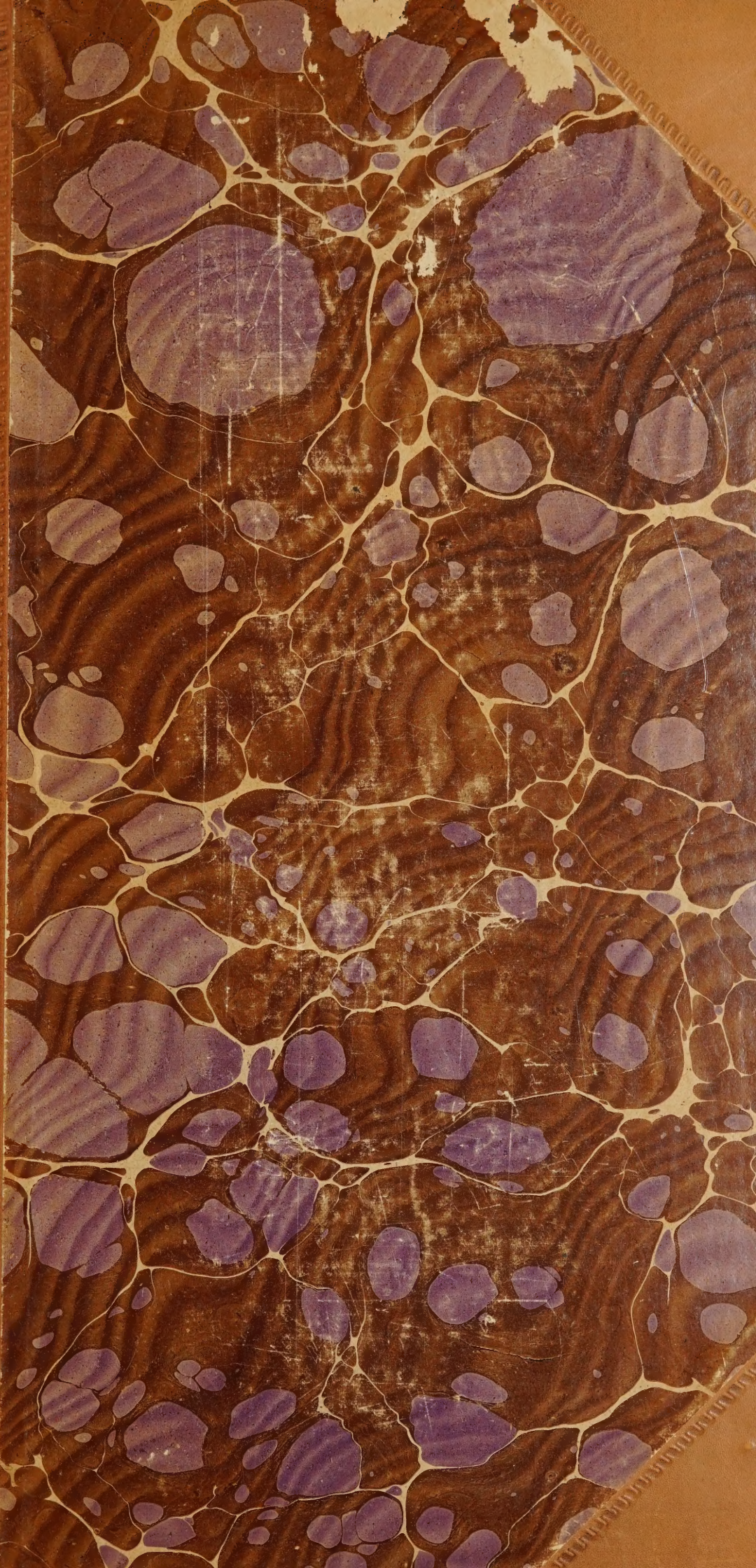




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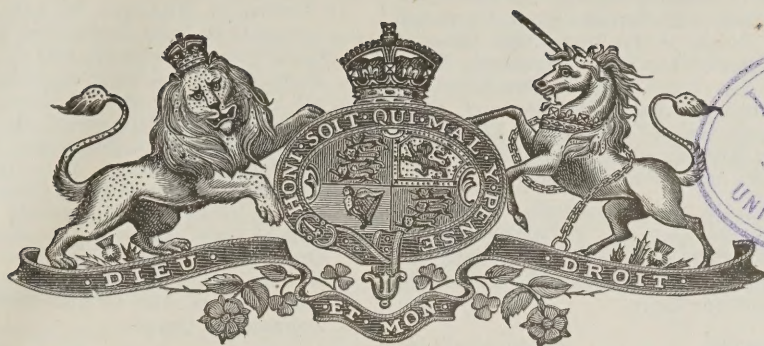






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# The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, JANUARY 6, 1917.

## IMPORTANT NOTICE.

Notices, documents or advertisements received after twelve o'clock, noon, on Thursday, will not be published in "The Canada Gazette" of the following Saturday, but in the next number.

J. de L. TACHÉ,

King's Printer and Controller of Stationery.

## AVIS IMPORTANT.

Les avis, documents ou annonces reçus après midi, le jeudi de chaque semaine, ne seront pas publiés dans la "Gazette du Canada" du samedi suivant, mais dans le numéro subséquent.

J. de L. TACHÉ,

Imprimeur du Roi et Contrôleur de la Papeterie.

## APPOINTMENTS.

### DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE GOVERNOR GENERAL has been pleased to make the following appointments, viz :—

Ottawa, 18th December, 1916.

JOSEPH D. LEBLANC, of Belliveau Village, in the County of Westmorland, in the Province of New Brunswick : to be a Fishery Officer, with the rank of Fishery Overseer, in the room and stead of Philip T. Belliveau, from 1st January, 1917.

28th December, 1916.

In lieu of the notice of the appointment of the Honourable Hugh Edward Rose as Judge of the Supreme Court of Ontario, which appeared in the *Canada Gazette* of the 9th of December, 1916, read the following :—

HUGH EDWARD ROSE, of the City of Toronto, in the Province of Ontario, Esquire, one of His Majesty's Counsel learned in the law, for the said Province, to be a Judge of the Supreme Court of Ontario and a Member of the High Court Division of the said Court, and *ex officio* a Member of the Appellate Division of the said Court.

13107—1

## PROCLAMATIONS.

### DEVONSHIRE.

[L.S.]

### CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the Members elected to serve in the House of Commons of Our said Dominion, and to each and every of you—  
GREETING :

### A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to Tuesday, the ninth day of the month of January next, at which time, at Our City of Ottawa, you were held and constrained to appear. NEVERTHELESS, for certain causes and considerations, WE DO WILL, by and with the advice of Our Privy Council for Canada, that you and each of you, be as to Us in this matter entirely exonerated, commanding, and by the tenor of these presents enjoining you, and each of you, and all others in this behalf interested, that on THURSDAY, the EIGHTEENTH day of the month of JANUARY next, at Our City of OTTAWA, aforesaid, personally you be and appear, for the DISPATCH OF BUSINESS, to treat, do, act, and conclude upon these things which in Our said Parliament of Canada, by the Common Council of Our said Dominion, may by the favour of God, be ordained.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed.



WITNESS : Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish of Hardwicke, Baron Cavendish of Keighley, Knight of Our Most Noble Order of the Garter ; One of Our Most Honourable Privy Council ; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George ; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, in Our said Dominion, this TWENTY-NINTH day of DECEMBER, in the year of Our Lord, one thousand nine hundred and sixteen, and in the seventh year of Our Reign.

By Command,

JAMES G. FOLEY,  
Clerk of the Crown in Chancery  
for Canada.

[The following Proclamation was first published in an Extra of the CANADA GAZETTE, dated the 15th December, 1916.]

DEVONSHIRE.

[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern.—GREETING :

#### A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS by Our Deputy Minister of Justice, } Proclamation bearing date the twenty-fourth day of November in the year of Our Lord one thousand nine hundred and sixteen We did declare and proclaim that all soldiers of the Canadian Overseas Expeditionary Force absent from their units without leave, should be pardoned from such offence provided they surrendered themselves to the officer commanding the unit to which they belonged if that unit should be in Canada, or if it be not, to the district officer commanding any military district in Canada not later than the fifteenth day of December in the year of Our Lord one thousand nine hundred and sixteen for the purpose of completing their engagements, and We did further by Our said Proclamation direct, declare and proclaim that those soldiers of the said Force undergoing sentence of imprisonment for desertion or absence without leave should be pardoned from such offence and released from imprisonment or detention and be handed over to the officer commanding the unit to which they belonged or to the officer commanding the military district in which they are, for the purpose of being returned to some other units of the said Expeditionary Force in order to complete their engagements ;

AND WHEREAS it has since become apparent that owing to existing circumstances such as the removal of the absentees to distant and out-of-the-way parts of Canada and the United States which Our said Proclamation in that behalf could not soon reach many of the absentees would not been apprised in time to enable them to surrender by the said fifteenth day of December,—

Now KNOW YE that We do of Our Royal Will and Pleasure ordain, direct, declare and proclaim that the time limit for surrendering under the terms of Our said Proclamation is and shall be extended to the fifteenth day of January in the year of Our Lord one thousand nine hundred and seventeen.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS : Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish of Hardwicke, Baron Cavendish of Keighley, Knight of Our Most Noble Order of the Garter ; One of Our Most Honourable Privy Council ; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George ; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, in Our said Dominion, this FOURTEENTH day of DECEMBER, in the year of Our Lord one thousand nine hundred and sixteen, and in the seventh year of Our Reign.

By command,

THOMAS MULVEY,  
Under-Secretary of State.

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### DESPATCHES, Etc.

CANADA.  
No. 1353.

DOWNING STREET,  
30th November, 1916.

MY LORD DUKE,—With reference to my despatch No. 811 of the 25th of August, 1915, I have the honour to transmit to Your Excellency, for the information of your Ministers, copies of a public notice dated 19th October, 1916, issued by the Board of Trade, regarding the use of manifests and bills of lading during the war.

2. I shall be glad if a similar notice may be issued in Canada.

I have the honour to be,  
My Lord Duke,  
Your Grace's most obedient,  
humble servant,

(Signed) A. BONAR LAW.

Governor General  
His Excellency  
The Duke of Devonshire, K.G., G.C.V.O.,  
&c., &c., &c.

#### NOTICE TO SHIPPERS AND SHIPOWNERS RESPECTING MANIFESTS AND BILLS OF LADING.

THE attention of Shippers and Shipowners and the trading community generally is drawn to the fact that in time of war the practice of shipping goods with Bills of Lading made out "to order" (made illegal by Section 4 of the Customs (War Powers) Act, 1915, in the case of goods shipped from the United Kingdom under license) is very undesirable in respect of any goods exported from any part of the British Empire. Shippers of goods not requiring licenses are therefore advised not to make out Bills of Lading "to order," but only—

(a) To a named consignee, or

(b) To a bank or financial house of high standing, with the remark in the margin of the Bill of Lading "Notify A.B." "A.B." being the name of the person or firm for whom the goods are ultimately designed. Goods shipped to Holland should be consigned to the Netherlands Oversea Trust.

It is essential during the war that, in the case of all goods, whether shipped under license or not, British ships should have on board throughout the voyage a full manifest of cargo and all the Bills of Lading, or certified copies of the Bills of Lading.



Unless these requirements are complied with, there will be a risk that the ships will be stopped and diverted by H.M. ships or the war vessels of the allied nations, in order to permit of full examination of the cargo, and ascertainment of its destination.

In the case of British ships that will touch at ports in countries contiguous to enemy territory, compliance with these requirements is of special importance and serious delay may result to ship and cargo in such cases if all ship's papers are not on board and in order.

This notice supersedes the announcement made by the Board of Trade on August 19th, 1915, (see "Board of Trade Journal" of 26th August, 1915, pp. 594-5) but in no way affects the requirements of Section 4 of the Customs (War Powers) Act, 1915, in regard to licensed goods.

BOARD OF TRADE, 19th October, 1916. 27-3

## ORDERS IN COUNCIL.

[3167]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 20th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**H**IS Excellency the Governor General in Council is pleased to order and it is hereby ordered as follows :—

The regulations governing the granting of yearly licenses and permits to cut timber on Dominion Lands, established by Order in Council of the 1st July, 1898, and subsequent Orders in Council, are hereby amended as follows.

Section 20 is amended so as to provide that the rate of dues chargeable on pulpwood cut on a licensed timber berth shall be 25 cents per cord.

Section 42 is amended so as to provide that the rate of dues chargeable on pulpwood cut under permit shall be 40 cents per cord.

Section 41 is amended so as to provide that pulpwood may be cut on permit berths granted thereunder, comprising a tract of land not exceeding one quarter of a square mile.

All timber cut on Dominion Lands under permit shall be manufactured within the Dominion of Canada.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

27-4

[2931]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 29th day of November, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GEN-  
ERAL IN COUNCIL.

**T**HE Committee of the Privy Council have had before them are port, dated 22nd November, 1916, from the Minister of the Interior, submitting that applications have been made by certain half-breeds and others, who have been in occupation for several years, of small lots comprising areas varying from five to ten acres in the Grand Rapids Settlement, at the mouth of the Saskatchewan River, at the head of Lake Winnipeg, in the Province of Manitoba, and that their claims have been especially investigated and a survey made of their holdings by a Dominion Land Surveyor in the permanent employ of the Department of the Interior, who has recommended that the lots they occupy be leased to the applicants instead of being disposed of to them outright, as in the latter case it is feared that their holdings might be acquired from them for speculative purposes.

The Minister is of the opinion that the lots in question should be disposed of in the manner above suggested, and he, therefore, recommends that he be authorized to issue leases to the respective applicants for the lots appearing opposite their names as hereinafter set forth, for a term of ten years at a nominal annual rental of \$1, subject to residence upon the land and

13107—1½

renewable at the expiration of that period for a further term of ten years at the discretion of the Minister of the Interior, such leases to be non-assignable and subject to cancellation at any time by the Minister of the Interior in the event of the lessees ceasing to reside upon the land.

The applicants and the lands to be leased to them are as follows :—

Lot.	Lot.
K Richard Ballantyne,	38 Frank Sinclair,
21 Samuel Parenteau,	40 Valentine McKay,
22 Henry Parenteau,	41 John Cook,
23 Abraham Buck,	44 Alex Mercredi,
24 Edward Cook,	46 Baptiste Dorion,
25 Joseph Sinclair,	47 O. Desrosiers,
26 Adam Ballantyne,	48 Peter Ballantyne,
27 John Chief,	49 James Stove,
28 A. W. Notman,	50 Antoine Chartier,
32 Pierre Dorion,	51 Jonas Chartier,
33 Solomon Cook,	52 Benjamin Sanderson,
34 Arthur McKay,	53 Norbert Mercredi,
35 Henry Cook,	54 William Mercredi,
36 Fred Sinclair,	55 Elzeur Chartier.
37 John Dorion,	

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

26-4

[30/3137]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 20th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**H**IS Excellency the Governor General in Council under and in virtue of the provisions of section 252 of the Inland Revenue Act, and of the General Order in Council of the 25th March, 1898, is pleased to authorize and doth hereby authorized the use of Domestic Alcohol in the manufacture in bond of such Tooth Pastes as have received the approval of the Department of Inland Revenue, upon payment of duty at the rate of 15 cents per proof gallon.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

28-2

[3210]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 28th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**T**HE Committee of the Privy Council have had before them a report, dated the 18th December, 1916, from the Minister of the Interior, stating that Angus Thompson holds under Military Bounty Warrant (1885) the north half of Section 6, Township 73, Range 8, west of the 6th Meridian.

On the 15th May, 1916, an Order in Council was passed relieving Mr. Thompson of the necessity of performing any residence duties, in view of the fact that a medical certificate had been submitted stating that he was suffering from tuberculosis of the lungs in an advanced stage, and authorizing the issue of patent in Mr. Thompson's favour on proof being submitted that the other conditions of the entry had been complied with. Mr. Thompson now represents that unless he moves to a warmer climate he will not survive the coming winter.

In view of the foregoing, the Minister recommends that authority be given, under subsection (2) of section 76 of The Dominion Lands Act, chapter 20, 7-8 Edward VII, for the sale of the north ½ of Section 6, Township 73, Range 8, west of the 6th Meridian to Mr. Thompson at the rate of \$1.00 per acre, and that patent for this land be issued in his favour on completion of the required payments.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

28-4



[3122]

## AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 19th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

HIS Excellency the Governor General in Council is pleased, under the provisions of Section 17 of the Dominion Forest Reserves and Parks Act, to make the accompanying regulations relating to the administration of "Project Meadows" to apply to the forest reserves within the Railway Belt in the Province of British Columbia, and the same are hereby made and established, accordingly.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

REGULATIONS relating to Project Meadows to apply to Dominion Forest Reserves in the Railway Belt in the Province of British Columbia.

"Project Meadows" are meadows within Forest Reserves which are located in places difficult of access whence it will be impossible to haul hay so that any use of the meadows will be contingent upon feeding stock on the ground.

A "lessee of stock" is a person or company who have leased a ranch or farm and fixtures including stock as a going concern for a term of years on the basis of either a fixed rental or shares of profit and a guarantee to return an equivalent number of stock or the cash value of same to the owner on the termination of the lease.

1. A permit for a term of five years for the sole use of a project meadow or in the case of small meadows for any number of meadows whose combined acreage as determined by the method provided in clause 13 hereafter does not exceed one hundred acres may be granted to any person who is a British subject, subject to the conditions hereinafter set forth.

2. Every project meadow for which application for use under permit is received will be surveyed by a forest officer by metes and bounds. A plan of said survey will be filed in the office of the Forest Supervisor and every permit issued shall be based on the acreage as shown on such plan.

3. (a) In considering applications for the use of project meadows the following classes of applicants will be considered in the following order of preference ;

Class 1. Applicants who are *bona fide* owners of ranch or farm lands who desire to procure project meadows to be used as adjuncts to their ranches or farms.

Class 2. Applicants who do not own ranch or farm lands which they wish to supplement by the use of project meadows in raising stock but who desire to use project meadows to raise stock thereon as independent business ventures.

(b.) Applications from persons in Class 2 will not be considered until all applications of persons in Class 1 are satisfied.

4. Where more than one application of the same class is received at the same time for a meadow for which no permit is in force the forest officer may partition the meadow, if satisfactory to the applicants. If no agreement is possible between them he shall put the right up to tender on an acreage basis at an upset price not less than the rates fixed in Section 11 of these Regulations.

5. The permittee shall undertake improvement work adequate to bring the meadow to its maximum bearing capacity, such improvements to be satisfactory to the Forest Officer in charge of the Reserve.

6. Only stock of which the permittee is the *bona fide* owner or lessee shall be maintained upon a project meadow.

7. A permittee may use a project meadow in any one of the following ways :—

1. To put up hay for feeding stock the following winter.
2. To pasture stock during the summer.

3. To grow hay on one part and pasture the remainder.

8. The minimum annual use requirement for stock maintained upon a project meadow shall be as follows :—

1. During the first three years of the duration of the permit :

- a. Cattle or horses, at the rate of one head to be wintered for two acres of meadow under permit.
- b. Sheep at the rate of five head to be wintered for every two acres of meadow under permit.

2. During the fourth and fifth years of permit and during the renewal thereof granted under section 10 of these Regulations :—

- a. Cattle or horses, at the rate of one head to be wintered for every acre of meadow under permit.
- b. Sheep, at the rate of five head to be wintered for every acre of meadow under permit.

9. Every permittee shall make affidavit to the Forest Officer in charge of the Reserve before May 1st of each year of the use made of the project meadow under permit to him during the preceding twelve months. This affidavit shall set forth :—

1. Number of stock maintained ;
2. Time maintained ;
3. Quantity of hay put up ;
4. Quantity of hay fed ;
5. Improvements made ;

10. Every permittee who has conformed to the requirements of these regulations shall be granted three renewals of said permit for further five year terms upon application at least six months prior to the termination of said permit or renewal thereof, and such application will have preference over all other applications for the same land under these regulations.

11. The dues to be charged for the use of project meadows will be as follows :—Original permit—five cents per acre per year. First renewal—ten cents per acre per year. Second and third renewals—fifteen cents per acre per year.

12. Permits for the use of project meadows shall not be transferable or assignable without the consent of the Minister and no person or company shall be entitled to more than one permit at a time.

13. In cases where consent has been given to the assignment of a permit the permit shall be returned to the Department and a new permit shall be issued to the assignee for the remainder of the term of the original permit assigned and subject to the same conditions.

14. In case of cancellation of a permit or where a renewal is not desired or procurable a second permittee for an improved project meadow will be required to pay the dues which the original permittee would have paid had his occupancy continued.

15. All fences constructed shall be maintained by the permittee during his occupancy in a condition satisfactory to the Forest Officer.

16. All timber required to be cut on the forest reserve for the construction of improvements shall be obtained under permit under the conditions of the forest reserve regulations and at the prescribed rates of dues.

17. Every holder of a permit will be held responsible for any fire which starts directly or indirectly, personally or through any servant, employee or agent of said permittee upon any land within a forest reserve held under permit granted to said permittee and all employees' services shall be given free whenever a fire starts on or threatens the land or improvements held under said permits. Any neglect on the part of the permittee which may cause fire is sufficient reason for the cancellation of the permit ;

18. Summer range for stock wintered on a project meadow may be secured under the terms of the grazing regulations. The holder of a permit for a project meadow shall be considered as having the same standing as applicants for grazing permits in Class one as defined in Section 39 of the Forest Reserve Regulations, as established by Order in Council of the 20th April, 1916.



[2880]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 4th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 14th November, 1916, from the Minister of the Interior, submitting as follows :—

That by chapter 22 of the statutes of the Province of Manitoba for 1913, hereinafter referred to as the Act of Incorporation, the inhabitants of the cities of Winnipeg and St. Boniface, of the town of Transcona, and of certain adjoining rural municipalities as specified and defined in that Act, all in that province, were made and declared to be a body politic and corporate under the name of the "Greater Winnipeg Water District" hereinafter referred to as the corporation. The short title of the Act of Incorporation is the "Greater Water Power District Act," and it has been amended by the following statutes of the Province of Manitoba : Chapters 46, 47 and 48 for 1914 ; chapters 29 and 30 for 1915, and by chapter 51 for 1916 ;

That by chapter 208 of the Dominion Statutes of 1914 certain privileges and powers were granted to the Corporation, namely : power to get and to take water including water from sources outside of the province of Manitoba ; the erection and maintenance of all necessary works ; the entrance upon all lands necessary for survey and other purposes in connection with such works ; the purchase and occupation of necessary lands ; the building of roads, tunnels and bridges, of telegraph, telephone and electric lines, and of all other necessary works and buildings ; the diversion and alteration of any of such works or lines, or of streams and highways ; and the doing of all other acts necessary for the construction, maintenance and operation of any work required for the purposes of the corporation ; the preparation, submission, filing and inspection of maps, books of reference and plans shewing the works or parts of them ; and the application for the purposes of the Committee of certain provisions of the Railway Act and of the "Act relating to the establishment and expenses of the International Joint Commission under the waterways Treaty of January the eleventh, nineteen hundred and nine, and to the said Treaty" ;

That the objects or purposes of the corporation are stated in section 5 of the Act of Incorporation, that section being as follows :—

"5. The objects of the corporation shall be the supplying of water from any permanent source, whether within or without the province, for the use of the inhabitants of the said district for all purposes. It shall be within the corporate authority of the corporation to extend its operation and exercise its powers, with said object, outside of the limits of this province, subject to its obtaining any legal rights that may be required therefor from the Dominion of Canada or any authority besides this province".

That to furnish the supply of water referred to, it became necessary to construct an aqueduct from Shoal Lake, a part of the Lake of the Woods, to the city of Winnipeg, a distance of 100 miles, approximately, and it also became necessary in connection with that work, and to secure the success of the purposes of the corporation, as set out in section 5 hereinbefore quoted, to build the railway referred to in section 1 of chapter 47, one of the amending Acts before mentioned ;

That when this railway, which is now nearing completion, has been completed, a large tract of country which is now nearly altogether unsettled, and which was not suitable for settlement for agricultural purposes because of its remoteness from existing railways, will be opened to settlement mainly for agricultural purposes ;

That the Mayor of the City of Winnipeg, who is the Chairman of the Administration Board provided for in the Act of Incorporation, has submitted, as such chairman, to the Minister, a scheme for the placing upon lands, adjacent to the railway now nearing completion

between the city of Winnipeg and the Lake of the Woods, of settlers to be selected by the Land Settlement Committee of the Corporation from persons who have some experience in farming, and has applied for a reservation of the vacant and available Dominion lands within the following tract : the north half of township 7 and the whole of township 8 in range 13 ; the whole of township 7 and south half of township 8 in range 14 ; the north half of township 7 and south half of township 8 in range 15 ; all east of the principal meridian ;

That the Chairman states that the Administration Board has been assured of the active assistance of the Government of the Province of Manitoba in the matter of making necessary local improvements, establishing schools and in promoting settlement generally within the tract above described ;

That it is further represented that a Committee of the citizens of the City of Winnipeg comprising men experienced in the class of settlement intended, are co-operating in the plan, and have appointed an experienced man to take special charge of the work ;

That the Chairman of the Administration Board has asked that, in connection with the settlement of the tract before referred to, certain concessions be granted as set forth below.

The Minister is of the opinion that the public interests would be served by giving effect to these requests, and he therefore recommends that, under the provisions of paragraph (k) of section 76 of the Dominion Lands Act of 1908, authority be granted for the carrying into effect of such concessions, that is to say :—

1. That the reservation of all vacant and available lands within the tract before described, be approved and confirmed, the Minister of the Interior to have power to vary the boundaries of the said reservation, as may appear to him to be advisable ; and also to have power to cancel the reservation at any time after twelve months notice has been given in the *Canada Gazette* and in the *Manitoba Gazette*.
2. That within the tract so reserved no entries shall be granted or sales made except to persons who have been approved of by the Land Settlement Committee hereinbefore referred to.
3. That in respect of entries granted to such approved persons, the existing provisions of the said Act and regulations shall apply in so far as the same may be applicable, except as hereinafter set forth.
4. That the Land Settlement Committee be permitted to decide in what manner the holdings shall be subdivided and allotted, subject to the approval of the Minister of the Interior.
5. That the cultivation required in each case be approximately twenty per cent of the area of the land held under entry, a suitable reduction to be made if the Minister of the Interior is satisfied that such land is too difficult to break.
6. That the Land Settlement Committee be permitted to select a suitable central site comprising approximately thirty acres for the purpose of school, church and cemetery, the land so selected to be reserved for the purposes of the corporation.
7. That in respect of entries granted under the foregoing conditions, no applications for cancellation shall be accepted under the provisions of the Dominion Lands Act of 1908 and amendments, but the Department of the Interior shall be charged with the work of inspecting the land from time to time as the Minister of the Interior may deem necessary ; and where such entries are found to be in default, cancellation proceedings may be instituted under the Act before referred to, and such cancellation proceedings shall be disposed of in the same way as in the case of ordinary entries.
8. That in the event of the cancellation of any entry, the lands affected thereby shall revert to the reservation and shall become subject to the conditions hereinbefore set forth.



9. That where any settler selected by the Land Settlement Committee is found to have already exhausted his right to a free homestead, a sale may be made to such settler upon such terms and settlement conditions as the Minister of the Interior may prescribe.
10. That the Minister of the Interior be authorized to make such orders, rules and regulations as are deemed necessary in cases which arise and for which no provisions are made herein.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

25-4

[3048]

## AT THE GOVERNMENT HOUSE AT OTTAWA,

Friday, the 8th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 4th December, 1916, from the Minister of the Interior, submitting that under the authority of an Order in Council of 13th August, 1913, a license of occupation was issued on the 11th October following, to the Prince Albert Lumber Company, Limited, for certain lands comprised within townships 53, 54 and 55, range 1; townships 51 and 52, range 2; township 52, ranges 3 and 4, all west of the third meridian, and township 54, range 28, west of the second meridian, containing a total area of 518.7 acres, the said license of occupation having been granted for a period of ten years, renewable at the discretion of the Minister of the Interior at the expiration of that time, for a further period of ten years, and subject to the usual terms and conditions in such cases and to the payment in advance of a yearly rental of ten cents an acre.

The Minister states that the said Prince Albert Lumber Company, Limited, does not now require certain of the lands above referred to, for which license of occupation was granted, and has reverted the same, comprising an area of 281 acres, in the Crown in the right of the Dominion.

The Minister recommends that the said license of occupation be amended accordingly.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

25-4

[3021]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 7th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

WHEREAS application has been made on behalf of the Baptist Union of Western Canada for a grant for church purposes of one acre of land comprised in the S.W. Corner of Legal Subdivision 4 of Section 6, Township 72, Range 4, west of the Sixth Meridian, of the Province of Alberta;

And whereas the Minister of the Interior is of opinion that the application should receive favourable consideration and the land in question is available according to the records of the Department of the Interior;

Therefore His Excellency the Governor General in Council is pleased, under the provisions of Section 76 of the Dominion Lands Act, to set apart and appropriate for church purposes, one acre of land comprised in the S. W. Corner of Legal Subdivision 4 of Section 6, Township 72, Range 4, west of the Sixth Meridian, of the Province of Alberta, and to authorize a grant thereof to the Baptist Union of Western Canada for the said purposes.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

25-4

[2979]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 1st day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 16th November, 1916, from the Minister of the Interior, submitting that Mr. Gustav Julseth obtained homestead and pre-emption entries for the west half of section 7, township 32, range 2, west of the 4th meridian, on the 4th December, 1911, and that after performing about twelve months' residence, he developed tubercular trouble and has since returned to his native country, Norway, where he has been undergoing medical treatment ever since the year 1913. In support of the foregoing, the Department of the Interior has been furnished with reliable medical testimony, according to which authority there is no likelihood of Mr. Julseth ever recovering his health or being in a position to return to Canada with a view to completing the residence duties. With reference to the other conditions of the entries, Mr. Julseth has a brother farming in the vicinity who has undertaken to complete the necessary improvements and according to evidence submitted in this connection, a house valued at \$100 has been erected and a total area of 175 acres has been brought under cultivation on the half section.

The Minister therefore recommends that the performance of further residence duties be waived under the provisions of section 20, s.s. 3, of The Dominion Lands Act of 1908, and that patents issue for the half section on proof being furnished in the ordinary way that the other conditions of the entries have been completed and the preemption paid for as provided by the Act.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

25-4

[2941]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 29th day of November, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 23rd November, 1916, from the Minister of the Interior, stating that Frank Nylund, a Russian by birth, made homestead entry in 1911 for the northeast quarter of Section 14, Township 59, Range 20, west of the 4th Meridian;

Representations having been made that this entrant had deserted his wife and left the country, steps were taken to cancel his entry so that the land might be made available for his wife who has been in continuous residence;

From a Homestead Inspector's report it appears that Mrs. Nylund has continued to work on the quarter-section and desires to secure the same, but finds that she is unable to secure a certificate of naturalization as a British subject, as required by subsection 3, of section 25, of The Dominion Lands Act,—

The Minister recommends, therefore, that authority be given under subsection (1) of section 76 of The Dominion Lands Act for the sale of this land to Mrs. Nylund at the rate of \$1 per acre, patent to issue on proof being furnished that the required three years settlement duties have been completed subsequent to desertion and on land being paid for in full.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

27-4

[3044]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 14th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS the regulations for the disposal of quartz mining claims on Dominion lands, established by Order in Council, dated 13th August, 1908, under the authority of the Dominion Lands Act, provide that any person having discovered mineral in place may personally stake out a location not exceeding in area 1,500 feet square; that no person shall hold in his own name, except by assignment, more than one such mineral claim on the same vein or lode, or within a distance of one-half mile; that evidence must be furnished each year to show that the locator has done or caused to be done on the claim itself to the value of \$100, or pay that amount to the Mining Recorder in lieu; and that, after the sum of \$500 has been so expended on the location or paid to the Recorder, the locator shall be entitled to a lease of the tract so staked for a term of years; work done outside the claim, with intent to work the same, may, however, if such work has direct relation and is in direct proximity to the claim, be deemed to be work done on the claim, if to the satisfaction of the Mining Recorder; and

Whereas representations have been made to the Department of the Interior that mineral of economic value exists in that portion of the Dominion of Canada bordering on Coronation Gulf near the mouth of the Coppermine River, in the Arctic region, but that no serious attempts have been made to explore or to develop the mineralized belt said to exist, owing to the very great difficulties experienced in reaching that remote region, and the very large initial cost involved in such an enterprise; and

Whereas Fort Norman, at the mouth of Great Bear river, may be reached, during the short period of navigation, by rail to Fort McMurray and by river steamer on the Athabaska and Mackenzie rivers, but at that point the prospector is confronted by two very serious obstacles, that is, transportation from Fort Norman on the Mackenzie river to Fort Franklin on Great Bear lake, a distance of about one hundred miles, and from Fort Confidence at the head waters of Great Bear lake to the mouth of the Coppermine river, a distance of about one hundred and twenty miles; and

Whereas it has been represented that the area prescribed by the regulations, while sufficient in those portions of the Dominion which are easily accessible, would not be an adequate basis of return for the risk and outlay which would necessarily be incurred in sufficiently improving the means of transportation to the mouth of the Coppermine river to enable the prospector to take in machinery and supplies, and that it is essential to the exploration and development of the mineral resources of that remote part of the Dominion that additional inducements be offered to prospectors who may have sufficient capital to undertake so expensive and so hazardous an enterprise; and

Whereas it has been represented that an expenditure of at least \$25,000 would be necessary to sufficiently improve the means of transportation from Fort Norman to admit of an expedition being sent in to prospect that part of the country during a period of one year, and it has been suggested that any individual or company prepared to expend during one year such an amount in prospecting and improving the means of transportation, be given permission, in consideration of such expenditure, to stake out and obtain entry for a greater number of mineral claims than is prescribed by the regulations; and

Whereas the tract within which mineral of economic value is said to exist lies between the 108th and 118th Meridian of West Longitude, and between the 66th and 68th degree of North Latitude;

Therefore, His Excellency the Governor General in Council, in order to stimulate prospecting in that part of the country, is pleased to authorize and doth hereby authorize the grant to any prospector, whether individual or company, who expends during the calendar

year, 1917 the sum of not less than \$25,000 in actual prospecting operations within the tract above described, and in improving the means of access between Fort Norman and the mouth of the Coppermine river, entry under the provisions of the Quartz Mining Regulations for fifty mineral claims of the prescribed size, that is, one claim for each \$500 expended, upon the following terms and conditions:—

(1) That the prospector shall, on or before the 31st day of December, 1917, furnish the Minister of the Interior with evidence supported by affidavit, and accompanied by vouchers, if required, to show that he has, during the calendar year 1917, expended the sum of not less than \$25,000 in actual prospecting operations by recognized methods within the tract above described, and in improving the means of access between Fort Norman on the Mackenzie River and the mouth of the Coppermine River. The evidence submitted shall be in the form of a detailed statement, showing the amount expended in improving the means of access and the purpose for which each item of expenditure was incurred, and shall be accompanied by plans showing the position and character of the obstacle overcome, as well as the nature and cost of the improvements made. A separate statement in detail shall be furnished, showing the expenditures incurred in prospecting operations, and the exact nature of the work done at each point, and shall be accompanied by plans showing the particular tracts upon which the work set out in the detailed statement was performed.

(2) That the claims for which the prospector may desire to apply shall be staked out in the manner prescribed in the regulations, and application for entry therefor shall be made to the Mining Recorder for the district in due form before the expiration of the year 1917; provided, however, that the prospector, who has incurred during the year the expenditure of \$25,000 above provided for, may stake out and obtain entry for more than one claim on the same vein or lode, or within a distance of one-half mile, notwithstanding the restrictions of section 13 of the regulations in this respect.

(3) Staking on behalf of a company prepared to incur the expenditure of not less than \$25,000 for the purpose and in the manner provided for herein, shall be by some person or persons duly authorized by the company to do so, and accepted by the Minister of the Interior.

(4) That in staking and recording the claims and in retaining the same after entry therefor may have been granted, the prospector shall conform in every respect with the provisions of the regulations, with such exceptions as are provided for herein.

(5) The grantees of mineral claims within the tract described, who comply fully with the provisions of section 45 of the Quartz Mining Regulations in respect of each such claim, shall be entitled to receive a lease thereof under and in accordance with the provisions of the said regulations and of the Dominion Lands Act for a period of twenty-one years, at a rental to be fixed by order of the Governor in Council, renewable for a further period of twenty-one years, provided the lessee furnishes evidence to the satisfaction of the Minister of the Interior that during the term of the lease he has complied in every respect with the conditions of such lease and the provisions of the regulations, and subject to renewal for additional periods of twenty-one years each, on such terms and conditions as may be prescribed by the Governor in Council.

(6) That the entries or leases which may be issued for mineral claims staked within the tract described shall reserve to the Crown such royalty on the sales of the products of the mines as may from time to time be specified by order of the Governor in Council, the royalty to be collected in such manner as may be prescribed by the Minister of the Interior.

(7) All entries or leases which may be issued under the authority herein contained shall be subject to the provision that ores or other deposits of mineral of commercial value taken or mined from the claims described in such entries or leases shall not be exported for smelting, refining or other treatment, but shall be smelted, refined or otherwise treated entirely within



the limits of Canada, under the provisions of such regulations as the Governor in Council may enact.

(8) The evidence of expenditure submitted by the prospector shall in all cases be to the satisfaction of the Minister of the Interior, otherwise the prospector's right to receive entries for claims shall be that prescribed in the regulations for the disposal of quartz mining claims.

(9) That applications for entries for mineral claims staked during the calendar year 1917 within the tract above described shall not be finally considered by the Mining Recorder, and entries therefor shall not be granted except during the last twenty days of the said calendar year.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

26-4

[3068]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 14th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

HIS Excellency the Governor General in Council is pleased to order that the regulations governing the granting of yearly licenses and permits to cut timber on Dominion lands, established by Order in Council of the 1st July, 1898, and subsequent Orders in Council, shall be and the same are hereby amended by adding the following thereto :—

1. In any case where waters flowing through, over, or along, or having their source in any timber berth, empty into any stream, or are tributary to any stream from which a domestic or municipal water supply is, or may be obtained, or in any case where the pollution of any such waters may, in the opinion of the Minister, deleteriously affect any municipal or domestic water supply, the licensee of such timber berth shall comply with the following regulations :

(a) Locate all camp buildings, outhouses, cesspools, and other structures at a sufficient distance from any stream, lake or other source of water supply to prevent the pollution of such municipal or domestic water supply.

(b) Immediately remove and burn any camp refuse or debris of any description, or any substance which would be likely to cause the pollution of any such waters, and otherwise keep the ground in the vicinity of all logging camps in a neat, orderly and sanitary condition.

(c) Prevent any depositing, leaving or accumulating in any stream, lake or other source of water supply within the berth, or in an exposed or unsanitary condition on the berth, any debris of any description or any substance which would be likely to cause the pollution of such waters.

(d) Prevent the depositing or leaving by any person employed or purporting to be employed about the berth, or the accumulation as a result of any operations carried on by reason of the license in any stream, lake or other source of such water supply on any Dominion lands whatever, or in an exposed or unsanitary condition on any such lands, any such debris or substance.

(e) Observe all laws and regulations respecting sanitation and the protection of the purity of waters which are applicable to the premises, or any regulations which may be promulgated by the Governor in Council ; and shall also comply with any requirements which may be made by the Minister for the purpose of carrying out the above provisions.

2. For each infraction of the provisions of clause (1) hereof, the licensee shall, in addition to the other penalties provided in the said regulations, be liable on summary conviction to a penalty not exceeding one hundred dollars, and such sum shall be recoverable with costs at the suit of, and in the name of the Crown.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

26-4

[3095]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 14th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 6th December, 1916, from the Minister of the Interior, submitting that Mr. John R. Welch, of Grenfell, Saskatchewan, purchased at the auction sale of school lands held at Broadview in June, 1916, the northeast quarter of Section 29, Township 16, Range 7, west of the 2nd Meridian, which is now entered in the records of the Department as a sale in his name.

A communication was subsequently received from the Department of Militia and Defence stating that it was found necessary in the public interest that that Department should obtain control of this quarter section as it was urgently needed in connection with a Rifle Range at that point, and stating, also, that an arrangement has been made with Mr. Welch under which he agreed to exchange the northeast quarter of section 29 in question for the southeast quarter of the same section, provided this Department would be willing to authorize the exchange.

Before taking any steps in that direction, however, it was decided to have an inspection made of the two quarter sections to ascertain the value of each.

The report of Inspector Evans has since been received, and he states that there is very little, if any, difference in the value of the two quarter sections, the northeast quarter, which it is proposed that Mr. Welch should surrender, being possibly the more valuable. The Inspector further states that Mr. Welch is quite willing to surrender the northeast quarter provided he obtains entry for the southeast quarter in place of it.

Under these circumstances, and as the Minister is of the opinion that it would be in the public interest that the Department of Militia and Defence should be allowed the use of the northeast quarter of the section in connection with the Rifle Range at that point, he recommends that he be authorized to carry out the proposed exchange, that is, to cancel the entry of Mr. Welch for the northeast quarter and to grant his entry for the southeast quarter in place of it, and that, on this being done, the Department of Militia and Defence be allowed the use of the northeast quarter of the said section for Rifle Range purposes.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

26-4

[2614]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 14th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE ADMINISTRATOR  
IN COUNCIL.

HIS Excellency the Administrator in Council, under the provisions of The War Measures Act, 1914, is pleased to make the following regulation and the same is hereby made and established accordingly :—

1. Notwithstanding any provision in The Dominion Lands Act or in any act amending the same, during the present war and thereafter until otherwise ordered, no application for an entry for a homestead shall be granted unless the person making the application was at the commencement of the present war, and has since continued to be, a British subject or a subject of a country which is an ally of His Majesty in the present war, or a subject of a neutral country, and unless he establishes the same to the satisfaction of the Minister of the Interior.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

26-4



[3120]

## AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 19th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS, an application has been filed with the Department of the Interior by the Corporation of the City of Salmon Arm, British Columbia, for the reservation from homestead entry, sale or other disposition which would endanger the waters of East Canoe creek to contamination, certain areas lying within that watershed which is situated in township 20, range 19, west of the 6th meridian, and

Whereas a joint investigation on the entire situation has been made by the local Agent of Dominion Lands and the Divisional Engineer of the British Columbia Hydrometric Survey, who report that the areas applied for comprise the watershed of East Canoe creek, from which the City's domestic water supply is obtained, and that they are of a rough mountainous character, generally unfit for agriculture and should therefore be reserved by the Crown from any disposition which would be liable to affect the purity of the waters of the stream, and

Whereas the Corporation of the City of Salmon Arm have already secured from the Provincial Water Rights Branch at Victoria the necessary water rights for the diversion and use of the waters of East Canoe creek for domestic and other purposes and have constructed a pipe line for the carriage of these waters to the town which is already in operation.

Therefore His Excellency the Governor General in Council is pleased to order and it is hereby ordered that the following lands comprising that portion of the drainage basin of East Canoe creek which are required in order to adequately protect the waters of this stream from contamination shall be withdrawn from homestead entry or sale; and further that if at any time it is desired to deal with any portion of the areas so reserved in connection with any undertaking special authority from the Minister of the Interior must first be obtained and any rights or privileges so granted shall be subject to such provisos and conditions as he may consider necessary in order that the purity of the water supply for the City of Salmon Arm may be retained,—

Sec. 36	E. $\frac{1}{2}$ 28
Sec. 35	W. $\frac{1}{2}$ 23 & also L. S. 10 & 15
Sec. 34	Sec. 22
S. E. $\frac{1}{4}$ 33	E. $\frac{1}{2}$ 21
N. W. $\frac{1}{4}$ 25	Sec. 15
Sec. 26 except L. S. 1 & 8	N. E. $\frac{1}{4}$ 16
Sec. 27	L. S. 4, 5, 12 & 13 Sec. 14

All in Tp. 20-9-6.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

27-4

[3135]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 19th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 13th December, 1916, from the Minister of the Interior, submitting that authority has been granted under the provisions of the Irrigation Act to The Southern Alberta Land Company, Limited, to construct a system of irrigation works taking water from Bow river at a point on the southeast quarter of section thirty-one, township twenty-one, range twenty-five, west of the fourth meridian, and that, pursuant to such authority, the said company has surveyed and partly constructed a canal from the said point of intake to and across the tract of land to be irrigated.

By authority vested in the Minister of the Interior by section 54 of the Irrigation Act, regulations have

been made for granting free right of way for irrigation canals and ditches, such right of way to include, in addition to the width of the canal or ditch, a marginal strip not exceeding twenty feet on one side and ten feet on the other side of the said canal or ditch, to give access to the same for purposes of operation and repairs, provision having also been made in the said regulations for granting a greater width, not exceeding ten acres in all, when such shall be shown to be necessary for the effective operation of the irrigation system.

Owing to the size of the canal now under construction by the aforesaid company, to the depth of the excavation at certain points and to the height of the fill at other points, it has been found necessary in some cases to allow a greater area to be included in the right of way in order to permit of the disposal of the excavated material and to afford adequate facilities for the maintenance of the works.

In all cases, to which reference is hereafter made in this minute, where the lands are held under a homestead or pre-emption entry, easements have been executed by the entrants in favour of The Southern Alberta Land Company, Limited, granting right of way of the canal over the lands; the said easements being now registered in the Department of the Interior. The remainder of the lands mentioned, over which right of way is required, are still vested in the Crown.

The Minister, therefore, recommends that authority be given for granting free right of way by License of Occupation to The Southern Alberta Land Company, Limited, for its works through, over and upon the lands hereinafter described, not exceeding the area mentioned in each case and as shown on the plan of the said works filed in the office of the Commissioner of Irrigation at Calgary, and in the Department of the Interior, and registered in the office of the Registrar of Land Titles at Calgary, in the province of Alberta, such grants to remain in effect for so long as the works herein referred to are used for irrigation purposes:

- (1) The northwest quarter of section (19), township fourteen (14), range nineteen (19), west of the 4th meridian, comprising an area of thirteen and six-tenths (13'6) acres, more or less, as shown on Irrigation Plan No. 360.
- (2) The southeast quarter of section nineteen (19), township fourteen (14), range nineteen (19), west of the 4th meridian, comprising an area of thirteen and fifty-one one hundredths (13'51) acres, more or less, as shown on Irrigation Plan No. 360.
- (3) The southeast quarter of section (30) thirty, township fourteen (14), range twenty (20), west of the 4th meridian, comprising an area of twenty-seven (27) acres, more or less, as shown on Irrigation Plan No. 361.
- (4) The southeast quarter of section twenty-five (25) township fourteen (14), range twenty (20), west of the 4th meridian, comprising an area of ten and fourteen one hundredths (10'14) acres, more or less, as shown on Irrigation Plan 360.
- (5) The northeast quarter of section twenty-seven (27), township fourteen (14), range twenty (20) west of the fourth meridian, comprising an area of fourteen and eighty-four one hundredths (14'84) acres, more or less, as shown on Irrigation Plan No. 360.
- (6) The southwest quarter of section twenty-five (25), township fourteen (14), range twenty (20), west of the 4th meridian, comprising an area of sixteen and seventy-nine one hundredths (16'79) acres, as shown on Irrigation Plan No. 360.
- (7) The northwest quarter of section thirty-four (34), township thirteen (13), range seventeen (17), west of the 4th meridian, comprising an area of thirty-five and twenty-one one hundredths (35'21) acres, more or less, as shown on Irrigation Plan No. 159, and eighty-two one hundredths (82) acres, more or less, as shown on Irrigation Plan No. 296.
- (8) The northeast quarter of section sixteen (16), township fourteen (14), range eight (8), west of the 4th meridian, comprising an area of eleven and eighty-five one hundredths (11'85) acres, more or less, as shown on Irrigation Plan No. 183.



(9) The southwest quarter of section six (6), township fourteen (14), range nine (9), west of the 4th meridian, comprising an area of ten and eighty-four one hundredths (10·84) acres, more or less, as shown on Irrigation Plan No. 183.

(10) The northeast quarter of section thirty-five (35), township thirteen (13), range ten (10), west of the 4th meridian, comprising an area of thirteen and five tenths (13·5 acres, more or less, as shown on Irrigation Plan No. 183.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

27-4

[3070]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 14th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS a request has been received from the Department of Public Works, for the setting apart of a tract of land containing one acre in the north east quarter of section 30, township 70, range 19 west of the 4th meridian, for the purpose of a telegraph site ;

And whereas the tract of land applied for, which is hereinafter described is available for the purpose aforesaid, according to the records of the Department of the Interior, and the Minister of the Interior recommends that the said request be granted ;

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of section 75 of The Dominion Lands Act, is pleased to withdraw the said tract of land, described as under from the operation of the said Act, and to set apart the same for a telegraph site for the Department of Public Works, and the same is hereby withdrawn and set apart accordingly :

Beginning at an iron post marking the northwest corner of the said site which may be reached as follows :—Beginning at the northeast corner of the northeast quarter of Section 25 in Township 70, Range 20, west of the 4th Meridian, thence easterly following the north boundary of Section 30 in Township 70, Range 19, west of the 4th Meridian, a distance of two thousand eight hundred and forty-nine and three-tenths feet ; thence south twelve degrees and one minute east a distance of two thousand two hundred and twenty-nine and nine-tenths feet to the said iron post, thence on a bearing of south, eighty-nine degrees and one minute east a distance of seven hundred and twenty-six feet to a wooden post, thence south fifty-nine minutes west a distance of sixty-feet to a wooden post, thence north eighty-nine degrees and one minute west a distance of seven hundred and twenty-six feet to an iron post, thence north fifty-nine minutes east a distance of sixty-feet more or less to an iron post at the place of commencement, containing by admeasurement one acre, more or less, all as shown on the plan hereto attached.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

27-4

[3127]

AT THE GOVERNMENT HOUSE AT OTTAWA

Wednesday, the 20th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 9th December, 1916, from the Minister of the Interior, representing that Mr. T. J. Kelly of Bear Lake, in the Province of Alberta, is desirous of acquiring a quarter-section of Dominion lands in the Peace River district in order to provide a home for himself and children, and is not eligible to make homestead entry having exhausted his homestead right.

The Minister states that there are no lands available for purchased homestead entry in the Peace River

district, the same lying outside the purchased homestead tract, and as Mr. Kelly is at present located in the said Peace River district with a large outfit of agricultural implements and horses, he is of the opinion that the application should receive favourable consideration.

The Minister, therefore, recommends that he be authorised to lease to Mr. Kelly for a period of three years, an available quarter-section of Dominion lands at an annual rental of two cents an acre, payable in advance, the same being the rate charged where lands are leased for grazing purposes.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

27-4

[3022]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday the 7th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS the Department of Indian Affairs has applied for the setting apart, under the provisions of Treaty No. 2, of a tract of land at Ebb and Flow Lake, known as Indian Reserve No. 52, comprising an approximate area of eighteen square miles ;

And whereas the land applied for, which is hereinafter described, is available for the purpose according to the records of the Department of the Interior ;

Therefore, His Excellency the Governor General in Council is pleased to order, under the provisions of section 76 of the Dominion Lands Act, that the said land shall be and the same is hereby withdrawn from the operation of the said Act and set apart for the Indians.

The said tract of land may be more particularly described as follows :—

That certain tract or parcel of land known as Ebb and Flow Lake Indian Reserve, No. 52, surveyed by Donald F. Robertson, Dominion Land Surveyor, in the year 1913, as shown upon a plan of survey of the said reserve of record in the Department of the Interior as number 23372, a copy of which is hereto attached, and containing by admeasurement, eleven thousand, five hundred and fifty acres more or less.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

25-4

[3069]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 19th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS the Minister of the Interior reports that under authority of an Order in Council, dated the 3rd February, 1914, a free grant was made to the Town of Lloydminster of two hundred and ninety-two available undisposed of lots in that townsite, the grant being considered to be in the public interest ;

And whereas fourteen lots in the townsite which were held under time sales at the time of the passing of the said Order in Council are now clear in the Department of the Interior, the sales having been cancelled through default in payment ;

And whereas the Minister of the Interior further reports that an Order in Council, dated the 31st August, 1908, reserved seven lots in the townsite of Lloydminster, namely, Lot 10 in block 5, Lot 26 in block 6, Lot 16 in block 9, Lot 28 in block 11, Lot 10 in block 13, Lot 8 in block 15 and Lot 10 in block 19, for the use of the Town of Lloydminster for well-boring purposes ;

And whereas the said seven lots in the Townsite of Lloydminster are otherwise clear in the Department of the Interior ;

And whereas the Minister of the Interior is of the opinion that it would be in the public interest to



transfer the fourteen lots which were held under time sales at the time of the passing of the Order in Council of the 3rd February, 1914, to the Town of Lloydminster ;

Therefore His Excellency the Governor General in Council is pleased to transfer and doth hereby transfer to the Town of Lloydminster the said fourteen lots, and to authorize a free grant thereof to the said municipality.

His Excellency the Governor General in Council is also pleased, in view of the general transfer to the Town of Lloydminster of the available Government lots in that townsite, to rescind and doth hereby rescind the said Order in Council of the 31st August, 1908, and to authorize a free grant to the Town of Lloydminster of the lots covered thereby.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

27-4

[The four following Orders in Council were first published in an *Extra of the CANADA GAZETTE*, dated the 23rd December, 1916.]

P.C. 3155.

# AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 22nd day of December, 1916.

PRESENT:

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

**H**IS Excellency the Governor General in Council, under and in virtue of the provisions of the War Measures Act, 1914, is pleased to make and enact the following Orders and Regulations, respecting the importation of goods of enemy origin, and the same are hereby made and enacted accordingly:

Where the Minister of Customs has reason to suspect that the country of origin of any goods imported into Canada is an enemy country within the meaning of the various proclamations relating to trading with the enemy, the goods may be seized, and, unless the contrary be proved, the country of origin of such goods shall be deemed to be such an enemy country.

And any goods so seized, whose origin is not proven, to the satisfaction of the Minister of Customs, to be other than that of an enemy country, shall become forfeited to the Crown and shall be destroyed or otherwise dealt with as the Minister of Customs directs.

The power under this Order to seize imported goods suspected to be of enemy origin shall extend so as to apply to any goods which the Minister of Customs has reason to suspect are being imported in contravention of the law relating to trading with the enemy.

This order shall apply to all goods which are at present under detention as being of suspected enemy origin, notwithstanding that they were originally detained or imported into Canada prior to the date of the Order.

This Order in Council shall be proclaimed by publication in the *Canada Gazette*.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

27-2

P.C. 3156.

# AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 22nd day of December, 1916.

PRESENT:

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

**H**IS Excellency the Governor General in Council is pleased to Order that the Order in Council of the 27th April, 1915, prohibiting the exportation of certain goods to various destinations shall be and the same is hereby amended by deleting from the list of articles the export of which was prohibited to all foreign ports in Europe and on the Mediterranean and Black Seas, other than those of France, Russia (except Baltic ports), Belgium, Spain and Portugal, the following headings, viz.:—

Tinned meats and extract of meat;  
Bladders, Casings, and sausage skins.

The Governor General in Council is further pleased, under and in virtue of the provisions of Sections 242 and 291 of the Customs Act and Section 6 of the War Measures Act, 1914, to order and it is hereby ordered as follows:—

The exportation of the following goods is prohibited to all destinations abroad other than the United Kingdom, British Possessions and Protectorates, viz:—

Rags of linen or of linen and other articles combined.

This Order in Council shall be proclaimed by publication in the *Canada Gazette*.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

27-2

P.C. 3157.

# AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 22nd day of December, 1916.

PRESENT:

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

**H**IS Excellency the Governor General in Council under and in virtue of the provisions of the War Measures Act, 1914, is pleased to make and enact the following Orders and Regulations, respecting the exportation of goods prohibited to be exported from Canada, and the same are hereby made and enacted accordingly.

If any goods, the exportation of which to any country or place is prohibited by Orders in Council sanctioned under authority of the War Measures Act now in force or which may hereafter be enacted, are exported or are brought to any quay, wharf or other place, or are delivered to any person or carrier, or are carried coastwise or by inland navigation, or waterborne, or are laden in any railway carriage or other vehicle for the purpose of being exported or shipped for exportation contrary to the provisions of any such Orders in Council or any Regulations made thereunder, the exporter or his agent or the shipper of any such goods shall be liable, on summary conviction, to a fine not exceeding one thousand dollars, or to imprisonment with or without hard labour



for a term not exceeding two years or to both fine and imprisonment.

This Order in Council shall be proclaimed by publication in the *Canada Gazette*.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

27-2

P.C. 3153.

AT THE GOVERNMENT HOUSE AT  
OTTAWA.

Wednesday, the 20th day of December, 1916.

PRESENT:

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

**H**IS Excellency the Governor General in Council is pleased to order and it is hereby ordered as follows:—

The Minister of Customs is hereby authorized to issue licenses for the export of

Goods made wholly of rubber, to destinations in neutral countries, other than neutral countries in Europe, under such regulations as he may prescribe, notwithstanding the provisions of the Order in Council of the 27th of April, 1915, prohibiting the export of such goods to all destinations abroad other than the United Kingdom, British Possessions and Protectorates.

RODOLPHE BOUDREAU,

27-2 Clerk of the Privy Council.

[22/3137]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 20th day of December, 1916.

PRESENT:

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**H**IS Excellency the Governor General in Council under and in accordance with the provisions of Sections 247 and 252 of The Inland Revenue Act and of the General Order in Council dated the 23rd March, 1898, is pleased to grant and doth hereby grant authority to permit the use of Domestic or Imported Spirits for the manufacture, in Bond, of a chemical product known as "Neo-Diarsenol" upon payment of duty at the rate of 15 cents per proof gallon on the former or 45 cents per proof gallon on the latter for the quantity of spirits so used.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

28-2

[3045]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 19th day of December, 1916.

PRESENT:

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**W**HEREAS the Vancouver Harbour Commissioners have forwarded for approval, as required by the provisions of section 20 of 3-4 George V, chapter 54, the attached by-law, No. 114, designed to fix the salary to be paid to the superintendent of the new Government wharf recently transferred by the Department of Public Works to the Vancouver Harbour Commissioners for administration,—in accordance with section 10 of the above mentioned Act.

And whereas the Officer of the Department of Marine and Fisheries, who is entrusted with the supervision of the affairs of the different Harbour Commissions of

Canada, reports that he has examined the said By-Law and that it is in accordance with the provisions of the sections of the Act above quoted;

And whereas the said officer of the Department of Marine and Fisheries recommends the approval of the said by-law without its submission to the Department of Justice for an opinion as to its legality, it being of the same tenor as a similar by-law previously submitted, and approved by the Department of Justice.

Therefore His Excellency the Governor General in Council is pleased to approve and doth hereby approve the attached By-law, No. 114, of the Vancouver Harbour Commissioners.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

VANCOUVER HARBOUR COMMISSION,  
VANCOUVER, B.C.

EXTRACT from the Minutes of a meeting held on the 28th November, 1916.

**R**ESOLVED: That the following by-law, numbered 114, be and is hereby made and passed as a by-law of the Harbour Commissioners of Vancouver, B.C., and that the Secretary be and is hereby instructed to forward said by-law to the Department for the approval of the Governor in Council in terms of Section 10, Chapter 54, 3-4 George V.

BY-LAW 114.

The salary to be paid to the Superintendent of the Government Wharf at Salisbury Drive in the Harbour of Vancouver, B.C. shall be \$150 per month from 1st December, 1916.

(Sgd.) W. D. HARVIE,  
Secretary.

Certified,  
28th November, 1916.

28-2

APPOINTMENTS, PROMOTIONS  
AND RETIREMENTS.

CANADIAN MILITIA

1916.

HEADQUARTERS, OTTAWA,  
16th November, 1916.

The following appointments, promotions retirements and confirmations of rank are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council.

G. O. 110.

ACTIVE MILITIA.

CAVALRY.

5TH (THE PRINCESS LOUISE) DRAGOON GUARDS.—Lieutenant (supernumerary) R. L. Cameron is transferred to the 2nd (Ottawa) Battery, 8th Brigade, Canadian Field Artillery. 24th October, 1916.

9TH MISSISSAUGA HORSE.—Provisional Lieutenant (supernumerary) J. A. MacKay is permitted to retire. 10th November, 1916.

To be provisional Lieutenants (supernumerary): William Edward Seymour Trent, gentleman. 7th October, 1916.

Thomas Wilbur Best,  
Lyman Paul Howe, gentlemen. 12th October, 1916.

James McClain Baird,  
William Reginald Shaw, gentlemen. 30th October, 1916.

16TH LIGHT HORSE.—To be provisional Lieutenant (supernumerary): John Angus MacDiarmid, gentleman. 28th September, 1916.



91TH ALBERTA DRAGOONS.—To be provisional Lieutenant (supernumerary): Squadron Sergeant-Major John Hawkesworth. 1st November, 1916.

27TH LIGHT HORSE.—Provisional Lieutenant (supernumerary) J. A. McNicol is transferred to the Canadian Engineers. 29th September, 1916.

28TH NEW BRUNSWICK DRAGOONS.—To be provisional Lieutenant (supernumerary): Charles Isis Doherty, gentleman. 31st October, 1916.

#### ARTILLERY.

##### *Canadian Field Artillery.*

8TH BRIGADE—2ND (OTTAWA) BATTERY.—To be provisional Lieutenant (supernumerary): Lieutenant (supernumerary) R. L. Cameron, from the 5th (The Princess Louise) Dragoon Guards. 24th October, 1916.

9TH BRIGADE—5TH (KINGSTON) BATTERY.—To be provisional Lieutenant (supernumerary): Frank Herbert Powell, gentleman. 28th October, 1916.

12TH BRIGADE—30TH BATTERY.—To be provisional Lieutenants (supernumerary): Lieutenant (supernumerary) W. F. Twohey, from the 24th Kent Regiment. 23rd October, 1916.

Lieutenant (supernumerary) E. M. Farncomb, from the 7th Regiment (Fusiliers). 31st October, 1916.

36TH BATTERY.—To be provisional Lieutenant (supernumerary): Provisional Lieutenant (supernumerary) J. J. Bouey, from the 100th Winnipeg Grenadiers. 15th November, 1916.

##### *Canadian Garrison Artillery.*

1ST (HALIFAX) REGIMENT.—To be provisional Lieutenants (supernumerary): Ralph Gordon MacAloney,

Eric Kenneth Fielding, gentleman. 1st November, 1916.

3RD (NEW BRUNSWICK) REGIMENT.—To be provisional Lieutenant (supernumerary): Arthur William Frederick Powell, gentleman. 1st August, 1916.

#### CANADIAN ENGINEERS.

Provisional Lieutenant (supernumerary) W. K. Lowden is transferred to the 4th Field Company, Canadian Engineers. 3rd October, 1916.

Provisional Lieutenant (supernumerary) J. C. Logan is transferred to the 2nd Field Troop, Canadian Engineers. 1st November, 1916.

Provisional Lieutenant (supernumerary) N. B. Cohen is transferred to the 4th Field Company, Canadian Engineers. 3rd October, 1916.

Provisional Lieutenant (supernumerary) W. Morley is transferred to the 2nd Field Troop, Canadian Engineers. 1st November, 1916.

To be provisional Lieutenants (supernumerary): Lieutenant W. J. L. Chisholm, from the General List. 21st May, 1916.

Provisional Lieutenant (supernumerary) J. A. McNicol from the 27th Light Horse. 29th September, 1916.

Lieutenant (supernumerary) F. Chappell from the 34th Ontario Regiment. 24th October, 1916.

Edmund DeWitt King, gentleman. 25th October, 1916.

Gordon Salter Stairs, gentleman. 2nd November, 1916.

James McCulloch, gentleman. 4th November, 1916.

Thomas George Code, gentleman. 6th November, 1916.

Raymond Rice Knight, gentleman. 7th November, 1916.

2ND FIELD TROOP.—To be provisional Lieutenants (supernumerary): Provisional Lieutenants (supernumerary) J. C. Logan, W. Morley, from the Regimental List. 1st November, 1916.

4TH FIELD COMPANY.—To be provisional Lieutenants (supernumerary): Provisional Lieutenants (super-

numerary) W. K. Lowden, N. B. Cohen, from the Regimental List. 3rd October, 1916.

#### CORPS OF GUIDES.

Major J. E. Browne is transferred to the Reserve of Officers. 7th November, 1916.

To be Captains: Lieutenants \*W. M. F. Forbes, \*A. E. Dubuc (to remain seconded), \*A. R. Decary, \*J. A. Dansereau (to remain seconded), C. S. S. Watson (to remain seconded), W. A. Lowry (to remain seconded), W. M. Everall (to remain seconded), A. E. Harrison, G. Porteous (to remain seconded), C. Tweedale. 6th October, 1916.

\*Subject to qualification.

#### CANADIAN OFFICERS TRAINING CORPS.

WESTERN UNIVERSITY CONTINGENT.—To be Captains: Lieutenant\* G. M. Brock, *vice* provisional Captain F. J. H. Campbell, retired. 22nd June, 1916.

Kenneth Percival Rutherford Neville, Esquire, *vice* Captain G. M. Brock, seconded. 25th August, 1916.

George Fletcher Copeland, Esquire, *vice* provisional Captain J. Kirkwood, retired. 18th October, 1916.

\*Subject to qualification.

#### INFANTRY.

1ST REGIMENT (CANADIAN GRENADIER GUARDS).—To be provisional Lieutenants (supernumerary): Harris Earle Wallace, gentleman. 17th October, 1916.

Christopher Severs,  
George Frederick Gyles, gentlemen. 18th October, 1916.

7TH REGIMENT (FUSILIERS).—Lieutenant (supernumerary) E. M. Farncomb is transferred to the 30th Battery, 12th Brigade, Canadian Field Artillery. 31st October, 1916.

10TH REGIMENT (ROYAL GRENADIERS): To be provisional Lieutenant (supernumerary): Henry Ince Anderson, gentleman. 2nd November, 1916.

15TH REGIMENT (ARGYLL LIGHT INFANTRY).—To be provisional Lieutenants (supernumerary):

William Ernest Tummon,  
John Robert Cooke, gentlemen. 1st November 1916.

24TH KENT REGIMENT.—Lieutenant (supernumerary) W. F. Twohey is transferred to the 30th Battery, 12th Brigade, Canadian Field Artillery. 23rd October, 1916.

25TH REGIMENT.—To be provisional Lieutenant (supernumerary): Claude William Ward, gentleman. 1st October, 1916.

34TH ONTARIO REGIMENT.—Lieutenant (supernumerary) F. Chappell is transferred to the Canadian Engineers. 24th October, 1916.

35TH REGIMENT (SIMCOE FORESTERS).—Provisional Lieutenant (supernumerary) D. H. Marshall is permitted to retire on appointment to The General List of Chaplains, C.M. 12th April, 1916.

38TH REGIMENT (DUFFERIN RIFLES OF CANADA).—Lieutenant (supernumerary) H. M. Goldby is transferred to the 91st Regiment (Canadian Highlanders). 12th October, 1916.

To be provisional Lieutenant (supernumerary): William James Arthur Duncan, gentleman. 7th July, 1916.

45TH VICTORIA REGIMENT.—The name of Lieutenant (supernumerary) G. M. Boyd is removed from the list of officers of the Active Militia. 16th September, 1916.

58TH REGIMENT (WESTMOUNT RIFLES).—Lieutenant (supernumerary) T. F. Duncan is seconded. 11th August, 1916.

To be provisional Lieutenant (supernumerary): Percy MacKenzie Haldimand, gentleman. 6th November, 1916.



74TH REGIMENT (THE BRUNSWICK RANGERS).—To be provisional Lieutenant (supernumerary): Gordon Bennett McKay, gentleman. 25th October, 1915.

90TH REGIMENT (WINNIPEG RIFLES).—To be provisional Lieutenants (supernumerary): Joseph Eric Huxley, gentleman. 18th October, 1916.

John Digby Hugh Lewis, gentleman. 19th October, 1916.

Charles Erskine Williams, gentleman. 20th October, 1916.

Harvey William Orr, gentleman. 23rd October, 1916.

91ST REGIMENT (CANADIAN HIGHLANDERS).—To be Lieutenant (supernumerary): Lieutenant (supernumerary) H. M. Goldby, from the 38th Regiment (Dufferin Rifles of Canada). 12th October, 1916.

94TH VICTORIA REGIMENT (ARGYLL HIGHLANDERS).—To be provisional Lieutenant (supernumerary): Orderly Room Sergeant Michael Patrick McEachen. 1st October, 1916.

95TH SASKATCHEWAN RIFLES.—To be provisional Lieutenant (supernumerary): Harold Lockhart Winter, gentleman. 6th November, 1916.

100TH WINNIPEG GRENADIERS.—The following Officers are permitted to resign their commissions: Lieutenants (supernumerary) J. G. M. Douglass. 1st August, 1916.

G. L. Leggo. 30th October, 1916.

G. Brown,

H. Hunter. 3rd November, 1916.

The following Officers are permitted to retire:

Provisional Lieutenants (supernumerary)—

H. C. Rochester. 30th July, 1916.

G. A. Pow. 27th October, 1916.

C. S. Turner,

J. J. McLoughlin,

R. LaHaye. 3rd November, 1916.

Provisional Lieutenant (supernumerary) J. J. Bouey is transferred to the 36th Battery, Canadian Field Artillery. 15th November, 1916.

103RD REGIMENT (CALGARY RIFLES).—To be provisional Lieutenant (supernumerary): Clayton Stillman Garrett, gentleman. 5th October, 1916.

105TH REGIMENT (SASKATOON FUSILIERS).—To be provisional Lieutenant (supernumerary): David Squire Taylor, gentleman. 4th November, 1916.

109TH REGIMENT.—Provisional Lieutenant (supernumerary) S. E. Anglin is permitted to retire. 4th November, 1916.

To be provisional Lieutenants (supernumerary): Gordon Alexander King, gentleman. 27th September, 1916.

Morden Neilson, gentleman. 28th September, 1916.

#### ARMY MEDICAL SERVICES.

##### *Army Medical Corps.*

To be provisional Lieutenants (supernumerary): Wilfred John Laurie, gentleman. 24th July, 1916.

Laurids Jacob Albertus Hyttenrauch, gentleman.

30th September, 1916.

Alexander Taylor Godfrey, gentleman. 25th October, 1916.

To be Nursing Sisters (supernumerary):

Eleanor Gertrude Henry. 31st August, 1916.

Ethel Bayliss. 13th September, 1916.

Elsie Gertrude Shannon,

Margaret Ethel Beach. 25th September, 1916.

Mary King Cummins. 27th September, 1916.

Elizabeth Tillie Walker. 28th September, 1916.

Lydia Miller Drummond. 7th October, 1916.

Mary Edith Robinson,

Dorothy Harrington,

Hettie Crowe,

Louise Blanche Peat,

Stella Robinson Rea. 20th October, 1916.

Laurel Edna Misner. 21st October, 1916.

Mabel Annie Nairn,

Luella Blanche Lee,

Ida Durant Hannaford. 23rd October, 1916.

Susan Madeline Fahrni. 26th October, 1916.

Helen Caton Strang. 28th October, 1916.

The following are seconded for service with Queen Alexandra's Imperial Military Nursing Service.—Nursing Sisters (supernumerary):

L. E. Kempf,

M. E. Oliver,

M. A. Jenkins,

E. M. Baldock,

A. L. Tucker,

B. Thorsteinson,

E. Rivington,

S. M. Dolan. 12th October, 1916.

C. C. Thompson,

J. MacKenzie,

H. E. McKee,

M. H. MacKay,

E. S. Gremley,

H. LaMothe,

M. A. Pridham,

M. Ogilvie. 19th October, 1916.

E. Day,

E. Bayliss,

E. G. Shannon,

M. E. Beach,

M. K. Cummins,

S. M. Fahrni,

E. T. Walker. 1st November, 1916.

I. D. Hannaford,

L. B. Lee,

M. A. Nairn,

L. E. Misner,

S. R. Rea,

L. B. Peat,

H. Crowe,

D. Harrington,

M. E. Robinson,

M. Dewar. 7th November, 1916.

#### CANADIAN ARMY DENTAL CORPS.

To be Captains: Lieutenants (supernumerary) R. W. Frank, A. R. Graham. 31st July, 1916.

Edward Parry Hawkshaw, Esquire. 15th October, 1916.

Lieutenant (supernumerary) D. R. MacKay is permitted to resign his Commission. 28th September, 1916.

#### MEMORANDA.

Major A. P. Allen, 15th Regiment (Argyll Light Infantry), is granted the temporary rank of Lieutenant-Colonel in the Canadian Militia whilst commanding the 254th (Overseas) Battalion, C.E.F. 6th November, 1916.

Temporary Captain J. McEvoy, C.M., is granted the temporary rank of Major whilst performing the duties of Officer Commanding Trench Warfare School, Military District No. 2. 10th November, 1916.

To be Chaplains with the honorary rank of Captain: The Reverend David Heggie Marshall. 12th April, 1916.

The Reverend Frank William Charles Elliott-Baker. 4th November, 1916.

The Reverend Arthur Basil Côté. 7th November, 1916.

The undermentioned are granted the honorary rank of Captain in the Canadian Militia whilst attached to the Canadian Expeditionary Force as representatives of The Young Men's Christian Association:—

John Sumner,

John Albert Kneale,

Thomas William Jones, Esquires. 9th November, 1916.

The undermentioned are granted temporary rank in the Canadian Militia as stated whilst serving with the Canadian Expeditionary Force:—

To be Lieutenants:

John McEwen Scott, gentleman. 18th August, 1916.

Walter Chambers, gentleman. 21st August, 1916.

Allen Lewis Lewis, gentleman. 29th August, 1916.

Charles Craig, gentleman. 18th September, 1916.

Lionel Edward Linley Taylor, gentleman. 25th September, 1916.

Lawrence George Buchanan Davis, gentleman. 26th September, 1916.

George David Creeggan, gentleman. 28th September, 1916.



Alfred Newell, gentleman. 1st October, 1916.  
 Garnet Nelson Hughes, gentleman. 5th October, 1916.  
 Ernest Otto Rietchel, gentleman. 14th October, 1916.  
 Allan Perry Dowling, gentleman. 6th November, 1916.  
 To be Honorary Lieutenant:  
 Joseph Frederick Wharton, gentleman. 28th September, 1916.

## CONFIRMATION OF RANK.

The undermentioned provisionally appointed Officers having qualified themselves for the appointments, are confirmed in their rank from the dates set opposite their respective names:—

Lieutenant J. H. Thuresson, W.I.R.R.M., 5th May, 1916.  
 Lieutenant Supernumerary E. S. Thompson, 1st Regt. C.G.A., 23rd February, 1916.  
 Lieutenant Supernumerary J. E. Rutledge, 1st Regt. C.G.A., 28th February, 1916.  
 Lieutenant Supernumerary R. F. B. Campbell, 1st Regt. C.G.A., 1st May, 1916.  
 Lieutenant Supernumerary G. W. Carmichael, 1st Regt. C.G.A., 2nd May, 1916.  
 Lieutenant Supernumerary C. A. Hodge, 1st Regt. C.G.A., 2nd May, 1916.  
 Lieutenant Supernumerary C. R. Hoben, 1st Regt. C.G.A., 5th May, 1916.  
 Lieutenant Supernumerary W. E. Forsyth, 1st Regt. C.G.A., 5th May, 1916.  
 Lieutenant Supernumerary F. G. Haydon, 1st Regt. C.G.A., 5th May, 1916.  
 Lieutenant Supernumerary H. W. L. Doane, 1st Regt. C.G.A., 15th May, 1916.  
 Lieutenant Supernumerary W. M. Marshall, 1st Regt. C.G.A., 24th May, 1916.  
 Lieutenant Supernumerary A. G. Wootten, 1st Regt. C.G.A., 29th May, 1916.  
 Lieutenant Supernumerary H. C. Frame, 1st Regt. C.G.A., 30th June, 1916.  
 Lieutenant Supernumerary P. L. Whitman, 1st Regt. C.G.A., 18th July, 1916.  
 Lieutenant Supernumerary H. S. S. de Carteret, 1st Regt. C.G.A., 19th July, 1916.  
 Lieutenant Supernumerary E. G. Dickie, 1st Regt. C.G.A., 1st August, 1916.  
 Lieutenant Supernumerary A. E. Horne, 1st Regt. C.G.A., 22nd August, 1916.  
 Lieutenant Supernumerary W. A. I. Anglin, 3rd Regt. C.G.A., 27th June, 1916.  
 Lieutenant Supernumerary H. R. Bray, 5th Regt. C.G.A., 1st October, 1916.  
 Lieutenant Supernumerary C. R. Hopper, C.O.T.C. (Man.), 1st November, 1915.  
 Lieutenant Supernumerary C. W. Burns, C.O.T.C. (Man.), 1st November, 1915.  
 Lieutenant Supernumerary H. E. Grundy, C.O.T.C. (Man.), 8th March, 1916.  
 Lieutenant Supernumerary W. J. Dalziel, C.O.T.C. (Man.), 20th March, 1916.  
 Lieutenant Supernumerary R. Stevenson, C.O.T.C. (Man.), 25th May, 1916.  
 Lieutenant Supernumerary L. C. Raymond, 1st Regiment, 17th July, 1916.  
 Lieutenant Supernumerary A. J. S. Hawken, 3rd Regiment, 25th July, 1916.  
 Lieutenant Supernumerary C. E. Goodwyn, 13th Regiment, 29th February, 1916.  
 Lieutenant Supernumerary C. A. Botsford, 16th Regiment, 24th January, 1916.  
 Lieutenant Supernumerary C. W. Cooper, 16th Regiment, 30th September, 1916.  
 Lieutenant Supernumerary A. F. Halliwell, 50th Regiment, 29th April, 1915.  
 Lieutenant Supernumerary C. H. Colwell, 63rd Regiment, 11th April, 1916.  
 Lieutenant Supernumerary F. G. Burgess, 81st Regiment, 27th April, 1916.  
 Lieutenant Supernumerary T. A. MacLean, 82nd Regiment, 1st April, 1916.  
 Lieutenant Supernumerary J. McDowell, 90th Regiment, 23rd June, 1915.  
 Lieutenant Supernumerary J. W. Baldock, 90th Regiment, 5th January, 1916.  
 Lieutenant Supernumerary A. W. Murdock, 93rd Regiment, 5th April, 1916.

Lieutenant Supernumerary J. F. MacLennan, 104th Regiment, 28th July, 1916.  
 Lieutenant Supernumerary R. G. McDougall, 105th Regiment, 31st December, 1915.  
 Lieutenant Supernumerary J. N. Kelly, 106th Regiment, 14th January, 1916.  
 Lieutenant Supernumerary N. P. Freeman, A.M.C., 28th September, 1916.  
 Lieutenant Supernumerary N. McCarthy, C.A.V.C., 7th August, 1916.

By Command,

*W. E. H. Rogers.*

Major-General,  
 Acting Adjutant-General.

## GOVERNMENT NOTICES.

## COPYRIGHTS

Entered during the week ending 2nd January, 1917,  
 at the Department of Agriculture—Copyright and  
 Trade Mark Branch.

32401. "The Marshall System." (Cuts.) George Miller Marshall, Lake Francis, Manitoba, 27th December, 1916.

32402. "Conquerors." March and Two-Step. By Herbert Kohler. Thompson Publishing Co., Toronto, Ont., 27th December, 1916.

32403. "Dingbats at Work." (Picture.) National Art Company, Toronto, Ont., 27th December, 1916.

32404. "Dingbats at Play." (Picture.) National Art Company, Toronto, Ont., 27th December, 1916.

32405. "Do Hurry." (Picture.) National Art Company, Toronto, Ont., 27th December, 1916.

32406. "Ford Times." Canadian Edition. January, 1917. (Booklet.) Ford Motor Company of Canada, Limited, Ford, Ont., 28th December, 1916.

32407. "Eaton's Semi-Annual Sale Catalogue." (Book.) The T. Eaton Company, Limited, Toronto, Ont., 29th December, 1916.

32408. "Mistress of the Deep Blue Sea." Words and Music by E. Williamson. F. W. Oates, Toronto, Ont., 29th December, 1916.

32409. "For Canada and Old England." By C. E. Bland, (Poem) Chas. E. Bland, Calgary, Alberta, 30th December, 1916.

32410. "Gravure des Allies." (Gravure.) Louis Adolphe Mongenais, Montreal, Que., 30 decembre, 1916.

32411. "Insurance Plan of Hamilton, Volume II, Sheets 218, 224, 231, 232, and 233, and Insurance Plan of Hamilton, Volume III, Sheet 156. (Plans.) Chas. E. Goad Co., Toronto, Ont., 30th December, 1916.

32412. "Love, Honor and Obey." Lyric by J. P. McEvoy. Music by Egbert Van Alstyne. Jerome H. Remick & Company, New York, N.Y., U.S.A. 30th December, 1916.

32413. "Early in the Morning." Lyric by Gus Kahn. Music by Grace Le Boy. Jerome H. Remick & Company, New York, N.Y., U.S.A. 30th December, 1916.

32414. "Good Morning Dixeland." Words by Stanley Murphy. Music by Henry I. Marshall. Jerome H. Remick & Company, New York, N.Y., U.S.A., 30th December, 1916.

32415. "I Can Live Without Your Kisses." Lyric by Alfred Bryan. Music by Harry Tierney. Jerome H. Remick & Company, New York, N.Y., U.S.A., 30th December, 1916.

32416. "Cotton Stockings." By Marion Murray. (Music.) Jerome H. Remick & Company, New York, N.Y., U.S.A., 30th December, 1916.

32417. "Coaling Up In Colon Town." Lyric by Raymond Egan, Music by Richard A. Whiting, Jerome H. Remick & Company, New York, N.Y., U.S.A., 30th December, 1916.

32418. "I Can't Forget." Words and Music by Geo. L. Cobb, Richard A. Whiting, and Gus Kehn, Jerome H. Remick & Company, New York, N.Y., U.S.A., 30th December, 1916.

32419. "I'm Glad You're Sorry." Lyric by Dave Rodford. Music by Richard A. Whiting, Jerome H. Remick & Company, New York, N.Y., U.S.A., 30th December, 1916.

32420. "Don't Turn The Smiles to Tears." Lyric by Daisy Sullivan. Music by Richard A. Whiting. Jerome H. Remick & Company, New York, N.Y., U.S.A., 30th December, 1916.

32421. "The Biltmore Waltz." By Arthur N. Green. (Music.) Jerome H. Remick & Company, New York, N.Y., U.S.A., 30th December, 1916.

32422. "Pale Yellow Moon." Lyric by Fleta Jan Brown. Music by Herbert Spencer. Jerome H. Remick & Company, New York, N.Y., U.S.A., 30th December, 1916.

32423. "Combination Salad." Fox Trot. By Julius L. Bafunno. (Music.) Jerome H. Remick & Company, New York, N.Y., U.S.A., 30th December, 1916.

32424. "Follow Me." Lyric and Music by Helen Trix. Jerome H. Remick & Company, New York, N.Y., U.S.A., 30th December, 1916.

32425. "You Made the World for Me." Lyric by Bessie Buchanan. Music by Egbert Van Alstyne. Jerome H. Remick & Company, New York, N.Y., U.S.A., 30th December, 1916.

32426. "On the Shore of Samoa." Lyric by Stanley Murphy. Music by Harry Puck. Jerome H. Remick & Company, New York, N.Y., U.S.A., 30th December, 1916.

32427. "I Can Hear the Ukuleles Calling Me." Lyric by Nat Vincent. Music by Herman Paley. Jerome H. Remick & Company, New York, N.Y., U.S.A., 30th December, 1916.

32428. "I'd Like to be the Fellow That My Old Girl's Loving Now." Lyric by Leo Wood. Music by Harry de Costa. Jerome H. Remick & Company, New York, N.Y., U.S.A., 30th December, 1916.

32429. "Whispering Hearts." Lyric by Philip Stichl, Jr. Music by Samuel S. Aronson. Jerome H. Remick & Company, New York, N.Y., U.S.A., 30th December, 1916.

32430. "Whispering Hearts." Waltz by Samuel S. Aronson. Jerome H. Remick & Company, New York, N.Y., U.S.A., 30 December, 1916.

32431. "She's Dixie all the Time." Lyric by Alfred Bryan. Music by Harry Tierney. Jerome H. Remick & Company, New York, N.Y., U.S.A., 30th December, 1916.

32432. "You Remind Me of Dear Old Ireland." Lyric and Music by Halsey K. Mohr. Jerome H. Remick & Company, New York, N.Y., U.S.A., 30th December, 1916.

32433. "Mandy W'en You Comin' Back." Lyric by Alfred Anderson. Music by De Koven Thompson. Jerome H. Remick & Company, New York, N.Y., U.S.A., 30th December, 1916.

32434. "Love Comes But Once." Lyric by Alfred Anderson. Music by De Koven Thompson. Jerome H. Remick & Company, New York, N.Y., U.S.A., 30th December, 1916.

32435. "If You Ever Get Lonely." Lyric by Gus Kahn. Music by Henry L. Marshall. Jerome H. Remick & Company, New York, N.Y., U.S.A., 30th December, 1916.

32436. "Sweethearts." Lyric by Gustave Kahn. Music by Egbert Van Alstyne. The Whitney-Warner Publishing Company, New York, N.Y., U.S.A., 30th December, 1916.

32437. "How We Pay Each Other: An Elementary Reader in the Simple Economics of Daily Life." A Primer of Political Economy. (Book.) S. T. Wood, Toronto, Ont., 30th December, 1916.

32438. "The Canadian Almanac and Miscellaneous Directory for the Year 1917." Edited by Arnold W. Thomas. (Book.) The Copp, Clark Company, Limited, Toronto, Ont., 30th December, 1916.

32439. "Alternative Exercises for Fraser and Squair's High School French Grammar." Prepared by the Authors. (Book.) The Copp, Clark Company, Limited, Toronto, Ont., 30th December, 1916.

32440. "A Candy Christmas." By Louisa Mason (Temporary Copyright.) (Article.) Louisa Mason, Toronto, Ont., 2nd January, 1917.

32441. "Official Telephone Directory, Quebec, January 1917." (Book.) The Bell Telephone Company of Canada, Limited, Montreal, Que., 2nd January, 1917.

32442. "The Flag that Binds an Empire with Chains of Love and Freedom." (Print.) Edith E. Mulloney, Kentville, Nova Scotia, 2nd January, 1917.

#### INTERIM COPYRIGHTS.

1862. "Carte de la Route de Québec à la Rivière du Loup avec ses accommodations d'hôtels et de service de garages." (Carte Postale.) G. A. Michaud, Ste.-Anne de la Pocatière, Qué., 28 décembre, 1916.

1863. "The House By The Side of the Road." (Book.) Morrison B. MacBride, Brantford, Ont., 2nd January, 1917.

1864. "A Friend or Two." (Book.) Morrison B. MacBride, Brantford, Ont., 2nd January, 1917.

GEO. F. O'HALLORAN,  
28-1 Deputy of the Minister of Agriculture.

#### DEPARTMENT OF THE NAVAL SERVICE, COMMAND MONEY, PAYMENT OF.

(By Order in Council P.C. 3108.)

THE following regulations with reference to Command Money have been approved:

Command Money is to be paid to Captains and Commanders, when employed on Special Service in one of H.M.C. Ships, but not in actual command. The maximum rate payable to be \$1.25 per diem, and the minimum 60c per diem, the Department of the Naval Service deciding the rate to be paid, according to the rank and seniority of the Officer and the importance of the duties he performs.

Command Money at the rate of 50c. per diem is to be paid to all Officers of whatever rank below that of Lieutenant whom it may be found requisite to place in command of one of H.M.C. Ships or of a Torpedo Boat.

#### POST OFFICE DEPARTMENT, CANADA.

OTTAWA, 23rd December, 1916.

NOTICE is hereby given that pursuant to an Order in Council of the 30th day of October 1915, (P.C. 2519) made in pursuance of the provisions of section 6 of the War Measures Act, the Secretary of State upon the authority of the Attorney General of Canada has certified under his hand to the Postmaster General of Canada that an article or articles, letter, communication, report or news contravening the Order in Council of the 10th day of June 1915, has appeared in "Kalendarz Humorystyczny, Bicz Bozego Na Rok 1917" a calendar printed in the Polish language and issued by the "Polish Peoples Publishing Company", 959 Milwaukee Ave., Chicago, Ill., that in pursuance of a warrant of the Postmaster General of Canada based upon the said certificate and executed in pursuance of the provisions of the said Order in Council of the 30th day of October, 1915, and an Order in Council dated the 6th day of November, 1914, made pursuant to the provisions of section 6 of The War Measures Act and published in an extra of the *Canada Gazette* of the 6th day of November, 1914, the said "Kalendarz Humorystyczny, Bicz Bozego Na Rok, 1917" a calendar printed in the Polish language and issued by the Polish Peoples Publishing Company, 959 Milwaukee Ave., Chicago, Ill., has been refused the privilege of the mails in Canada and has been prohibited from circulation in Canada; and that no person in Canada shall be permitted hereafter to be in possession of "Kalendarz Humorystyczny, Bicz Bozego Na Rok, 1917" or of any issue thereof already published or hereafter to be published, and that any person in possession of such publication shall be liable to a fine not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both fine and imprisonment.

R. M. COULTER,  
27-2 Deputy Postmaster General.



**Blue Diamond Coal Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of December, 1916, incorporating Reginald Herbert Montague Temple and Archibald James Reid, barristers-at-law, George Norman Limpricht, William Bowler and Frederick Charles Allen, clerks, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—

(a) To purchase, lease or otherwise acquire coal fields and coal lands, ore bearing properties, mineral lands, mining locations, mining and surface rights, timber limits, wood lands, and timber lands, oil fields and privileges, natural gas lands and properties, water lots, water powers and privileges and other rights, privileges, easements and licenses;

(b) To lay out, construct, purchase, lease or otherwise acquire, maintain, operate and manage: (1) mines of coal, iron or other minerals whatsoever, oil wells and wells of natural gas, or any products or by-products of any of them, mining structures, plant mills, pipe lines, buildings, machinery and appliances of every description; (2) power houses, structures, plant and equipment for the development, generation, transmission or utilization of water, steam, gas, electric or other powers and structures and plant for any form of heating and lighting; provided, however, that the sale, transmission or distribution of electric, pneumatic hydraulic or other power or force beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (3) steamships and vessels, piers, docks, dry-docks, wharves, slips, basins and all incidental structures and appliances; (4) bridges, roads, tramways on lands owned or controlled by the company, aerial carriers, trails and ways of every description, yards and tracks for the storage or handling of any of the company's products or for the delivery thereof to adjacent railways; and (5) offices, stores, shops, grain elevators, hotels, boarding houses, dwellings, workmen's houses, restaurants and buildings of every description;

(c) To purchase, sell and deal in any manufactures products or by-products of the works hereinbefore specified, or any commodities, merchandise or manufactures which may be conveniently handled therewith, and are germane to the objects herein specified;

(d) To purchase, acquire, sell and deal in any exclusive rights, patent rights, privileges or licenses in connection with the business of the company;

(e) To guarantee any indebtedness, whether bonded or otherwise, of any company with which the company may have business relations and authorized to conduct any business within or similar to the powers of the company;

(f) To issue and allot, as fully paid up, shares of the company hereby incorporated in payment or part payment for any property, movable or immovable, property rights, lease, business, franchise, undertaking, powers, privileges, licenses, concession, stock, bonds and debentures, or other assets or things which it may lawfully acquire by virtue of the powers hereby granted, or to pay for same or any part thereof in bonds, debentures or other securities of this company, and with the approval of the shareholders, for services rendered to the company;

(g) To acquire the stock, securities or undertaking of any other company having for one of its objects the exercise of any of the powers of the company, or to transfer its undertaking or assets to, or to amalgamate with any such company;

(h) To enter into partnership or into any arrangement for sharing profits or union of interests, co-operation, joint adventure, reciprocal concessions, or otherwise, or to amalgamate with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to lend money to and act as employer, agent or manager of any such person or company, and to carry on the business of and to guarantee the contracts of or to otherwise assist any such person or company or any

customers and to guarantee the securities issued or to be issued either conditionally or upon any condition, the bonds, debentures or other securities of any such company, and to take, hold, or otherwise acquire shares and securities of any such company notwithstanding the provisions of section 44 of the said Act, and to sell, hold, or re-issue with or without guarantee or otherwise deal with the same;

(i) To distribute among the shareholders of the company in kind any property of the company, and in particular any shares, bonds, debentures or other securities belonging to the company or which the company may have power to dispose of;

(j) To acquire by purchase or otherwise, hold, sell and deal in the business, assets, good-will, and securities of any other company having for one of its objects the exercise of any of the powers of the company, or carrying on any business capable of being conducted so as to benefit the company, and to promote or assist in promoting any such other company or any subsidiary company, and to pay out of the funds of the company the costs and expenses of such promotion or assistance.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Blue Diamond Coal Company, Limited," with a capital stock of one million five hundred thousand dollars, divided into 15,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 26th day of December, 1916.

THOMAS MULVEY,

Under-Secretary of State.

27-2

**The Canada Glass Works, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of December, 1916, incorporating Hamnet Pinhey Hill and Alexander Christie Hill, barristers-at-law, Sara Florence MacDougall, accountant, Laura Jane Miller Whyte and Frances Amelia Heming, stenographers, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—

(a) To buy, sell, manufacture and deal in carboys or demijohns, bottles, decanters, flasks, jars, phials, balls and cut, pressed or moulder crystal glass, tableware, blown glass tableware and other cut glassware, preserve and pickle jars, lamp chimneys, glass shades or globes and all kinds of glass for electrical purposes, ornamental figured and enamelled colored glass and memorial or other ornamental window glass, painted or vitrified, chipped, figured, enamelled and obscured white glass, opal, common and colorless window glass, plain, colored, opaque, stained or tinted or muffled glass in sheets, polished plate glass, rolled plate glass, cast or otherwise, with or without wire, either plain or bevelled of all sizes and thicknesses, silvered glass, bevelled or not, framed or not framed, stained or ornamental glass windows, glass in sheets and bent sheet and plate glass articles of glass, not plate or sheet, designed to be cut or mounted and manufacturers of glass, wood or metal shop, window fronts, show cases, with or without wood or metal frames, paints, varnishes, oils, glues, chalks, dyes or other coloring materials, brushes, cans and boxes;

(b) To acquire by lease, purchase, gift, exchange or otherwise hold, sell, build, construct, erect, own, equip, improve, operate, control and maintain saw mills, paper and box factories, paint and oil mills, varnish and glue factories, warehouses, elevators, stores, houses, offices and buildings of all kinds, manufactories, plants, foundries, work shops for making glass, house tools, moulds, presses and all kinds of machinery for making all kinds of glass, furnaces, pots, tanks, ovens, smelters, mineral deposits, boilers, engines, machinery, fillings, apparatus and appliances, furnace blocks, common fire and silica bricks, flattening stones, rings,

floaters, stoppers, boots, sand pits or quarries, lime quarries, lime kilns, manganese, soda, ash, arsenic, salt, cake ammonia, alkali, clay pits, stock yards, sliding ship facilities, wharves, docks, steamers, vessels, barges and boats, purchase and lease other property and boats of every kind and nature, works and buildings, plans, conveniences as may seem to advance the said company and to contribute or otherwise assist or take part in the acquisition, construction, equipment, improvement, working management, operation or control thereof ;

(c) To acquire, own, develop and operate water powers, natural or producer gas, electric and other plants of whatsoever nature for the purpose of generating, producing and accumulating electricity and electro-motive power or other agencies for the production of light, heat and power for the purposes of the company, with power to sell or otherwise dispose of any surplus not required by the company and to supply the same for light, heat and power purposes, to any persons, company or corporation on such terms as may be agreed upon, provided that the foregoing powers, when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf ; to construct and operate, telegraph systems, telephone and tramway lines on property owned or leased by the company ;

(d) To acquire by lease, purchase or otherwise, property, real or personal and the good-will, franchise, rights, privileges, contracts and assets of any and every kind useful in connection with the business of the company, upon such terms as may be deemed advisable from any individual, firm or corporation whether as a going concern or not and to pay for the same in cash, part cash, in shares, fully or partially paid up, bonds or other security of the company or otherwise as may be agreed upon and to sell or otherwise dispose of or deal with the whole or any portion of the same ;

(e) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights, or which may be germane to the business of the company ;

(f) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(g) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(h) To use the company's funds in the taking, purchase and otherwise acquiring and holding shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as to directly or indirectly benefit the company or if so advised to pay the company in such stock so acquired by the issue of fully or partially paid up shares and to sell, hold and re-issue and otherwise deal with the shares so acquired ;

(i) To take, acquire and hold any security of any nature and kind real or personal for debts and liabilities or obligations to the company incurred or to be incurred in respect to the purposes and objects of the company, and to discharge or dispose of the same as may be thought best ;

(j) To issue and allot as partially or fully paid-up stock shares of the capital stock of the company as consideration for work done, guarantees given or services rendered or agreed to be rendered in furtherance of the objects of the company including services rendered or to be rendered to the company by the promoters of the company ;

(k) To distribute any of the property of the company, subject to the approval of the shareholders ;

(l) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(m) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(n) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly to benefit the company ;

(o) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purpose of its business and in particular any machinery, plant, stock-in-trade ;

(p) To purchase, construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof ;

(q) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(r) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, if authorized so to do by the vote of a majority in number of the shareholders present or represented by proxy at a general meeting duly called for considering the matter and holding not less than two-thirds of the issued capital stock of the company ;

(s) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of illustrated catalogues, books and periodicals and by granting prizes, rewards and donations ;

(t) To make advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons, to invest any surplus moneys of the company in the redemption of its own shares, bonds or debentures in such manner as may from time to time be determined ;

(u) To accept in payment of any work done by the company stock, shares, bonds, debentures or other security of any company ;

(v) To aid by guarantee, endorsement, advances and otherwise any company shares of whose capital stock have been acquired as herein provided and are held by the company or with which the company may have business relations ;

(w) To carry out all or any of the foregoing objects as principals or agents or in partnership or conjunction



with any other person, firm, association or company and in any part of the world ;

(x) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(y) To do all or any of the above things authorized by letters patent or supplementary letters patent as principals, agents, contractors or otherwise and either alone or in conjunction with others ;

(z) To do all such other things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere, by the name of "The Canada Glass Works, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 26th day of December, 1916.

THOMAS MULVEY,  
Under-Secretary of State.

27-2

### International Magnesite Company, Limited.

**PUBLIC** Notice is hereby given that under the first Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of December, 1916, incorporating Léon Daoust, Aimé Daoust and Ernest Douglas Wintle, clerks, Annie McPartlin and Elsie Bramson, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To prospect and dig for, mine reduce, refine, smelt and otherwise treat, manufacture, sell or otherwise dispose of, and generally deal in and with magnesite, graphite and other minerals, metals and ores of all kinds and descriptions, and their products and compounds, and generally to carry on the business of a mining company in all and any of its branches ;

(b) To acquire lands, mineral properties, mining rights, or any interest therein, by purchase, lease, discovery, location, concession, license, exchange or other legal title, and to hold, magnesite, graphite and other mines of all kinds, mining licenses and mining rights and claims, timber limits and timber licenses, water powers and water rights, patent rights and patents of invention, and to work, develop, operate and turn to account, lease, sell, and dispose of and otherwise deal with same, or any part thereof ;

(c) To manufacture and deal in calcined and burned magnesite, magnesite brick and all other compounds and products of magnesite ;

(d) To buy, sell, grow, prepare for market, import and export and generally deal in timber and wood of all kinds and to manufacture and deal in articles of all kinds in the manufacture of which wood is used ;

(e) To manufacture, buy, sell and deal in distilled alcohol and charcoal and other wood products ;

(f) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being carried on in connection with the above or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(g) To construct, maintain and operate furnaces, buildings, factories, smelting and concentrating works, saw-mills, foundries, tramways on lands owned or controlled by the company, water powers, engines and all other works, machinery, plant and appliances of every kind and description required for the purposes of the company ;

(h) To own, operate, hold, acquire, charter and sell or otherwise dispose of ships, vessels, barges, scows, lighters, of all kinds, and to use and employ the same for the transportation of the goods of the company or others, to and from the mines and works of the company, or elsewhere, upon such terms and conditions as may seem advisable, and to construct and maintain

wharves, docks and other works and machinery in connection with the business of the company ;

(i) To pay for any property, franchises, licenses, privileges or rights of any kind acquired by or for the company, and with the approval of the shareholders, for services rendered to and work performed for it by the issue of paid-up stock of the company or by the bonds of the company or partly in stock and partly in bonds ;

(j) To acquire the good-will, rights and property of any kind and to acquire and undertake the whole or any part of the assets and liabilities of any person, firm, association or corporation having powers similar in whole or in part to those of this company and to pay for the same in cash, stock or bonds of this company or otherwise ;

(k) To amalgamate with any company having powers similar in whole or in part to those of this company upon such terms and conditions as may be agreed ;

(l) To acquire by purchase, subscription or otherwise, and to hold, sell or otherwise dispose of stocks, bonds and obligations of any company having objects similar in whole or in part to those of this company, and to vote thereon as owners thereof, the whole notwithstanding the provisions of section 44 of said Act ;

(m) To manufacture, purchase or otherwise acquire, hold, own, sell, assign and transfer, or otherwise dispose of, to invest, trade, deal in and deal with goods, wares, merchandise and property of every class and description ;

(n) To sell out the undertaking of the company in whole or in part for such consideration as the company may deem fit, and in particular for shares, debentures or securities of any other company having objects in whole or in part similar to those of this company ;

(o) To generate, manufacture, produce, accumulate and use steam, gas, compressed air and electricity and to sell or otherwise dispose of any surplus thereof not required for the purposes of the company's business, provided however, that any sale, distribution or transmission of electric, hydraulic or other power shall be subject to local and municipal regulations in that behalf ;

(p) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ;

(q) To do all and everything necessary for the accomplishment of any of the purposes or attainment of any of the objects hereinabove enumerated, or which shall at any time appear for the benefit of the corporation or calculated directly or indirectly to enhance the value or render profitable any of the company's property or rights.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "International Magnesite Company, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 26th day of December, 1916.

THOMAS MULVEY,  
Under-Secretary of State.

27-2

### Columbia Automobile, Limited. Automobile Columbia, Limitée.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of December, 1916, incorporating Joseph Antoine Ducharme, accountant, of the Town of Maisonneuve, in the Province of Quebec ; Philippe Tremblay, real estate broker, Jean Baptiste Hurteau and Antoine Zéphirin Poitras, manufacturers, and Ildas Caisse, notary public, all of the City of Montreal, in the said Province of Quebec, for the following purposes, viz :—

(a) To purchase, sell, exchange, acquire, lease, manufacture, fit up, import and export, transact and gener-

ally to carry on a wholesale and retail business, on commission or otherwise, of dealers in all kinds of automobiles, automobile tops, motor-cycles, bicycles, tricycles, and all other engines and motors and accessories of a similar nature, such as oils, greases, gasoline, tires, rubbers, chauffeurs' uniforms, gloves, caps, spectacles, waterproofs, blankets, pumps, jacks, tools, tool bags and any materials, accessories, equipment, specialties, articles and things whatsoever necessary for the operation of such automobiles and motors and for the general purposes of the business ;

(b) To purchase, sell, exchange, lease or otherwise acquire, construct, erect, maintain, use and operate for the company's purposes, such buildings, manufactories, machines, depots, garages for repairs or other similar purposes as may be necessary for such business ; the whole to be paid in fully paid up shares of the company, in cash, goods, obligations or other assets of the company ;

(c) To advertize, open, hold and operate sample rooms for the purpose of making known, render profitable and extend the company's business ;

(d) To purchase or otherwise acquire, in whole or in part, the business (capital stock), agencies, rights, privileges, hypothecs, real and personal property, shares of any person or company carrying on a business similar to that of this company, debentures of any corporation, municipality or company and to pay for the same wholly or partly in cash, promissory notes, bonds or other obligations or in fully paid-up shares of the company or other real or personal property belonging to the company ;

(e) As also to pay for, in paid-up shares of the company or otherwise, any property, patents, processes, trade marks or licenses to use the same, together with services rendered to the company ;

(f) To receive in payment of any assets, property, shares, debentures and other securities of the company the shares, debentures, and other securities of other companies, individuals, municipalities or corporations ;

(g) To acquire, own, exchange, purchase shares in any other companies incorporated for the same purposes, upon such conditions as the directors of the company may deem proper ;

(h) To amalgamate, enter into any arrangements and contracts as to the sharing of profits and union of interests with any other persons or incorporated companies carrying on a business similar to that of this company ;

(i) To subscribe for and accept promissory notes, bonds and other obligations of the company for the purposes of its business ;

(j) To do, act and execute generally any acts and things whatsoever deemed necessary for the company's purposes.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Columbia Automobile, Limited," "Automobile Columbia, Limitée," with a capital stock of one hundred thousand dollars, divided into 10,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 19th day of December, 1916.

THOMAS MULVEY,  
Under-Secretary of State.

27-2

#### Canadian Film Exchange, Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of December, 1916, incorporating Charles Isaac Giroux, real estate broker, Gaspard Ernest Couillard, Joseph Omer Bonnier and Felix Romeo Paquet, accountants, and Albert Homer Beaulne, manager, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on a general film exchange business ; to buy, own, sell, lease, make or otherwise dispose of any

cinematograph film, trade marks, patents, copyrights or other merchandise ; to deal in materials and goods of all kinds, movable or immovable properties, exchange, build upon or improve same ;

(b) To carry on any business which may appear to the company capable of being conveniently carried on in connection with the above, and calculated directly or indirectly to enhance the value of or render profitable the company's property or rights ;

(c) To acquire or take over the whole or part of the business property and liabilities of any person or company, carrying on any business which the company is authorized to carry on or possessed of property suitable for the purpose of the company, and to pay for the same in paid-up shares of the capital stock of the company ;

(d) To take or otherwise acquire and to hold and sell or dispose of shares in any other company having objects in whole or in part similar to those of this company, or doing any business capable of being directly or indirectly carried on for the benefit of this company ;

(e) To sell, lease or otherwise dispose of the property, rights, franchises and undertakings of the company or any part thereof for such consideration as the company may deem fit, and in particular for shares, debentures, bonds or other securities of any other company having objects in whole or in part similar to those of this company ;

(f) To consolidate or amalgamate with any other company having objects wholly or partly similar to those of this company, and to enter into any agreement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm or company carrying on or engaged in or about to carry on or engage in any business transaction capable of being directly or indirectly carried on for the benefit of this company, and to take or otherwise acquire shares or securities of any such company, and to pledge, sell, issue or re-issue with or without guarantee as to principal and interest, or otherwise deal with the same ;

(g) To purchase, lease or otherwise acquire, hold or own the whole or any of the property, franchise, goodwill, rights and privileges held or owned by any person or firm or by any company, or companies, carrying on or formed for the carrying on of any business similar to that which this company is authorized to carry on, and to pay for the same wholly or partly in cash, or wholly or partly in paid-up shares of the company, or otherwise, and to take over the liabilities of any such person, firm or company ;

(h) To draw, make, accept, endorse and execute bills payable or receivable, checks, bills of exchange, warrants and other negotiable and transferable instruments ;

(i) To make advance of money to the customers and others having dealings with the company and to guarantee the performance of contracts by any person ;

(j) With the approval of the shareholders, to remunerate in cash, stock, bonds or in any other manner any person or persons, corporation or corporations for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any shares of the capital stock of the company, or of any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business ;

(k) To do all or any of the foregoing acts as principals, agents or attorneys.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Film Exchange, Limited," with a capital stock of fifty thousand dollars, divided into 1,000 shares of fifty dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 26th day of December, 1916.

THOMAS MULVEY,  
Under-Secretary of State.

27-2



**Marine Navigation Company of Canada, Limited.**

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of December, 1916, incorporating Arthur Ramsay Holden, King's counsel, Pierre Amable Badeaux, advocate, Ernest Geoffrey Bennett, accountant, Arthur Charters, bookkeeper and Alfred Boreham Wright, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To purchase, take in exchange, charter, hire, build, or otherwise acquire steam and other ships or vessels, with all equipments, furniture, provisions and stores, and to employ the same in the conveyance of passengers, mails, troops, munitions of war, live and dead stock, meat, corn, and other produce, and of treasure and merchandise of all kinds between such ports in any part of the world as may seem expedient, and to acquire any postal subsidies; to purchase or otherwise acquire any share or shares or other interest of or in any ships or vessels, or in their insurance, freights or engagements, and also any stocks, shares or securities of or in any company or companies possessed of or interested in any ships or vessels or carrying on any business directly or indirectly connected with shipping; to employ or use in any part of the world any such ships or vessels in any trade or business whatsoever for any purpose, including towage and salvage; and to maintain, repair, re-class, improve, alter, sell, exchange, charter, let out to hire, load on commission, or otherwise dispose of, deal with, or turn to account any such ships or vessels; to carry on, in any part of the world, the business of merchants, carriers by land and water, shipowners, shippers, shipbrokers, loading brokers, insurance, passenger and general broker, managers of shipping and other property, ship store dealers of ship chandlers, dock owners ship builders, ship repairers, general contractors, freight contractors, charterers, wherry or barge owners, lightermen, forwarding agents, general agents, ice merchants, refrigerating storekeepers, live and dead meat salesmen and contractors, mine owners, coal and coke merchants and agents, warehousemen, wharfingers, stevedores, dredgers, dredging contractors, salvors and renderers of salvage services and general traders;

(b) To buy, sell, prepare for market and deal in coal, timber, live stock, meat and other merchandise and produce, produced, dealt with or used in the course of any of the businesses which the company is empowered to carry on, or usually or conveniently connected therewith;

(c) To insure, either fully or partially, with any other company or person against losses, damages, risks and liabilities of all kinds which may affect the company, either on the mutual principle or otherwise; and to accept the whole or any part of the marine risk and liability of the company as underwriters, and to pay all calls made on any property of the company;

(d) To carry on any other business which in the opinion of the company may be capable of being conveniently carried on in connection with or ancillary to any of the above-mentioned businesses or calculated directly or indirectly to enhance the value of or render profitable any of the property or rights for the time being of the company;

(e) To subscribe to or become a member of and co-operate with any association or company, whether incorporated or not, having for its objects or one of its objects the benefit, assistance or protection of shipowners, or otherwise calculated to benefit this company, either directly or indirectly, and to undertake liabilities and to give guarantees or indemnities as members of or subscribers to any such association or company;

(f) To apply for, purchase or otherwise acquire, any contracts, decrees, concessions, trade secrets, patents, patent rights, trade marks, designs, copyrights, brevets d'invention, licenses and the like, for or in relation to any business hereby authorized to be carried on, or the acquisition of which may seem calculated, directly or indirectly, to benefit the Company, and to use and turn to account and to manufacture, render or grant licenses

or privileges in respect of the same; and to spend money in experimenting upon and testing and in improving or seeking to improve any patents, inventions, or rights which the company may acquire or propose to acquire;

(g) To erect, construct, lay down, enlarge, alter, maintain, control and superintend any roads, railways and tramways, on lands owned or controlled by the company, port undertakings, piers, docks, wharves, harbours, buildings, works or machinery necessary or convenient for the company's business;

(h) To purchase, take on lease or in exchange, hire or otherwise acquire and hold for any estate or interest any lands, buildings, easements, rights, privileges, concessions, machinery, patents, plant, stock-in-trade and any real and personal property of any kind necessary or convenient for the company's business;

(i) To promote and carry into effect any scheme or schemes for sharing the profits and income of the company among the employees of the company and others;

(j) To grant pensions, allowances, gratuities and bonuses to employees or ex-employees of the company or its predecessors in business, or the dependants of such persons, and to establish and support or to aid in the establishment and support of any schools, and any educational, scientific, literary, religious or charitable institutions, or trade societies, whether such societies be solely connected with the trade carried on by the company or its predecessors in business or not, and any club or other establishment calculated to advance the interests of the company or of the persons employed by the company or its predecessors in business;

(k) To invest and deal with the moneys of the company, not immediately required, in or upon such securities and in such manner as may from time to time be determined;

(l) To accept payment for any property or rights sold, or otherwise disposed of or dealt with by the company, either in cash, by instalments or otherwise, or in fully or partly paid-up shares of any company or corporation, with or without deferred or preferred rights in respect of dividend or repayment of capital or otherwise, or in debentures or mortgage debentures or debenture stock, mortgages or other securities of any company or corporation or partly in one mode and partly in another, and generally on such terms as the company may determine;

(m) To enter into partnership or any joint-purse arrangement or any arrangement for sharing profits, union of interests or co-operation with any company, firm or person carrying on or proposing to carry on any business within the objects of this company, and to acquire and hold shares, stocks or securities of any such company;

(n) To establish or promote, or concur in establishing or promoting any other company whose objects shall include the acquisition and taking over of all or any of the assets and liabilities of or shall be in any manner calculated to advance, directly or indirectly, the objects or interests of this company, and to acquire and hold shares, stock or securities of and guarantee the payment of any securities issued by or any other obligation of any such company;

(o) To purchase or otherwise acquire and undertake all or any part of the business, property, liabilities and transactions of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of the company;

(p) To sell, improve manage, develop, turn to account, exchange, let on rent, royalty, share of profits, or otherwise, grant licenses, easements, and other rights of and over, and in any other manner deal with or dispose of the undertaking or all or any of the property for the time being of the company for such consideration as the company may think fit;

(q) To amalgamate with any other company whose objects are or include objects similar to those of this company, whether or by sale or purchase (for fully or partly paid-up shares or otherwise) of the undertaking subject to the liabilities of this or any such other company as aforesaid, with or without winding up, or by sale or purchase (for fully or partly paid-up shares or

otherwise) of all the shares or stock of this or any such other company as aforesaid, or by partnership or any arrangement of the nature of partnership, or in any other manner;

(r) To enter into any arrangements with any governments, or authorities, supreme, imperial, provincial, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions;

(s) Notwithstanding the provisions of section 44 of The Companies Act, to purchase or acquire in any way and to own, hold and sell with or without warranty the shares, debentures, bonds and other securities of any manufacturing or other corporation or enterprise carrying on business similar to that of this company, or to promote or contribute to or subsidize or otherwise assist the same, and to amalgamate or make other working arrangements with any person, company or enterprise carrying on any similar business, and to manage, operate and carry on the property, undertakings and affairs of any such business, and to acquire the same including its goodwill, rights, liabilities and other accessories by purchase, lease or otherwise, and to issue, allot and deliver as fully paid-up and non-assessable the shares, debentures or other securities of this company in payment or part payment of any securities, rights or things that it can acquire, and in payment or part payment for any services rendered to the company whether in connection with its promotion and organization or its business or otherwise;

(t) To apply for, purchase or otherwise acquire and hold, use (on lease, license or otherwise) and to exercise, develop and introduce, and to sell, assign, lease or otherwise dispose of or turn to account any patents, trade marks, inventions, copyrights, improvements and processes, concessions and the like, useful to the business of the company, and to pay for the same wholly or in part in bonds, debentures or other securities or assets of the company or by the issue of fully paid up and non-assessable shares of its capital stock;

(u) To secure passengers and persons in the service of the company, ships, vessels, and craft of every description, and engines, tackle, gear, equipment, stores, freight, earnings, profits, cargoes and other matters and things connected with ships, vessels and craft, against loss or injury by or through perils of the sea, fire, war, reprisals and all other perils, accidents or risks and generally to secure the company against fire, marine and other losses, either by forming a general reserve or insurance fund or by insurance effected with other companies or persons or by establishing or joining any association for mutual insurance protection or indemnity or otherwise, with full power to effect re-insurances and counter-insurances as may seem expedient; provided that nothing herein contained shall empower the company to carry on assurance business within the meaning of the Insurance Act, Revised Statutes of Canada, chapter 34;

(v) To make advances to or guarantee the obligations or contracts of or otherwise assist in any manner any company whose shares of capital stock, bonds or other obligations are held in whole or in part by this company and to do any act or thing for the preservation, improvement or enhancement of the value of any such shares, bonds or obligations, and in like manner to advance money to or guarantee the contracts of or otherwise assist any person company having business engagements with the company or indebted to it;

(w) To sell, lease or otherwise dispose of or deal with the whole or any part of the undertaking of the company and of its assets and good-will and rights and obligations of any kind for such consideration as the company may think fit, including shares, debentures and other securities of any other corporation having objects similar in whole or in part to those of the company, and to distribute among its shareholders any cash securities or other consideration so received;

(x) To pay all costs incidental to procuring the charter of incorporation or in connection with the

formation and organization of the company, and to do any such things as are incidental or conducive to the attainment of the above objects, and to promote any company or companies for the purposes of acquiring all or any of the undertakings, assets, rights or liabilities of this company, or for any other purposes which may seem calculated to benefit the company;

(y) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(z) To enter into any arrangement with any authority or government, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges, concessions, subsidies, or other benefits, which it may seem desirable to obtain and to carry out or exercise and comply with any such arrangements, rights and benefits, and to procure the company to be licensed, registered and recognized in any foreign country, and to designate persons therein and do such acts and things as may be expedient under the laws of such country to represent the company and enable it effectively to carry on business or prosecute its affairs there and elsewhere;

(aa) To do all or any of the above things in any part of the world, and either as principals, agents, contractors or otherwise, and either alone or in conjunction with others, and either by or through agents, sub-contractors, trustees or otherwise, and to do all such other things as are incidental or conducive to the above objects or any of them;

(bb) The above objects, powers or purposes of the company shall be deemed to be several and not dependent upon each other, and the company may pursue or carry on any one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise restricted by reason of any other clauses of such objects, powers or purposes or otherwise.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Marine Navigation Company of Canada, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 28th day of December, 1916.

THOMAS MULVEY,

27-2 Under-Secretary of State.

#### The Wagner, Chambers, Glassco Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of December, 1916, incorporating William Emile Wagner and James Lockhart Chambers, manufacturers, Joseph George Singer, broker, and Grace Hankins, stenographer, all of the City of Toronto, in the Province of Ontario, and Ernest Spencer Glassco, of the Town of Oakville, in the said Province of Ontario, manufacturer, for the following purposes, viz:

To carry on a general machine shop for the manufacture of munitions of all kinds, for the manufacture of electrical fittings and for doing all kinds of work usually done in a foundry and machine shop.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Wagner, Chambers, Glassco Company, Limited," with a capital stock of forty-nine thousand nine hundred dollars, divided into 499 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 28th day of December, 1916.

THOMAS MULVEY,

27-2 Under-Secretary of State



**Compagnie de Crémèrie Homo, Limitée—  
Homo Creamery Company, Limited.**

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as The Companies Act, letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 18th day of December, 1916, incorporating Félix Vanasse, financial agent, Auguste Joseph Allaire, accountant, Aimé Malo, student-at-law, and Bibiane Lefebvre, stenographer, all of the City of Montreal, in the Province of Quebec, and Lorenzo Laurendeau, law student, of the City of Westmount, in the said Province of Quebec, for the following purposes, viz:—

(a) To purchase and sell, to deal in with, at wholesale and retail, import and export cream, cream chocolate, butter, butter milk, cheese and all other by-products of milk, and also eggs, poultry, and generally to deal in all kinds of farm products;

(b) To purchase, sell, import, export, deal in and manufacture all things and foodstuffs, which may be asked for at the company's dairies, such as cereals, fruits, aerated waters, pastry and other merchandise which may be sold at the company's stores;

(c) To purchase, sell, exchange, import, export and manufacture everything necessary for the operation, installation and equipment of said farms, creameries, butter and cheese factories, warehouses and other property of the company, together with all necessary apparatus for the production, working, sterilization, pasteurization, bottling and packing of milk, butter, cheese, cream and generally all the by-products of milk, and also farm products and other products manufactured or used by the company;

(d) To act as agent for any person, firm or company carrying on a business similar to that of this company or relating thereto;

(e) To acquire the business of any person, firms or companies carrying on a similar business, and to pay for the same in cash or in fully paid shares of this company or to amalgamate with any other firm carrying on a similar business;

(f) To manufacture, purchase, sell or deal in any implements, machinery, tackle or apparatus used in the operation of cold storage, warehouses and freezing plants and stores; to purchase, sell, and manufacture any such implements, utensils, apparatus, necessary for the operation of aforesaid articles;

(g) To draw, make, accept, endorse, pay and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable and transferable instruments;

(h) To pay for any property, franchise, privilege, lease or right of any kind acquired by or for the company, or for any work done, or services rendered, with the approval of shareholders, by the issue of fully paid shares of the company hereby incorporated;

(i) To enjoy or possess all powers necessary for the carrying on of the above mentioned undertaking.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Compagnie de Crémèrie Homo, Limitée"—Homo Creamery, Limited," with a capital stock of forty-nine thousand dollars, divided into 499 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 22nd day of December, 1916.

THOMAS MULVEY,  
Under-Secretary of State.

27-2

**Capital Machinists and Founders, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of Chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of December, 1916, incorporating Michael Joseph Skelly, manufacturers' agent, Walter Lorne Goode, auto salesman, Ephraim Percy McGill, James Allen and Wallace Leslie Palmer, gentlemen, John Henry Weber, com-

mercial traveller, and William Harry Palmer, hardware salesman, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—

(a) To carry on the business and trades of machinists, engineers, brass and iron foundries, bridge builders, metal workers, boiler makers, tool makers, plumbers, steam-fitters, electricians, tinsmiths, blacksmiths, pattern makers, enamellers, metallurgists and wood workers, and the business of the construction of buildings and structures, built in whole or in part of iron and steel;

(b) To manufacture, construct, buy, sell, and deal in all goods, wares, and merchandise, in which tin, steel, copper, brass, bronze, nickel, aluminum, galvanized iron, sheet iron and sheet metal of all kinds, and any other metal or combinations of metal or other materials may be used;

(c) To manufacture and deal in all kinds of weapon and munitions of war and any part and parts of any such weapon or munition;

(d) To repair and alter steam, electric and gasoline engines, automobiles, motor trucks and all other kinds of vehicles and all machines operated by any kind of power, or by hand, and to repair and alter any of the said goods, wares and merchandise, and to acquire, operate and manage garages;

(e) To purchase, sell and deal in all kinds of materials which may be required in any of the works and articles aforesaid;

(f) To acquire in any manner, and take over and operate the work, property, franchises, rights and assets of any person, firm, corporation, or company, carrying on business similar in detail or part to the objects of this company, and to enter into all arrangements for such purposes;

(g) To purchase and sell lands and buildings necessary or useful to the company in carrying out any of their powers and to enter into leases either as lessors or lessees of any lands or buildings or other physical property and generally to sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property, rights and products of the company;

(h) To sell or dispose of the undertaking of the company or any part or share thereof for such consideration and upon such terms as the company may think fit and in particular for shares, debentures or securities of any other company or firm or corporation having objects altogether or in part similar to those of the company;

(i) To carry on any business (whether manufacturing or otherwise) which may seem to the company to be capable of being conveniently carried on in connection with this undertaking, or calculated directly or indirectly to advance the value or render profitable any of the company's property or rights, and to do all such other acts and carry on all such other business, works, and undertakings as are incidental or conclusive to the attainment of any or all of the above objects;

(j) To issue and distribute any of the property of the company in specie among its shareholders;

(k) To issue, make, draw, accept, endorse, pay or otherwise deal in bills, notes, cheques and negotiable securities of every kind and nature;

(l) To do all or any of the above acts and things as principals, agents, contractors or otherwise, and either alone or in conjunction with others;

(m) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Capital Machinists and Founders, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 28th day of December, 1916.

THOMAS MULVEY,  
Under-Secretary of State.

27-2

**Stanley & Aylward, Limited.**

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of December, 1916, incorporating Franklin Metcalf McDowell, law clerk, George Roy Sproat, accountant, Gordon Balfour Flett, student-at-law, Charles Henry Kemp and Cecil Carrick, solicitors, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To carry on the business of manufacturing, wholesale and retail jewellers and dealers in jewellers sundries, watches, gold, silver and metal wares, gold filled wares, glassware, china, enamel goods, stamped goods, military badges and jewellery ;

(b) To manufacture, sell, buy and generally deal in all materials used in the manufacture of any of the above described wares ;

(c) To carry on any business which can be profitably carried on in connection with any of the aforesaid businesses ; and import and export any of the aforesaid articles or wares and to import or export any of the materials used in the manufacture thereof ;

(d) To act as agents or contractors in securing contracts for the manufacture and sale of any of the aforesaid wares.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Stanley & Aylward, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 26th day of December, 1916.

THOMAS MULVEY,  
Under-Secretary of State

27-2

**Graham Bros., Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of December, 1916, incorporating William Graham and John Graham, merchants ; Thomas Lennox Graham, clerk ; Frances Theresa Martin Graham and Grace Graham, married women, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz :—

(a) To carry on in all branches the business of wholesale and retail seedsmen, importers, merchants and dealers in trees, shrubs, plants, bulbs, grains and seeds of all kinds, farm and garden tools, implements and machines, stock and poultry foods and preparations, fertilizers and farm, garden, poultry and other supplies generally.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Graham Bros., Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 28th day of December, 1916.

THOMAS MULVEY,  
Under-Secretary of State.

27-2

**Ker & Goodwin Machine Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 2nd day

of January, 1917, increasing the capital stock of "Ker & Goodwin Machine Company, Limited," from the sum of fifty thousand dollars to the sum of one hundred thousand dollars, such increase to consist of five hundred shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State

28-2

**Dominion Foods, Limited.**

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of January, 1917, decreasing the capital stock of "Dominion Foods, Limited" from the sum of one million dollars to the sum of nine hundred and forty thousand dollars, such decrease to consist of six hundred preferred shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

28-2

**Parsons & Co., Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of December, 1916, incorporating Allan Parsons, merchant, Richard Balmer Proctor, Daniel Joseph McLaughlin, and Percy Roycroft, accountants, all of the City of Montreal, and William Geraghty, broker, of the City of Westmount, all of the Province of Quebec, for the following purposes, viz :—

(a) To carry on business as general dry goods and commission merchants and importers, and to buy, sell, manufacture and import dry goods and merchandise of any description ;

(b) To act as agents for any other persons or corporations carrying on similar business, or to transact any other business of a like nature or incidental to the foregoing ;

(c) To acquire by purchase, lease or otherwise, property, real or personal, and goodwill, rights, franchises, contracts and assets of any kind useful or incidental to the business of the company, on such terms and conditions as may be deemed advisable and to pay for the same in cash, or in part cash, or paid up shares, bonds or other securities of the company, as may be agreed upon, and to sell, dispose of, or otherwise deal with the whole or any portion of the property so acquired ;

(d) To amalgamate with any individual, firm or corporation, or to buy or otherwise acquire, shares, bonds, debentures or other securities of any company having objects altogether or in part similar to those herein enumerated, notwithstanding the provisions of section 44 of The Companies Act, and to sell, hold, re-issue, with, or without guarantee, or otherwise deal in the same.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Parsons & Co., Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

28-2



**H. Vineberg & Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 2nd day of January 1917, amending the letters patent incorporating "H. Vineberg & Company, Limited" authorizing the company to mortgage its undertaking or any part thereof and to issue debentures or other securities.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

28-2

**The New York and Yarmouth Fish Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of December, 1916, incorporating Walter Ernest Ashcroft, Henry Brush Robbins, Israel Wood Robbins and Irvin Haley, wholesale fish dealers, of the City of Brooklyn, in the State of New York, one of the United States of America, and Calvin Townsend Eldred, of Whitestone, in the said State of New York, one of the said United States of America, wholesale fish dealer, and Cecil Horace Low, of the Town of Yarmouth, in the Province Nova Scotia, wholesale fish dealer, for the following purposes, viz:—

(a) To prosecute a general fishing business and to carry on the buying, selling, curing, exporting and importing of fish and the fish business in all its branches, and to that end to acquire, own, lease, and hire all plant and property necessary or expedient in connection therewith; to carry on the business of importing, exporting and distributing oysters and other shell fish and also the planting, care and management of oyster beds and dealing in oysters and other shell fish; to carry on the trade or business of buyers, curers, canners, packers and exporters of and dealers in all kinds of fish and their products and all or any of the various products of the sea, and to carry on the business or businesses of general merchants or any business subsidiary, auxiliary or similar to any business mentioned in this sub-clause;

(b) To acquire, erect, own, lease, manage and operate ice-houses and cold storage warehouses; to manufacture, gather, store and sell ice; to buy, supply and deal in ice, salt and bait to fishermen and others; to sell and deal in fresh bait for fishermen and for that purpose to acquire, own, lease, erect and operate such plant as may be necessary for preserving bait by any mechanical or other process;

(c) To buy, acquire, build, own, lease, charter and operate steamships, vessels, boats and other craft for the purposes of gathering in fish from outlying stations and to further the objects of the company; to acquire, build, own, hire, charter and operate cold storage, steamships or vessels from and to any ports or places whatsoever and to provide transportation facilities for freight of all kinds, and to lease, acquire, own, control and operate refrigerator cars on steam and other railways and otherwise;

(d) To manufacture and deal in fertilizers and glue from fish and for refining oils obtained from fish;

(e) To manufacture cans, barrels, packages or other receptacles for the preservation of food products or receptacles for containing food products, and to manufacture, sell and trade in food products of every description and to carry on any business or businesses subsidiary, auxiliary or similar to the business mentioned in this sub-clause and which the company may deem it expedient to carry on in aid thereof or in substitution therefor;

(f) To act as forwarding agents and brokers for foreign or domestic buyers or owners of fish and the products thereof, and of food products of all kinds, and to carry on the business of commission merchants, in the aforesaid commodities;

(g) To purchase or by any other means acquire and protect, prolong and renew, whether in Canada, the United States, the United Kingdom or elsewhere, any patents, patent rights, brevets d'invention or licenses, trade marks, protections and concessions which may be useful or advantageous to the company, and to use and to turn to account and to manufacture under or grant licenses or privileges in respect of the same, and to expend money in experimenting upon and testing and improving or seeking to improve any patents, inventions or rights which the company may acquire or propose to acquire;

(h) To build, construct, maintain, alter, enlarge, pull down and remove or replace any buildings, factories, shops, offices, works, wharves, roads, machinery, engines, walls, dams, sluices or water works and to join with any person, firm or company in doing any of the things aforesaid and to work, manage and control the same or join with others in so doing;

(i) To acquire and undertake the whole or any part of the business, good-will and assets of any person, firm or company carrying on or proposing to carry on any of the businesses which this company is authorized to carry on, and as part of the consideration for such acquisition to undertake all or any of the liabilities of such firm, person or company and to give or accept by way of consideration for any of the acts or things aforesaid, or property acquired, any shares, bonds or securities that may be agreed upon, and uphold and retain or sell, mortgage and deal with any shares, debentures or securities so received;

(j) To promote any other company for the purpose of acquiring all or any of the property and undertaking of the liabilities of this company or undertaking any business or operations which may appear likely to assist this company or to enhance the value of any property or business of this company;

(k) To acquire and hold licenses from the Government of Canada to catch or fish for lobsters or any fish, and to assign, pledge or dispose of such licenses as may be in the interest of the company and not contrary to the regulations under which the same are issued;

(l) To sell or otherwise dispose of the whole or any part of the undertaking of the company, either together or in portions, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any company which may purchase or become in any way interested in the same;

(m) To lend money to customers and others having dealings with the company and on such terms as may seem expedient, and to give guarantees or become surety for any such person, and to invest and deal with any funds or assets not immediately required for the purposes of the company from time to time as may be deemed expedient;

(n) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants, securities under "The Bank Act" and other negotiable or transferable instruments;

(o) To improve, manage, develop, exchange, let or lease, sell or dispose of, grant rights and privileges with respect of or otherwise deal with all or any part of the property and rights of the company;

(p) To enter into any arrangements with any government, federal, provincial, municipal, local or otherwise, or any corporations, companies or persons that may be deemed conducive to the company's objects or any of them, and to obtain from any such government, authority, corporation, company or person any charters, contracts, decrees, rights, licenses, privileges and concessions which the company may think desirable, and to carry out, exercise and comply with any such charters, contracts, decrees, rights, licenses, privileges and concessions;

(q) To act as agents or brokers for any person, firm, or company carrying on a similar business and to undertake and perform sub-contracts, and also to act in any of the businesses of the company through or by means of agents, brokers, sub-contractors or otherwise;

(r) To pay all or any expenses incurred in connection the formation, promotion and incorporation of the company or any other company which this company has power to promote, or in which the company

is interested or concerned and to pay commissions to brokers and others for underwriting, placing, selling or guaranteeing the subscription of any shares, bonds, debentures or securities of this company or of any such other company as aforesaid ;

(s) To cause the company to be registered, incorporated or recognized in the United Kingdom or in any Dominion, Commonwealth Colony, dependency, foreign country or place ;

(t) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render more profitable any of the company's property or rights ;

(u) To do all such other things as may be incidental to the attainment of the above objects or any of them.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The New York and Yarmouth Fish Company, Limited," with a capital stock of twenty-five thousand dollars, divided into 250 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Yarmouth, in the Province of Nova Scotia.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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#### Vipond Fruit Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of December, 1916, incorporating George Vipond and Henry Lister Vipond, both of the City of Montreal, in the Province of Quebec, wholesale produce and commission merchants ; George Andrew Elliott and Malcolm George Macneil, barristers, and Arthur Carnochan Miller, accountant, of the City of Winnipeg, in the Province of Manitoba, for the following purposes, viz :—

(a) To carry on business as general commission merchants : to carry on the business of wholesale and retail dealers in and importers and exporters of fish, oysters, clams, lobsters, poultry, game, vegetables, fruits and provisions of all kinds ; and to carry on the business of dealers in and producers of dairy farm and garden produce of all kinds, and in particular milk, cream, butter, cheese and eggs and dairy products ;

(b) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(c) To purchase or otherwise acquire as going concern the property, good-will, undertaking, assets and business now being carried on at the City of Winnipeg, by the firm of George Vipond & Co., and to continue such business with all or any of its powers and objects, and to assume the liabilities thereof and to pay for the assets so acquired, including good-will, in shares of this company fully paid up and non-assessable ;

(d) To act as agent for any individual, firm or corporation carrying on a business similar to the business which this company is authorized to carry on ;

(e) To acquire by purchase, lease or otherwise the undertaking, assets, business and property, real and personal, and the good-will, franchises, patents, rights, privileges, contracts and assets and liabilities, useful or incidental to the business of the company, upon such terms and conditions as may be deemed advisable, from any individual, firm or corporation carrying on a business similar to that of the company, and to pay for the same in cash or fully paid-up shares, bonds or other securities of the company, or otherwise as may be agreed upon, and to sell or otherwise dispose of or otherwise deal with the whole or any portion of the same ;

(f) To acquire by purchase, lease or otherwise, any real or personal, movable property which the company

may deem necessary for the carrying out of the objects of the company or any of them ;

(g) To acquire, hold and own shares in any corporation doing business in whole or in part of a like nature, and to pay for the same either in cash or part cash, or to issue fully paid-up shares of the company in payment or part payment therefor, or otherwise as may be arranged, and to sell or otherwise deal with the same, notwithstanding the provisions of section 44 of The Companies Act ;

(h) To issue in payment of any property, concessions or rights acquired by the company or in consideration of any amalgamation or other arrangement for the pursuance of the company's objects, bonds or common or preferred shares of stock of the company as fully paid up and non-assessable ;

(i) To enter into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company and to lend money to, guarantee the contracts of, or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee, or otherwise deal with the same ;

(j) To lease, sell or otherwise dispose of the business, property and undertakings of the company, or any part thereof, for such consideration as the company may deem fit, and in particular for shares, bonds, debentures or securities of any other company having objects similar in whole or in part to those of this company ;

(k) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities of any companies belonging to the company, or which the company may have the power to dispose of ;

(l) The intention is that the objects specified in paragraphs (a), (b) and (c) hereof shall be independent objects and shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company ;

(m) To do all such other things as may be deemed necessary or useful in the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Vipond Fruit Company, Limited," with a capital stock of thirty-five thousand dollars, divided into 350 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Winnipeg, in the Province of Manitoba.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

28-2

#### British Forgings, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of January, 1917, incorporating Francis George Bush, bookkeeper, George Robert Drennan and Alexander Gordon Yeoman, stenographers, Herbert William Jackson, clerk, and Frank Breadon Common, student-at-law, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To manufacture and deal in iron, steel and all other metals from the ore to the finished products thereof ; to cast, smelt, forge and roll iron and steel of all kinds and descriptions and to manufacture and deal in all goods, wares and merchandise in which iron and steel or any other metal is or may be used, and for that purpose to erect and operate blast furnaces, forges, converters and all other appliances necessary or convenient for the due carrying on of said business ; to manu-



facture, import, export, buy, sell and deal in munitions, goods, wares and merchandise; to carry on the business of miners, iron, brass and other metal-founders, machinists, tool-makers, metallurgists, or metal workers, fitters, millwrights, packing-box makers, and all other detail branches of business usually or conveniently connected with any such business as aforesaid, either for preparing or finishing articles for sale, or for auxiliary purposes, as well as for the purposes of the businesses aforesaid as for the purpose of profit as independent businesses;

(b) To manufacture, either wholly or in part any goods, substances, machines, tools, articles, apparatus or things in or for the manufacture, or any process of the manufacture, of which the plant, machinery or property of the company may from time to time be available or suitable;

(c) To construct, maintain and operate on the property of the company all works, bridges, reservoirs, flumes, dams, and any other works and conveniences which may seem directly or indirectly conducive to any of the company's object including telegraph and telephone lines;

(d) To construct, acquire, own, manage, charter, operate, hire and lease all kinds of steam and sailing vessels, boats, tugs and barges and other vessels, wharves, docks, elevators, warehouses, freight sheds and other buildings necessary or convenient for the purposes of the company;

(e) To establish, maintain and operate for the use of the company, its employees, tenants and others a fire protection service, water service, electric light or gas service, and to make such contracts with respect to the same as may be found necessary or advisable either for the disposal of the surplus or otherwise;

(f) To apply for, maintain, register, lease, acquire and hold or to sell, lease or otherwise dispose of and grant licenses in respect of or otherwise turn to account any patents of invention, improvements or processes, trade marks, trade names and the like, necessary to or beneficial for any of the purposes of the company;

(g) To distribute amongst the shareholders of the Company in kind any property of the Company and in particular any shares, debentures or securities of any other Company belonging to the Company or which the Company may have power to dispose of;

(h) To acquire by purchase or otherwise the shares of any other company carrying on business in whole or in part similar to the business which this company is authorized to carry on, notwithstanding the provision of section 44 of The Companies Act, or otherwise to acquire and undertake any other undertaking and business similar in whole or in part to that of the company, together with its plant, stock-in-trade, goodwill, franchises and assets of all kinds and liabilities, and to carry on any other business which may seem to be capable of being conveniently carried on in connection with any of the above objects or calculated directly or indirectly to enhance the value of or to facilitate the realization of or render profitable any of the company's property or rights or undertakings;

(i) To sell, lease or otherwise dispose of the undertaking of the company or of any part thereof for such consideration as the company may deem proper, and in particular for shares, debentures or securities of any other company having objects in whole or in part similar to those of this company;

(j) To issue paid-up shares, bonds, debentures, or other securities of the company in payment or part payment for any property or rights which may be acquired by, or with the approval of the shareholders, for any services rendered, or for any work done for the company, or in or towards the payment or satisfaction of debts and liabilities owing by the company;

(k) To amalgamate with or enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company, and to advance money to guarantee the contracts of and otherwise assist any

such person, firm or company, and, notwithstanding the provision of section 44 of The Companies Act, to take or otherwise acquire and hold shares and securities of any such company and to sell or otherwise deal with the same;

(l) To do all or any of the matters hereby authorized either alone or in conjunction with others or as factors or agents;

(m) To do all such other things as may be necessary to the due carrying out of the above objects or any of them;

(n) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "British Forgings, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1917.

THOMAS MULVEY,

28-2

Under-Secretary of State.

### The Duncan Electrical Company, Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 2nd day of January, 1917, incorporating John Hoseph Meagher, Henry Noel Chauvin and James Edouard Coulin, all three of His Majesty's counsel learned in the law, Harold Earle Walker, advocate, all of the City of Montreal, in the Province of Quebec, and Frank Genest, of the City of Westmount, in the said Province of Quebec, law student, for the following purposes, viz:—

(a) To purchase, acquire and take over the undertaking, business, property and assets generally of that certain company known as The Duncan Electrical Company, Limited, incorporated by letters patent under the hand and Seal of the Secretary of State of Canada and dated 16th May, 1905, and to pay therefor such consideration as the directors of the company may see fit, especially in shares of the company issued as fully paid-up and non-assessable;

(b) To carry on the business of manufacturers, and to buy, sell and generally otherwise acquire, traffic, trade, deal in and dispose of all manner and kinds of electric supplies, apparatus and appurtenances, hardware, dies, metals and novelties;

(c) To contract for, build, construct and equip public and private works of every description, and to acquire, purchase, hold, sell, dispose of, supply, manufacture and produce all manner and kinds of material for use in the construction and equipment of such public and private works;

(d) To acquire the property, rights, good-will and other assets and privileges of or take over as a going concern the business of any person or company carrying on any business or industry allowed under this Act and to enter into contracts for the supply of services to the company, and for the acquisition of the rights of any person or company under contracts for the furnishing of work or materials, and to pay for the same and services and benefits of whatsoever nature rendered to the company, in shares of the company paid up in whole or in part;

(e) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(f) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclu-

sive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(g) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to subsidize, lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(h) To subscribe for, purchase or otherwise acquire, to own, hold, sell, assign, transfer or otherwise dispose of and deal with shares in the capital stock, bonds, debentures or other evidences of indebtedness created by any other companies; and while the holder thereof to exercise all the rights and privileges of ownership including the right to vote in respect thereof, notwithstanding the provisions of section 44 of the said Act ;

(i) To act as experts, consulting and operating engineers in connection with any business or undertaking which this company is authorized to carry on ;

(j) To sell the undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares or debentures, debenture stock or other securities of any other company having objects altogether or in part similar to those of this company ;

(k) To lend money to customers or persons having dealings with the company and to give any such guarantee or indemnity as may seem expedient ;

(l) To remunerate any parties for services rendered or to be rendered in placing or assisting to place any shares in the company's capital or any debentures, debenture stock or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business ;

(m) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined ;

(n) To distribute by dividend or otherwise any of the property of the company in specie or kind among the members and particularly paid-up shares, debentures or debenture stock of any other company ;

(o) To do all the foregoing things whether alone or in conjunction with others and whether as principals, factors, or agents for any other companies or persons, or by or through any factors, trustees or agents, or on commission ;

(p) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any one or more of the objects herein enumerated or incidental to the powers herein named or which shall at any time appear conducive or expedient for the protection or benefit of the corporation, either as holders of or interested in any property or otherwise ;

(q) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Duncan Electrical Company, Limited," with a capital stock of one hundred and fifty thousand dollars, divided into 1,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

# S. B. Beare, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of December, 1916, incorporating, George Herbert Sedgewick, Duncan McArthur and James Aitchison, solicitors, Francis Henry Hurley, law clerk, and Bertrand Thomas McAvoy, student-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To manufacture, buy, sell and deal in goods, wares and merchandise of all kinds ;

(b) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value or render profitable any of the company's property or rights ;

(c) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, grants, leases, licenses, concessions and like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to pay for the same in cash shares or other securities of the company or otherwise and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(d) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(e) To enter into any arrangements with any government or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with or surrender any such arrangements, rights, privileges and concessions and franchises ;

(f) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors or associates in business) or the dependents or connections of such persons, and to grant annuities, pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(g) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(h) To purchase, take or lease or in exchange, hire or otherwise acquire, any real or personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business or capable of being profitably dealt with in connection with any of the company's property or rights for the time being and in particular any machinery, plant, stock-in-trade ;

(i) To construct, improve, maintain, work, manage, carry out or conduct any roads, ways, tramways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which



may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof ;

(j) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments;

(k) To sell or dispose, let or hire or otherwise deal with the undertaking and assets of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of those of the company;

(l) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name, all or any of the property, franchise, good-will, rights, powers and privileges held or enjoyed by any person or firm or any company or companies, and to pay for such property, franchise, good-will, rights, powers and privileges, wholly or partly in shares of the company wholly or partly paid up, and to undertake the liabilities of any such person, firm or company ;

(m) To aid in any manner any corporation any of whose shares of capital stock, bonds, debentures, or other obligations are held or are in any manner guaranteed by this company, and to do any act or things for the preservation and protection, improvement or enhancement of the value of any such shares of capital stock, bonds, debentures or other obligations, and to do any and all acts tending to increase the value of any of the property at any time held or controlled by this company ;

(n) To purchase, take or acquire by original subscription or otherwise, and to hold and with or without guarantee to sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in and of any other company and to pay for such shares, stock, debentures, bonds and other obligations either in cash or partly in cash or to issue shares of this company fully paid-up or partly paid-up in payment or, notwithstanding the provisions of section 44 of the said Act, to use the funds of the company in the purchase of shares, stock, debentures, bonds and obligations in and of any other company and to vote on all shares so held through such agent or agents as the directors may appoint ;

(o) With the approval of the shareholders, to remunerate any person for services rendered to the company, in such manner as the company may deem expedient, and more particularly by the issue and allotment of shares, bonds, or other securities of the company, wholly or partly paid-up ;

(p) To lend money to customers and others having dealings with the company and to take security for the loan of such money, to guarantee the performance of the contractual and other obligations of any such person and to give any guarantee or indemnity as may see expedient ;

(q) To pay out of the funds of the company all expenses of or incidental to the formation, registration and advertising of the company, in or about the promotion of this company or the conduct of its business ;

(r) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interests, by publication of books and periodicals and by granting prizes, rewards and donations ;

(s) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(t) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others and either by or through agents, sub-contractors, trustees or otherwise ;

(u) To do all such other things as are incidental or conducive to the attainment of the above objects and so that the objects specified in each paragraph of the clauses shall, except when otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or to or from the name of the company.

ence to or inference from the terms of any other paragraph or to or from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "S. B. Beare, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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### Keystone Supply, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of December, 1916, incorporating Arthur John Thomson, William Symon Morlock, and Reginald Holland Parmenter, solicitors, Samuel Davidson Fowler, solicitor's clerk, and Anna Latimer, office clerk, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To manufacture, buy, sell and deal in copper, brass, bronze, iron, steel, manganese and all other metals and all or any articles consisting or partly consisting of copper, brass, bronze, iron, steel, manganese and other metals and all or any products thereof and also all other goods, wares, merchandise and supplies of every description ; to manufacture, buy, sell and deal in engines and machines of all kinds and all articles and things used in the manufacture, maintenance and working thereof ; to manufacture, buy, sell and deal in railway carriages and wagons and other carriages, wagons, carts, trucks, vehicles locomotives, engines, wheels, rolling stock and conveyances of all kinds whether for railway, tramway, road, field or other traffic or purposes or any of the parts thereof or equipment therefor and also rails and railway and tramway plant and all machinery, materials and things applicable or used as accessory thereto ; to carry on the business of iron masters, iron makers, steel makers, steel converters, smelters, engineers, malleable iron manufacturers and iron founders in all their respective branches and to work and make merchantable, buy, sell and deal in iron, steel and other metals, materials and substances and to carry on the business of manufacturers and dealers in chemicals and as metallurgists and as mechanical engineers and to manufacture, buy, sell and deal in both by wholesale and retail all kinds of mercantile commodities and to manufacture, buy, sell and deal in motors, motor vehicles, motor boats, aeroplanes, hydroplanes, seaplanes, flying boats, airships, dirigible and other balloons and other aircrafts, flying machines and devices for aerial navigation of all kinds and the parts thereof and to carry on a general machine shop business ;

(b) To acquire, purchase, take on lease or license, hire, hold, use, sell, grant leases of, grant licenses of, exchange, alienate, dispose of and otherwise deal in or contract with reference to lands or interests in land, personal property of all kinds or interests therein, rights, privileges, licenses and concessions, and to manufacture or trade in property and goods of all kinds ;

(c) To operate construction or building plants and to take and carry out contracts for building or for construction work of any kind ;

(d) To undertake, carry on and execute transactions as financial or commercial brokers or agents for the purposes aforesaid ;

(e) Notwithstanding the provisions of section 44 of The Companies Act, to subscribe for, purchase, assume liability under, acquire, hold, sell, exchange, dispose of or otherwise deal in or contract with reference to bonds, debentures, stocks or other securities or obligations or any estate or interest therein ; and to apply or to accept, in whole or in part, as consideration for, satisfaction of or security for any contract, indebted-

ness or obligation, to or of the company, property, obligations, shares and securities of any kind at such valuation and upon such terms as may be agreed upon;

(f) To furnish aid to any business or undertaking similar in whole or in part to that of the company with which the company may have business relations by way of loan, bonus, endorsements, agreement, guarantee, management or other service, and to manage, supervise and control the same in whole or in part and to act as agent or attorney for the same;

(g) To carry on any other business which may seem capable of being conveniently or advantageously carried on in connection with the business of the company or calculated directly or indirectly to enhance the value of, to facilitate the realization of or to render more profitable any of the company's businesses, properties or rights;

(h) To invest the moneys of the company not immediately required in such investments as may from time to time be determined;

(i) To co-operate in, aid in, subscribe towards or subsidize any proceeding or undertaking which may seem calculated directly or indirectly to benefit the company;

(j) To acquire or undertake to whole or any part of the business, property and liabilities of any person, partnership, association or company having objects altogether or in part similar to the company or carrying on any business which the company is authorized to carry on or possessed of property which may seem suitable or desirable for the purposes of the company;

(k) To apply for, purchase or otherwise acquire and to protect, prolong, and renew patents, patent rights, trade-marks, formulas, licenses, protections, concessions and the like, conferring or relating to any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company and to use, exercise, improve, develop or grant licenses in respect of or otherwise turn to account the property, right or information so acquired;

(l) To enter into partnership or into any arrangement for sharing of profits or expense, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise, with any person, partnership, association or company carrying on or engaged in, or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction which may seem capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of, or otherwise assist any such person, partnership, association or company and to take or otherwise acquire shares and securities of any such partnership, association or company, and to sell, hold, re-issue, with or without guarantee or otherwise deal with the same;

(m) To take or otherwise acquire and hold shares in any partnership or stock or shares in any association or company having objects altogether or in part similar to those of the company or carrying on any business which may seem capable of being conducted so as directly or indirectly to benefit the company;

(n) To apply for, promote and obtain from the Dominion of Canada or any other authority whether Dominion, Provincial, Imperial, Colonial or foreign and including subordinate and municipal authorities, any statute, ordinance, order, regulation or other authorization or enactment which may seem desirable to the company or calculated directly or indirectly to benefit the company;

(o) To enter into any arrangements with any governments or authorities, supreme, provincial, civic, municipal, local or otherwise that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any statutes, ordinances, licenses, contracts, orders, regulations, decrees, rights, powers, franchises, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with the terms of the same;

(p) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or of its predecessors in business or of any person, partnership, association or company allied with the company in business or subsidiary to the company or in which the company holds shares or securities or to benefit the dependents or connections of such persons and to grant pensions and allowances, and to make payments towards insurance and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object;

(q) To promote, form, organize, manage, develop, take interests or stock or shares in and assist financially or otherwise any partnership, association or company for the purpose of acquiring or taking over all or any of the property and liabilities of the company or for any other purpose which may seem calculated directly or indirectly to benefit the company;

(r) To acquire, purchase, take on lease, hire, construct, improve, own, maintain, operate, manage, carry out and control plant, equipment, machinery, supplies, buildings, works, shops, warehouses, manufactories, pumps, tanks, tank cars, pipe lines, smelters, refineries, roads, ways, canals, bridges, electric works, electric plant, hydraulic works, hydraulic plant, boats, ships, docks, wharves, piers, gas works, cables, waterworks, reservoirs, aqueducts, flumes, ditches and all such other structures, works, conveniences and appliances as may seem calculated directly or indirectly to advance the company's interests and to contribute to, subsidize or otherwise assist or take part in the acquisition, purchase, leasing, hiring, construction, improvement, ownership, use, maintenance, operation, management, carrying out or control thereof;

(s) Where such course is required for the purpose of the company or may seem calculated directly or indirectly to advance the company's interests, to acquire, purchase, take on lease, hire, construct, improve, own, use, maintain, operate, manage, carry out and control, but only upon lands owned or controlled by the company, or over which the company may have a right of license to that effect, such, roads, ways, bridges, lines of rail, spurs, sidings, tracks, rolling stock, cables, wires, motors, locomotives, electrical plant and all such other structures, works, conveniences and appliances as may be required for the purpose of maintaining communication by telegraph or telephone or of effecting the transport of goods or passengers, and to contribute to, subsidize or otherwise assist or take part in the acquisition, purchase, leasing, hiring, construction, improvement, ownership, use, maintenance, operation, management, carrying out or control thereof;

(t) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(u) To sell or dispose of the property or undertaking of the company, or any part thereof for such consideration as the company may think fit, and in particular and notwithstanding the provisions of section 44 of The Companies Act, for shares, debentures or securities of any other partnership, association or company;

(v) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations;

(w) To consolidate or amalgamate with any other company having objects similar in whole or in part to those of the company;

(x) To procure the company to be registered, licensed or otherwise recognized in any foreign country and to designate and appoint persons therein as attorneys or representatives of the company with full power to represent the company in all matters according to the law of such foreign country and to accept service for and on behalf of the company of any process or suit;

(y) To pay out of the funds of the company all or any of the expenses of or incidental to the formation and organization thereof and to employ, contract with and



provide for the remuneration of brokers, commission agents and underwriters upon any issue of shares, bonds, debentures, debenture stock or other securities of the company ;

(z) To distribute or divide assets of the company in specie amongst the shareholders ;

(aa) To do all or any of the above things as principal, agents, contractors or otherwise, and either alone or in conjunction with others ;

(bb) To do all such other things as may seem directly or indirectly to be incidental to or conducive to or convenient or proper for the accomplishment of the purposes of the attainment of the objects of the company or any of them or expedient for the protection or benefit of the company ;

(cc) No power granted in any paragraph hereof shall be limited or restricted by reference to or inference from the terms of any other paragraph hereof.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Keystone Supply Company, Limited," with a capital stock of twenty thousand dollars, divided into 200 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1917.

THOMAS MULVEY,

28-2

Under-Secretary of State.

**Eureka Toys, Limited.  
Les Jouets Eureka, Limitée.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of December, 1916, incorporating Jean Charbonneau and James Edward Coulin, advocates, Charles Joseph Eugene Charbonneau, notary, Joseph Simeon Pilon, stenographer, and Philippe Morel, agent, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To manufacture and sell toys, household and office novelties made of metal, wood, leather, cloth, rubber or wire, and merchandise of all kinds ;

(b) To buy, sell, handle and deal, both wholesale and retail in commodities, articles and things of all kinds which can conveniently be dealt in by the company in connection with any of its objects ;

(c) To purchase or otherwise acquire any formulae, recipe, processes, letters patent, trade-marks, trade-names or copyrights relating to the products of the company, or any rights or interests in the same or in the mode of manufacturing or selling the same ;

(d) To construct, maintain and alter any buildings or works necessary or convenient for the purposes of the company ;

(e) To purchase, lease or otherwise acquire the whole or any part of the business, property, franchises, goodwill, rights and privileges held or enjoyed by any person or firm or by any corporation carrying on any business which the company is authorized to carry on or be possessed of property suitable for the purposes of this company and to pay therefor in fully paid-up or partly paid-up preference or ordinary shares of the company, or in bonds, debentures or other securities of the company, or otherwise, and to undertake the liabilities of any such person, firm or corporation ;

(f) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or in exchange for the shares, bonds, debentures or other securities of this company or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint ;

(g) To construct, acquire and operate vessels, steam boats, barges, wharves and warehouses and to act as agent for vessel owners, vessel agents and cartage systems ;

(h) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ;

(i) To pay out of the funds of the company or by shares in the company or by cash and shares all expenses of or incidental to the formation, flotation, advertising and procuring the charter of the company and to remunerate any person or company for services rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any bond, debentures or other securities of the company ;

(j) To pay by issue of bonds, debentures or other securities as well as to use and apply its surplus earnings or accumulated profits authorized by law to be reserved to the purchase or acquisition of property ;

(k) To obtain any provisional order or Act of Parliament for enabling the company to carry any of its objects into effect, or for any other purpose which may seem expedient, and to oppose any proceedings or application which may seem calculated directly or indirectly to prejudice the company's interests ;

(l) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of this company ;

(m) To distribute any of the property of the company in kind among the shareholders ;

(n) The interpretation of any of the powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or by reference to or inference from the name of the company ;

(o) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(p) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(q) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(r) To enter into any arrangements with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(s) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ; and generally to purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property, and any rights or privileges which the company may think necessary or convenient for the purpose of its business ;

(t) To adopt such means of making known the products of the company as may seem expedient, and in

particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations;

(u) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company;

(v) To do all or any of the above things as principals, agents, contractors or otherwise and by or through trustees, agents or otherwise, and either alone or in conjunction with others;

(w) To do all such things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Eureka Toys, Limited," "Les Jouets Eureka, Limitée," with a capital stock of one hundred thousand dollars divided into 100,000 shares of one dollar each, and, the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1917.

THOMAS MULVEY,

28-2 Under-Secretary of State.

#### Eastern Ontario Motor Sales Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of December, 1916, incorporating Thomas Arthur Beaumont and Alan Haskett Armstrong, barristers-at-law, Gwladys Greta Grills, Mona Devine and Katie Howe, stenographers, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—

(a) To buy, sell, trade in, manufacture, and deal in automobiles, cycles, motor trucks, engines, carriages, and conveyances of all kinds and all accessories therefor, and in all other articles used in the construction thereof;

(b) To acquire by purchase, lease or otherwise, or undertake the whole or any part of the business, property or liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company;

(c) To acquire by purchase, lease or otherwise, or to take the shares, bonds, debentures, or other securities of any company carrying on or about to carry on or engage in the business which this company is authorized to carry on, and to sell, re-issue, with or without guarantee, or otherwise deal with the same;

(d) To issue and allot fully paid shares of the company in payment of any services rendered or to be rendered, business, franchise, undertaking, property, right, power, privilege, lease, license, or contract which the company is authorized to acquire;

(e) To sell, lease or otherwise dispose of the property and undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures, bonds or securities of any other company;

(f) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession, or otherwise, with any government, municipal or local authority, or with any person or company carrying on or engaged in or about to carry on or engaged in any business or transaction capable of being conducted so as directly or indirectly to benefit this company; and to guarantee the contracts of, either with or without security, and lend money to, or otherwise assist, any such person or company, or any person or company undertaking to build on or improve any property in which the company is interested, and generally to such persons or companies and upon such terms and conditions as the company may think fit, and in particular to tenants, builders and contractors;

(g) To enter into any arrangement with any government or authority, federal, provincial, municipal or local, or otherwise that may seem conducive to the company's objects or any of them;

(h) To take and hold mortgages, bills of sale, hypothecs, liens and charges to secure the payment of the purchase price of any property real or personal sold by the company;

(i) To invest and deal with the moneys of the company not immediately required, upon such securities and in such manner as may from time to time be determined;

(j) To distribute any of the property of the company in specie among its shareholders;

(k) To do all or any of the above things as principals, agents, contractors or attorneys;

(l) To amalgamate with any other company having objects similar in whole or in part to those of this company;

(m) To pay out of the funds of the company all cost and expenses of any incidental to the incorporation and organization of the company;

(n) To do all such other things as are incidental or conducive to the attainment of any of the above objects;

(o) Any power granted in any paragraph hereof shall not be limited by reference to or inference from any other paragraph;

(p) And generally to do all such things as are incidental to the carrying out of the objects of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Eastern Ontario Motor Sales Company, Limited," with a capital stock of ten thousand dollars, divided into 100 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1917.

THOMAS MULVEY,

28-2 Under-Secretary of State.

#### White Shoe Company, Limited.

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of December, 1916, incorporating John Alexander Macintosh, barrister-at-law, Thomas Walter Scott, accountant, Raymond Benjamin Gravelin, salesman, George Cessford, bookkeeper, and Frederick William Scott, clerk, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—

(a) To manufacture, buy, sell and deal in boots, shoes and rubbers and generally in every kind of footwear;

(b) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(c) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company; and to pay for same wholly or in part in bonds, debentures or fully paid shares of the company, and to sell, lease or otherwise dispose of the same or any part thereof;

(d) To apply for, obtain, register, purchase or otherwise acquire, any trade-marks, trade names, processes, patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, and to sell, assign, dispose of or otherwise turn to account the property, rights or information so acquired;

(e) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or



otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(f) To take, purchase or otherwise acquire, sell, hold or otherwise dispose of shares or stock, bonds, debentures or other securities in any other company, notwithstanding section 44 of the said Act;

(g) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(h) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company;

(i) To purchase, take on lease or exchange, hire or otherwise acquire, any real or personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade;

(j) To do all or any of the above things and all things authorized by the letters patent or supplementary letters patent as principals, agents, contractors, or otherwise, and either alone or in conjunction with others;

(k) To do all such things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere, by the name of "White Shoe Company, Limited," with a capital stock of one hundred and fifty thousand dollars, divided into 1,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

28-2

#### Wheat Export Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of December, 1916, incorporating William Jackson Turner Kerr, clerk, James Stewart, grain broker, Thomas Leonard Hartley, barrister-at-law, James Henry Peace, accountant, and William Morison Garrow, student-at-law, all of the City of Winnipeg, in the Province of Manitoba, for the following purposes, viz:—

(a) To acquire by purchase, or any other means, grains of all kinds, cereals and produce of every nature and kind, and to sell and dispose of the same on such terms and conditions as may be deemed fit and expedient, and to carry on a general grain or grain broker's business;

(b) To act as agent for any government, commission, board, association, company incorporated or otherwise, or person, for the purchase or acquiring and selling and disposing of all kinds of grain, cereals and produce of every nature and kind, and also in the shipping and marketing of any such grain, cereals or produce to any port, point or place as the company may direct;

(c) To erect, build, lease, take over, purchase or acquire by any other means, offices, grain elevators, elevator property of all kinds, warehouses or warehouse property, flour mills, oatmeal mills, linseed mills or any other grain mills or mill property, and to equip, maintain, manage and operate the same;

(d) To dispose of by sale, exchange or any other means, any elevators, warehouses, mills or other property owned by the company, either for cash or partly cash, exchange or otherwise, and to take mortgages,

debentures, debenture stock, shares or any other securities or class of property, goods or chattels which shall seem fit to the company;

(e) For the purposes aforesaid, to purchase and acquire by any other means, any and all the real estate, leasehold property or otherwise which may be deemed necessary for carrying out the objects above mentioned, and to be registered as owners of all lands so acquired by the company; and also to be registered as owners of any lands or otherwise which may be acquired by the company by or through any of the before mentioned powers; and to have all and any of the rights and privileges incidental to the taking and registration of any mortgages or lands so obtained;

(f) To take and receive any and all kinds of securities, mortgages on real estate, chattels or otherwise, debentures or other securities for any and all debts which may be due and owing to the company;

(g) To acquire by purchase, exchange or other legitimate means, and to take over, use, work, handle or administer the assets, franchise, shares, stocks and rights of any other company doing or carrying on a business similar to the objects hereinbefore mentioned;

(h) To purchase or take in exchange or by any other means, the stock, shares, debentures, preferred or otherwise, of any other company;

(i) Also to pay out of the funds of the company the costs of the forming and organization of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Wheat Export Company, Limited," with a capital stock of one thousand dollars, divided into 10 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Winnipeg, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

#### The Mining, Manufacturing and Development Company of Canada, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of December, 1916, incorporating Richard H. Holmes and John Gumar Holmes, barristers-at-law, Felicia Pell Holmes and Vera Aloha Forbes, married women, and Archibald William Forbes, doctor of dental surgery, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—

(a) To carry on the business and operations of mining, milling, smelting, refining, prospecting, developing, and manufacturing of goods, wares and merchandise of every description. To produce, refine, acquire by purchase or otherwise, deal in ores of all kinds, gold, silver, nickel, copper, platinum, tungsten, radium, coal, coke, metals, minerals, and mineral substances of all kinds and products thereof.

(b) To own, buy, sell, operate, and deal in, lands, leases, options, concessions, and interests therein, which the company may believe to be directly or indirectly to their advantage;

(c) To build, acquire, own, charters, wharfs, navigate boats, and vessels of every description, inland, and on the high seas;

(d) To own, lease, buy, sell, have, and deal in, all kinds of minerals and timber lands and interests therein, lumber and timber, and the products thereof;

(e) To own, lease, buy, sell, operate, water rights, water powers, dams, reservoirs, ditches, electric plants, steam plants, tramways of every description;

(f) To buy, sell, own, manufacture, deal in as a whole or in part, goods, wares, and merchandise which the company may believe to be profitable or incidental to the carrying on of their business;

(g) To pay out of the funds of the company all or any of the expenses of, or incidental to, the formation and organization thereof and to employ, contract with, and provide for, the remuneration of brokers, commission agents and underwriters upon any issue of shares,

bonds, debentures, debenture stock, or securities of the company which the directors may deem expedient ;

(h) The objects specified in each paragraph hereof shall not in any way limit or confine the powers of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Mining, Manufacturing and Development Company of Canada, Limited," with a capital stock of two hundred thousand dollars, divided into 200,000 shares of one dollar each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1917.

THOMAS MULVEY,

28-2

Under-Secretary of State.

#### CIVIL SERVICE OF CANADA.

PROCESS PHOTOGRAPHER—(DEPARTMENT OF PUBLIC WORKS.)

**P**UBLIC notice is hereby given that application will be received by the Civil Service Commission of Canada from candidates qualified to fill the position of Process Photographer in the Department of Public Works, graded in Subdivision B of the Second Division, with an initial salary of \$1,300 per annum.

Candidates must be thoroughly experienced in the different branches of dry plate photography ; must understand photostat, copying, enlarging, and reduction work, also Vandykes, black, white, and blue prints ; and must be careful, skilful, but at the same time, rapid operators. They should also possess executive ability. Male candidates who are of military age must be returned soldiers, or men who have been rejected for, or exempted from military service. Preference will be given to returned soldiers, provided they possess the desired qualifications.

Application forms may be obtained from the Secretary of the Civil Service Commission, Ottawa. They must be filled out and filed with the Commission not later than the 22nd January, 1917.

By order of the Commission,

WM. FORAN,

Secretary.

Ottawa, 27th December, 1916.

27-4

#### CIVIL SERVICE COMMISSION.

**T**HE Civil Service Commissioners hereby give public notice that applications will be received from candidates qualified to fill the following position in the Inside Division of the Civil Service of Canada :—

A Research Chemist in the Mines Branch of the Department of Mines, Subdivision B of the First Division, initial salary \$2,100 per annum. Candidates must be thoroughly competent research chemists, preferably those who have had experience with fuels, capable of carrying out research investigations in organic chemistry. They must be graduates of three years' standing of a recognized university, and have specialized in chemistry or chemical engineering during and since their academic career. It is necessary that the person to be appointed should have a reading knowledge of French and German, and be able to apply the principals of physical chemistry to the problems to be investigated. All candidates should submit copies of any papers which they may have published.

Application forms, properly filled in, must be filed in the office of the Civil Service Commission not later than the 22nd day of January next. Such forms may be obtained from the Secretary of the Commission, Ottawa.

By order of the Commission.

WM. FORAN,

Secretary.

Ottawa, 22nd December, 1916.

27-4

#### DEPARTMENT OF THE NAVAL SERVICE.

SPECIAL FISHERIES REGULATIONS FOR  
BRITISH COLUMBIA.

*Amendment.*

(By Order in Council P. C. 3124. Passed  
19th December, 1916.)

**S**UBSECTION (f) of section 7 of the Special Fishery Regulations for the Province of British Columbia is hereby rescinded and the following is substituted in lieu thereof :—

(f) A herring or pilchard purse-seine shall not exceed two hundred fathoms in length, and the mesh thereof shall be one inch, extended measure. 27-2



## THE NATURALIZATION ACT, 1914.

LIST OF ALIENS to whom Certificates of Naturalization under section 2 of the Naturalization Act, 1914, have been granted by the Secretary of State of Canada and whose Oaths of Allegiance have been Registered in the Office of the Secretary of State of Canada, up to the 31st December, 1916.

## Series A.

No.	Name.	Country.	Date of Oath of Allegiance.	Occupation.	Residence.
0119	James Spilioz Castran.	Greece.	October 3, 1916.	Candybaker.	596 Main St., Winnipeg, Man.
0120	Max Werder.	Switzerland.	October 10, 1916.	Assistant Catering Superintendent, Can. Pac. Ocean Service, Ltd.	28 Plateau St., Montreal, Que.
0121	Peter Ernest Heater.	U.S.A.	October 13, 1916.	C.P.R. Constable.	36 Fifth Ave. East, Vancouver, B.C.
0122	Adolf Gottfrid Larsson.	Sweden.	October 18, 1916.	Chemist.	Box 597, St. Mary's, Ont.
0123	Walter Dickson Edgar.	U.S.A.	October 17, 1916.	Farmer.	N.E. 1-18-10-15-W. 4th Meridian, Taber, Alta.
0124	Seiroku Nakagawa.	Japan.	October 18, 1916.	Fisherman.	Porteau Howe Sound, B.C.
0125	Fredrik Herman Albers.	Holland.	October 20, 1916.	Walter at C.P.R.	8 Church St., Montreal, Que.
0126	Isaac Miller.	U.S.A.	October 26, 1916.	Farmer.	633 Horner St., Vancouver, B.C.
0127	Bror Peterson.	Sweden.	October 30, 1916.	Labourer and Logger.	Europe Hotel, Vancouver, B.C.
0128	Henning Peterson.	Sweden.	October 30, 1916.	Labourer and Logger.	Europe Hotel, Vancouver, B.C.
0129	Willis Lincoln Troxell.	U.S.A.	November 9, 1916.	Farmer.	Stalwart, Sask.
0130	Amasa Marion Bullock.	U.S.A.	June 8, 1916.	Insurance Agent.	853 Hamilton St., Vancouver, B.C.
0131	John Helmer Bjorkland.	Sweden.	November 16, 1916.	Carpenter.	Revelstoke, B.C.
0132	Berger Emil Olsen.	Norway.	November 20, 1916.	Mariner.	Lunenburg, N.S.
0133	Nicholas Herman Hendricks.	Holland.	December 4, 1916.	Photographer.	542 Burnside Road, Victoria, B.C.
0134	Shigeyuki Tomonaga.	Japan.	December 7, 1916.	Clerk.	382 Powell St., Vancouver, B.C.
0135	Ole Sandberg.	Norway.	December 6, 1916.	Soldier in the 5th Regiment, C.G.A.	Black Rock Battery, Esquimalt, B.C.
0136	Kenbi Akimoto.	Japan.	December 6, 1916.	Merchant.	P.O. Box 124, Steveston, B.C.
0137	John Tsadilas.	Greece.	December 13, 1916.	Fruit-dealer.	169 Craig St. W., Montreal, Que.
0138	Ward Campbell Hughson.	U.S.A.	December 15, 1916.	Lumber Manufacturer.	71 Bronson Ave., Ottawa, Ont.
0139	Hugo Claughton Wallin.	Sweden.	December 16, 1916.	Forest Engineer (Civil Servant).	33 Fentiman Ave., Ottawa, Ont.
0001-F	Leonard Van Borren.	Holland.	November 13, 1916.	Recruiting Officer, 167th Battalion.	Shawinigan Falls, P.Q.

## Series B.

0028	Julius Benjamin Miller.	Russia.	November 17, 1916.	Merchant.	451 St. James St., Montreal, Que.
	Ruth Miller, Minor Child.	Philadelphia, Pa., U.S.A.			
	John Miller, Minor Child.	Philadelphia, Pa., U.S.A.			

THE NATURALIZATION ACT, 1914.  
List of Persons to whom Certificates of Naturalization under section 6 of The Naturalization Act, 1914, have been granted by the Secretary of State of Canada, up to the  
31st December, 1916.  
Series E.

No.	Name.	Country.	Date of Previous Certificate.	Occupation.	Residence.
0124	Andrew Ernest Weinberg	U.S.A.	November 14, 1902	Miner	Dawson, Y.T.
0125	Ole Anderson	Norway	July 28, 1914	Farmer	Alsask, Sask.
0126	Raphael Monda	Italy	November 9, 1900	Tailor	2555a Park Avenue, Montreal, Que.
0127	Kazuo Matsumoto	Japan	December 21, 1908	Cook	Dawson, Y.T.
0128	Yohey Kohey	Japan	December 15, 1904	Cook	148 Front St. West, Vancouver, B.C.
0129	Charles Foo	China	June 23, 1910	Restaurant Keeper	Charlottetown, P.E.I.



## NOTICE TO MARINERS.

No. 121 of 1916.

(Inland No. 38.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, and all depths are at mean low water.

## ONTARIO.

## (400) Rainy lake—Buoys established.

Wooden spar buoys have been established in Rainy lake as follows:—

## (1) Channel leading to Bears Pass.

- A black buoy in rapids, Pithers point, about 150 yards west of the C. N. R. lift bridge.
- A red buoy in rapids, Pithers point, about 150 yards west of the C. N. R. lift bridge.
- A red buoy off point east of Pithers point ; about  $\frac{1}{4}$  mile northeast of the C. N. R. lift bridge.
- A red buoy about  $\frac{3}{4}$  mile east of Pithers point, marking a sand bar.
- A black buoy south of Indian Reserve B18.
- A black buoy off small island one mile east of second C. N. R. lift bridge.
- A red buoy  $\frac{1}{2}$  mile south of Lockhart mill.
- A red buoy north of Keating island.
- A red buoy north of Pine island.
- A black buoy at Rocky inlet.
- A red buoy  $\frac{1}{2}$  mile south of Rocky inlet.
- A red and black horizontally striped buoy at west end of Silver Island narrows.
- A black buoy at east end of Silver island narrows, north of Sand Point island.

## (2) Channel leading to North West Bay.

- A black buoy east of Squall point.
- A black buoy  $\frac{3}{4}$  mile south of Shoe bay.
- A black buoy at Grassy Narrows bay.
- A red buoy north of Crow island.
- A black buoy southeast of Alfred point.
- A black buoy east of Alfred point.
- A black buoy at Hanging Stone narrows.
- A red buoy at Hanging Stone narrows.
- A black buoy one mile east of Brown inlet.
- A red buoy southeast of Timber Berth 28.

## (3) Channel leading to Devils Cascade.

- A black buoy east of Wood Chuck island.
- A black buoy southeast of Marsh island.
- A red buoy east of Crest island.
- A black buoy east of Timber Berth G. 24.
- A red buoy in Cascade channel.
- A black buoy in Cascade channel.

N. to M. No. 121 (400) 28-11-16.

*Authority:* Report from Agent of Dept. of Marine, Kenora.  
*Departmental File:* No 11981.

**A. JOHNSTON,**  
*Deputy Minister.*

DEPARTMENT OF MARINE,  
OTTAWA, CANADA, 28th November, 1916.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

## NOTICE TO MARINERS.

No. 124 of 1916.

(Atlantic No. 60.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## PRINCE EDWARD ISLAND.

## (406) North coast—Cascumpeque bay—Mill river—Stakes placed.

Stakes have been placed in Mill river from its mouth to the bridge across the river at Pitt island, as follows:—

- (1) A stake at the entrance to Mill river; 0·48 mile 210° (S. 53° 30' W. mag.) from the southeast point of Fox island.
- (2) A stake off Fox point, Fox island; 0·33 mile 246° (S. 89° 30' W. mag.) from the southeast point of Fox island.
- (3) A stake off Jacks cape;  $\frac{1}{2}$  mile 246° (S. 89° 30' W. mag.) from the southeast point of Fox island.
- (4) A stake 0·41 mile 73° (S. 83° 30' E. mag.) from the southwest point of Fox island (Ashley point).
- (5) A stake 0·35 mile 85° (S. 71° 30' E. mag.) from the southwest point of Fox island.
- (6) A stake 0·10 mile 107° (S. 49° 30' E. mag.) from the southwest point of Fox island.
- (7) A stake 0·23 mile 180° (S. 23° 30' W. mag.) from the southwest point of Fox island.
- (8) A stake 0·13 mile 180° (S. 23° 30' W. mag.) from the southwest point of Fox island.
- (9) A stake 0·17 mile 252° (N. 84° 30' W. mag.) from the southwest point of Fox island.
- (10) A stake 0·31 mile 13° (N. 36° 30' E. mag.) from Meggison point (the point on the south side of Mill river 0·2 mile west of Fox island).
- (11) A stake 0·26 mile 359° (N. 22° 30' E. mag.) from Meggison point.
- (12) A stake 0·19 mile 343° (N. 6° 30' E. mag.) from Meggison point.
- (13) A stake 0·23 mile 241° (S. 84° 30' W. mag.) from Meggison point; and 0·11 mile below the bridge at Wallace point, south side of Pitt island.
- (14) A stake 0·2 mile 261° (N. 75° 30' W. mag.) from Meggison point; and 0·12 mile below the bridge at Wallace point, Pitt island.

Variation in 1916: 23° 30' W.

Authority: Report from Agent of Dept. of Marine, Charlottetown.

Admiralty charts: Nos. 2027 and 2034.

Publication: St. Lawrence Pilot, Vol. 2, 1916, page 189.

Departmental File: No. 19485.

N. to M. No. 124 (406) 4-12-16.

## QUEBEC.

## (407) River St. Lawrence—Berthierville channel—Range day beacons erected.

The following day beacons have been established to mark portions of Berthierville channel from upper end of Ile du Milieu to Berthierville.

Each beacon consists of a white pole, with a white diamond-shaped daymark with a black diamond centre attached. The front range beacons are 10 feet high and the back range beacons are 20 feet high.

- (1) *Position of front beacon.*—On west side of Ile aux Foins,  $\frac{1}{3}$  mile from its upper end; and 4500 feet 189° (S. 24° 30' W. mag.) from Ile du Milieu front range light.

Lat. N. 46° 2' 20'', Long. W. 73° 10' 34''

- (2) *Position of back beacon.*—525 feet 167° 50' (S. 3° 20' W. mag.) from front beacon.

- (3) *Position of front beacon.*—At a point on the west side of Ile du Milieu 2900 feet 165° (S. 0° 30' W. mag.) from the west spire of Berthierville church.

Lat. N. 46° 4' 29'', Long. W. 73° 10' 30''

- (4) *Position of back beacon.*—400 feet 18° (N. 33° 30' E. mag.) from the front beacon.



- (5) *Position of front beacon.*—At a point on the west side of Ile du Milieu about  $\frac{5}{8}$  mile from its upper end; and 3260 feet 345° (N. 0° 30' E. mag.) from Ile du Milieu back range light.  
Lat. N. 46° 3' 37'', Long. W. 73° 10' 45''
- (6) *Position of back beacon.*—400 feet 188° 30' (S. 24° W. mag.) from the front beacon.

*Sailing directions.*—In approaching Berthierville, beacons Nos. 1 and 2 in one mark the middle of the deepest channel from Berthier float light, above ile du Milieu, for a distance of 1800 feet, where the channel widens, and the curve of the west shore is followed 150 feet distant till beacons Nos. 3 and 4 are brought in one  $\frac{1}{4}$  mile above rivière la Chaloupe. They are kept on to one cable below the river whence the curve of the east shore is followed 150 feet distant till beacons Nos. 5 and 6 are brought on, 4 cables below rivière la Chaloupe. These are kept in one to the bend in front of the town, whence the west bank is closely followed. The bends are marked by spar buoys.

N. to M. No. 124 (407) 4-12-16.

*Variation in 1916:* 15° 30' W.

*Authority:* Report from Agent of Dept. of Marine, Montreal.

*Admiralty charts:* Nos. 2784 and 2830b.

*Canadian Naval charts:* Nos. 7, 7A, 22 and 23.

*Publication:* St. Lawrence Pilot above Quebec, 1912, page 82.

*Departmental File:* No. 37945.

A. JOHNSTON,  
Deputy Minister.

DEPARTMENT OF MARINE,  
OTTAWA, CANADA, 4th December, 1916.

Pilots, masters or others interested are earnestly requested to send information of dangers changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage. 27-2

## NOTICE TO MARINERS.

No. 125 of 1916.

(Atlantic No. 61.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

### NOVA SCOTIA.

#### (408) South coast—Salvages—Change in characteristic of fog alarm.

*Former notice*—No. 22 (68) of 1915.

*Position.*—On the Salvages rocks.

Lat. N. 43° 28' 3'', Long. W. 65° 22' 41''

*Alteration.*—The fog alarm will, without further notice, be changed so as to sound three blasts of 2 seconds, with intervals of 5 seconds between them, every minute, thus:

Blast	Silent	Blast	Silent	Blast	Silent interval
2 secs.	5 secs.	2 secs.	5 secs.	2 secs.	44 secs.

N. to M. No. 125 (408) 6-12-16.

*Authority:* Report from Mr. J. A. Leger, District Engineer, Halifax.

*Admiralty charts:* Nos. 340, 352, 730, 1651 and 2670.

*Publication:* Nova Scotia Pilot, 1911, page 208.

*Canadian List of Lights and Fog Signals, 1916:* No. 249.

*Departmental File:* No. 20249F.

### MANITOBA.

#### (409) Hudson bay—Nelson river—Flamboro head—Temporary light.

*Position.*—On the summit of Flamboro head, Nelson river.

Lat. N. 56° 57' 52'', Long. W. 92° 41' 32''

*Character.*—Occulting white light, visible 0.5 second and eclipsed 3.75 seconds alternately.

*Elevation.*—Not given—probably about 130 feet.

*Visibility.*—16 miles from all points of approach by water.

*Illuminant.*—Acetylene, compressed in acetone.

*Structure.*—Skeleton framework about 30 feet high, square in plan, with sloping sides, surmounted by a lens lantern.

*Remarks.*—The light is unwatched.

*Note.*—This temporary light is maintained by the Department of Railways and Canals.

*Authority:* Departmental records.

*Admiralty charts:* Nos. 402, 403, 405 and 406.

*Publication:* Arctic Pilot, Vol. 3, 1915, page 257.

*Departmental File:* No. 35155.

N. to M. No. 125 (409) 6-12-16.

A. JOHNSTON,  
Deputy Minister

DEPARTMENT OF MARINE,  
OTTAWA, CANADA, 6th December, 1916.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage. 27-2

## NOTICE TO MARINERS.

No. 126 of 1916.

(Inland No. 39.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, and all depths are at mean low water.

## ONTARIO.

(410) Lake Superior—Michipicoten island—Quebec harbour—  
Intended rearrangement of lights and buoys.

## DREDGING.

A channel, having a least depth of  $18\frac{1}{2}$  feet below the datum of 600.5 feet above mean tide, New York, with a least width of 200 feet, has been dredged by the Department of Public Works of Canada to improve the entrance to Quebec harbour, Michipicoten island, and as soon as possible after the opening of navigation next year the aids to navigation in the vicinity will be rearranged to facilitate entrance through this channel.

## LIGHTING ARRANGEMENT.

- (1) Michipicoten island lighthouse, the main lighthouse on the east point of the entrance, will be replaced by a new lighthouse on the summit of Davieaux island, the long narrow island lying next west of Hope island and on the west side of a direct course into the dredged cut. Full particulars of the new light will be published when established.
- (2) Agate island light will be moved to the north shore of the harbour 2200 feet  $6^{\circ} 10'$  (N.  $7^{\circ} 55'$  E. mag.) from its present position, and will form the front light of a range, which in line, bearing  $0^{\circ} 43'$  (N.  $2^{\circ} 28'$  E. mag.), will lead in deep water through the opening between Hope and Davieaux islands and will also mark the axis of the dredged cut into the deep water of the harbour. Fuller particulars respecting this range will be given when established.

## BUOYAGE.

The entrance will be marked by 6 spar buoys moored on the  $18\frac{1}{2}$  foot contour, as follows:

- (1) The middle ground buoy on the shoal at the entrance will be moved 250 feet eastward to guard a  $17\frac{1}{2}$  foot spot, and will be changed in colour from black and red stripes to black. In its new position it will be 560 feet  $240^{\circ}$  (S.  $61^{\circ} 45'$  W. mag.) from the existing Michipicoten island lighthouse.
- (2) A red buoy 250 feet  $230^{\circ}$  (S.  $51^{\circ} 45'$  W. mag.) from the same lighthouse.
- (3) A black buoy at the south extreme of the dredged cut, 910 feet  $327^{\circ} 30'$  (N.  $30^{\circ} 45'$  W. mag.) from the same lighthouse.
- (4) A red buoy opposite (3), 750 feet  $336^{\circ} 20'$  (N.  $21^{\circ} 55'$  W. mag.) from the same lighthouse.
- (5) A black buoy 125 feet  $72^{\circ}$  (N.  $73^{\circ} 45'$  E. mag.) from Agate island lighthouse.
- (6) A red buoy opposite (5), and 400 feet  $89^{\circ}$  (S.  $89^{\circ} 15'$  E. mag.) from Agate island lighthouse.

N. to M. No. 126 (410) 11-12-16.

Variation in 1916:  $1^{\circ} 45'$  W.

Authority: Personal inspection by Chief Engineer. Marine Dept., and Survey by Mr. G. A. Bachand, Hydrographic Surveyor.

Admiralty chart: No. 320.

Publication: U. S. H. O. Publication No. 108 A, 1906, page 92

Canadian List of Lights and Fog Signals, 1916: Nos. 2173 and 2174.

Departmental Files: Nos. 22173C, 22174R and 13891.

A. JOHNSTON,

Deputy Minister.

DEPARTMENT OF MARINE,

OTTAWA, CANADA, 11th December, 1916.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.



## NOTICE.

Government of Canada  
Publications.

THE following list of recent Government publications is inserted in the *Canada Gazette* in conformity with Order in Council (P.C. 1522) of 28th October, 1915, which calls for the publication of such lists from week to week.

Where a publication is marked with an asterisk (\*) requests for the volume or report in question should be made to the department affected. In all other cases, applications should be addressed to the Chief of Distribution, Department of Public Printing and Stationery, Ottawa. When the title appears in English it will be understood that the volume is printed in English; when the title is in French, it means that the report is printed in the French language. The price quoted for publications should in every case accompany the application.

## AVIS.

Publications du Gouver-  
nement du Canada.

La liste suivante des récentes publications du gouvernement est insérée dans la *Gazette du Canada*, en conformité de l'arrêté en conseil (C.P. 1522) du 28 octobre 1915, qui exige que ces listes soient publiées d'une semaine à l'autre.

Lorsqu'une publication est marquée d'un astérisque (\*) les demandes au sujet du volume ou du rapport en question devront être adressées au Ministère qui la publie. Dans tous les autres cas, il faudra s'adresser au Chef de la Distribution, département des Impressions et de la Papeterie publiques, Ottawa. Lorsque le titre est publié en anglais, il est entendu que c'est la version anglaise du volume qui est imprimée; lorsque le titre est en français, cela signifie que c'est la version française qui est imprimée. Le prix indiqué pour les publications devra dans chaque cas accompagner la demande.

## AGRICULTURE

Annual report of the Department for year ending March 31, 1916, 118 pp. ....	0.10
Loi de l'Instruction Agricole, Rapport sur la, 226 pp. ....	0.15
Fermes Expérimentales : Rapports du Directeur des Services de la Chimie, de la Culture du Sol, et de l'Élevage, pour l'exercice terminé le 31 mars 1916, 596 pp. ....	0.45
Fermes Expérimentales : Rapports du Directeur des Services de l'Horticulture, des Céréales, de la Botanique, de l'Entomologie, des Plantes Fourragères, de l'Aviculture, et des Tabacs, pour l'exercice terminé le 31 mars 1915, 674 pp. ....	0.45
* Agricultural Gazette of Canada for December, 1916, 88 pp. 8vo. illus. ....	0.10
Annual subscription .....	1.00
* La Gazette Agricole du Canada, décembre 1916, 108 pp. illus. ....	0.10
* Patent Office Record and Register of Copyrights and Trade Marks, September, 1916. ....	0.20
Annual subscription .....	2.00
* Foreign Agricultural Intelligence, bulletin of, October, 1916, Vol. VI, No. 7, 94 pp. Free.	
* Fruit Crop Report No. 5 (Oct. 1916) (Fruit Commissioner's Branch), 8 pp. Free.	
* Seasonable Hints (November, 1916) No. 6, 16 pp. Free.	
* Winter Egg Production (Poultry Division). Circular No. 1, 4 pp. Free.	
* Incubation Artificielle (Fermes Expérimentales du Dominion). Circulaire No. 2, 4 pp. Gratuit.	
* Pure Bred Male Animals, distribution of by Live Stock Branch, Booklet No. 3, 22 pp. Free.	
* Apple in Canada—its cultivation and improvement (Dominion Experimental Farms). Bulletin No. 86, 136 pp. Free.	
* Elevez des moutons (Division de l'Industrie Animale). Circulaire No. 10. Gratuit.	
* Pure Bred Male Animals, distribution of, by Live Stock Branch, Booklet No. 3, 22 pp. Free.	
* Bacon Hog and the British Market (Live Stock Branch). Circular No. 21, 16 pp. Free.	
* Plan d'un poulailler de ponte permanent (Division de l'Industrie Animale). Circulaire No. 5, 4 pp. Gratuit.	
* Fièvre charbonneuse et le charbon symptomatique. Bulletin No. 13, 8 pp. Gratuit.	
* Seed Grain (Branch of the Seed Commissioner), 4 pp. Free.	
* Crate fattening of Poultry (Live Stock Branch). Pamphlet No. 9, 8 pp. Free.	

## ARCHIVES.

Report on work of the Department for years 1914 and 1915. 780 pp. ....	0.60
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## BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Judgments, Orders, Regulations, and Rulings (fortnightly edition). Vol. VI, No. 19. (Jan. 1st.)	
Annual subscription .....	3.00
Single numbers .....	0.20

## CIVIL SERVICE COMMISSION.

* Miscellaneous Information (Third Edition) 8 pp. Free.	
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## COMMISSION OF CONSERVATION.

* Annual report, for year ending March 31, 1916, 284 pp. Free.	
* Rapport Annuel pour l'exercice terminé le 31 mars 1916, 310 pp. Gratuit.	
* "Conservation", monthly bulletin, December, 1916, vol. v. No. 9. Free.	
* "Conservation of Life." Quarterly bulletin, July-September, 1916, vol. II, No. 4. Free.	

## CUSTOMS.

Imports, Exports and Navigation of Canada, tables of, for year ending March 31, 1916. 772 pp. ....	0.50
Trade and Navigation returns for September, 1916, 532 pp. 8vo. ....	0.10

## EXTERNAL AFFAIRS.

Annual Report of the Secretary of State for External Affairs, for the year ending March 31, 1916, 40 pp. ....	0.05
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## INDIAN AFFAIRS.

Annual Report of the Department for year ending March 31, 1916, 500 pp. ....	0.35
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 500 pp. ....	0.35

## INLAND REVENUE.

Annual Report of the Department for year ending March 31, 1916. Part I. Excise, 236 pp. ....	0.15
Annual Report of the Department for year ending March 31, 1916. Part II. Weights and Measures, Gas and Electricity, 76 pp. ....	0.65
Annual Report of the Department for year ending March 31, 1916. Part III. Adulteration of Food, 604 pp. ....	0.25
Rapport Annuel du département pour l'exercice terminé le 31 mars 1916. Partie III. Falsification des substances alimentaires, 604 pp. ....	0.30
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1916-17

## STATEMENT

1916-17

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department to the night of the 30th November, 1915 and 1916.

PUBLIC DEBT.		1915.	1916.
FUNDED DEBT—		\$	c.
Payable in New York.....			75,357,000 00
do in Canada.....		8,725,450 94	303,362,481 57
do in London.....		362,703,312 40	362,703,312 40
Temporary Loans.....		165,007,017 53	119,067,808 02
Bank Circulation Redemption Fund.....		5,668,759 32	5,756,916 68
Dominion Notes.....		169,230,286 16	176,452,958 28
SAVINGS BANKS—			
Post Office Savings Banks.....	1915. \$38,718,049 47	1916. \$41,184,910 66	
Dominion Government Savings Banks..	13,801,694 83	13,299,514 40	
Trust Funds.....		52,519,744 30	54,484,425 06
Province Accounts.....		10,153,320 88	10,221,437 32
Miscellaneous and Banking Accounts.....		11,920,481 20	11,920,481 26
		43,448,420 09	36,031,431 34
Total Gross Debt.....		829,377,292 82	1,155,353,251 88
LIABILITIES.			
INVESTMENTS—			
Sinking Funds.....		11,649,355 45	12,728,490 72
Other Investments.....		108,327,819 43	133,663,695 16
PROVINCE ACCOUNTS.....		2,296,327 90	2,296,327 90
MISCELLANEOUS AND BANKING ACCOUNTS.....		205,435,622 33	300,541,655 96
Total Assets.....		327,709,125 11	449,230,169 74
Total Net Debt 30th November.....		501,668,167 71	706,128,082 14
do do to 31st October.....		492,528,492 09	695,778,516 55
Increase of Debt.....		9,139,675 62	10,349,565 59

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of November, 1915.	Total to 30th November, 1915	Month of November, 1916.	Total to 30th November, 1916.
REVENUE :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Customs.....	9,101,595 41	60,155,959 28	11,208,109 52	86,399,359 81
Excise.....	2,127,125 10	14,161,880 25	2,145,573 91	16,130,867 65
Post Office.....	1,550,000 00	10,949,779 65	1,600,000 00	11,950,000 00
Public Works, including Railways and Canals..	2,880,409 30	13,104,300 51	2,560,881 34	17,661,569 48
Miscellaneous.....	1,413,326 95	6,384,385 56	5,650,200 93	12,770,776 91
Total.....	17,072,456 76	104,756,305 25	23,164,765 70	144,912,573 85
EXPENDITURE.....	8,997,899 07	65,345,503 03	12,006,457 05	69,567,573 94

EXPENDITURE ON CAPITAL ACCOUNT, ETC.				
War.....	13,155,797 08	66,514,955 38	19,040,383 92	146,527,530 98
Public Works, including Railways and Canals.....	4,306,180 15	23,993,023 27	2,457,552 80	15,997,789 27
Railway Subsidies.....		967,910 71		363,478 61
Total.....	17 461,977 23	91,475,889 36	21,497,936 72	162,888,798 86

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,  
J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.  
FINANCE DEPARTMENT, Ottawa, 5th December, 1916.

T. C. BOVILLE,  
Deputy Minister of Finance

24-tf



CIRCULATION AND SPECIE.

Provincial.....	\$	27,772 25	Gold held November 30, 1916, by the Min-	
Fractional.....		1,033,741 04	ister of Finance.....	\$ 119,621,028 51
\$1.....		14,236,758 00		
\$2.....		10,519,185 50	Gold reserve to be held (a) Savings Banks	
\$4.....		45,235 00	Deposits—	
\$5.....		4,454,072 50	10 p.c. on \$54,484,425.06 under The	
\$50.....		10,200 00	Savings Banks Act .....	5,448,442 51
\$100.....		1,600 00	Gold held for redemption of Dominion	
\$500.....		2,009,000 00	Notes.....	\$114,172,586 00
\$1,000.....		4,382,000 00		
\$500 Legal Tender Notes for Banks.....		196,500 00		
\$1,000 " " " ".....		1,674,000 00		
\$5,000 " " " ".....		140,250,000 00		
		\$ 178,840,064 29		
PROVINCIAL NOTES.				
\$1.....	\$	11,300 50		
\$2.....		6,062 00		
\$5.....		4,219 75		
\$10.....		2,180 00		
\$20.....		860 00		
\$50.....		650 00		
\$500.....		2,500 00		
		\$ 27,772 25		

T. LA WSON,  
Acting Comptroller of Dominion Currency.  
FINANCE DEPARTMENT,  
OTTAWA, 12th December, 1916.

T. C. BOVILLE,  
Deputy Minister of Finance.  
25 tf

UNREVISED STATEMENT of Inland Revenue accrued during the month of November, 1916.

Source of Revenue.	Amounts.	Total.
Excise.	\$ cts.	\$ cts.
Spirits.....	920,603 93	
Malt Liquor.....	7,426 05	
Malt.....	152,112 21	
Tobacco.....	1,026,293 46	
Cigars.....	71,332 35	
Manufactures in Bond.....	7,418 86	
Acetic Acid.....	1,127 85	
Seizures.....	630 80	
Other Receipts.....	7,402 92	
Total Excise Revenue.....		2,194,078 43
Methylated Spirits.....		15,957 09
Ferry.....		11,640 53
Inspection of Weights and Measures.....		4,208 00
Gas Inspection.....		5,829 10
Electric Light Inspection.....		956 50
Law Stamps.....		985 35
Other Revenues.....		418,099 01
War Tax.....		
Grand Total Revenue.....		2,651,754 01

J. U. VINCENT,  
Deputy Minister.

INLAND REVENUE DEPARTMENT,  
Ottawa, 22nd December, 1916.

27 tf

## POST OFFICE Savings Bank Account for the month of September, 1916

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat. Can., 1906.)

DR.

CR.

	\$	cts.		\$	cts.
BALANCE in hands of the Minister of Finance on 31st August, 1916.....	41,086,063	43	WITHDRAWALS during the month.....	1,000,245	01
DEPOSITS in the Post Office Savings Bank during month.....	1,061,939	17			
TRANSFERS from Dominion Government Savings Bank during month :—					
PRINCIPAL..... \$					
INTEREST accrued from 1st April to date of transfer.....					
DEPOSITS transferred from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada..	6,108	51			
INTEREST allowed to depositors on accounts during month.....	7,040	58	BALANCE at the credit of Depositor's accounts on 30th September, 1916. ....	41,160,906	68
	42,161,151	69		42,161,151	69

Certified,  
W. FAIRWEATHER,  
Actg. Superintendent, Savings Bank Branch.  
POST OFFICE DEPARTMENT,  
OTTAWA, 14th November, 1916.

R. M. COULTER,  
Deputy Postmaster General.

26-tf

## STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks on thirtieth November, 1916. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on October 31st, 1916	Deposits November, 1916.	Total.	Withdrawals for November, 1916.	Balance on 30th November, 1916.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Manitoba :—</i>					
Winnipeg.....	574,873 64	5,582 00	580,455 64	11,235 15	569,220 49
<i>British Columbia :—</i>					
Victoria.....	1,160,592 64	24,558 48	1,185,151 12	26,346 42	1,158,804 70
<i>Prince Edward Island :—</i>					
Charlottetown.....	1,920,174 62	23,952 00	1,944,126 62	31,730 63	1,912,395 99
<i>New Brunswick :—</i>					
Newcastle.....	268,504 38	3,633 00	272,137 38	2,164 06	269,973 32
St. John.....	5,329,546 55	77,281 96	5,406,828 51	73,579 18	5,333,249 33
<i>Nova Scotia :—</i>					
Barrington.....	124,916 08	.....	124,916 08	6,175 39	118,740 69
Guysboro'.....	116,801 87	1,044 00	117,845 87	392 34	117,453 53
Halifax.....	2,493,576 73	29,509 46	2,523,086 19	24,552 37	2,498,533 82
Kentville.....	239,222 97	2,746 00	241,968 97	5,209 14	236,759 83
Lunenburg.....	414,632 70	3,255 00	417,887 70	4,018 90	413,868 80
Port Hood.....	87,069 73	86 00	87,155 73	479 68	86,676 05
Shelburne.....	225,022 10	4,920 55	229,942 65	6,518 58	223,424 07
Sherbrooke.....	98,603 42	325 00	98,928 42	621 83	98,306 59
Wallace.....	136,237 76	451 00	136,688 76	2,056 52	134,632 24
Totals .....	13,189,775 19	177,344 45	13,367,119 64	195,080 19	13,172,039 45

T. C. BOVILLE,  
Deputy Minister of Finance.

FINANCE DEPARTMENT,  
OTTAWA, 12th December, 1916.

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Notices received up to 12 o'clock noon on Thursday will be inserted in the following Saturday morning's *Gazette*.

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J. de LABROQUERIE TACHE,

King's Printer and Controller of Stationery.

Department of Public Printing and Stationery.  
Ottawa, 24th December, 1914.

### APPLICATIONS TO PARLIAMENT.

#### HOUSE OF COMMONS.

#### RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

##### *Petitions for Private Bills.*

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

#### *Instruction to Committees.*

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

#### *Deposit of Bills and Fees.*

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

#### *Additional charges.*

3. The following charges shall also be levied and paid in addition to the foregoing, viz.:—

(a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension..... \$100 00

(b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week..... 100 00

(c.) When a Bill is presented in the House after the twelfth week of the session..... 200 00

(d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000..... 100 00

(e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000..... 150 00

(f.) When the proposed capital stock of a company is over \$750,000 and does not exceed \$1,000,000..... 200 00

(g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000..... 300 00

(h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000..... 400 00

(i.) For every additional million dollars or fractional part thereof..... 100 00

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves an increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.00.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill; and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating



in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs *b* or *c* of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,  
Clerk House of Commons.

#### RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. A *Railway or Canal Company*:—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. A *Telegraph or Telephone Company*:—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect the particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A *Banking Company*; A *Insurance Company*; A *Trust Company*; A *Loan Company*; or an *Industrial Company* without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights; or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive

weeks; and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House.

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the clauses of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Acts* is proposed to be departed from;—Bills which are not framed in accordance with this *Rule*, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the clauses.

THOS. B. FLINT,  
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

#### MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a railway company, or of a canal company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Examiner or by the Standing Orders Committee until there has been filed with that committee a map or plan, showing the proposed location of the works, and each county, township, municipality or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed."

#### MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway or canal company or for changing the route of the railway or of the canal of any company already incorporated shall be considered by the Railway Committee until there has been filed with the committee, at least one week before the consideration of the bill:—"

(a.) "A map or plan drawn upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the lines of existing or authorized works of a similar character within, or in any way affecting the district, or any part thereof, which the proposed work is intended to serve; and such map or plan shall be signed by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of capital proposed to be raised for the purpose of the undertaking, and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures, or other securities, and the amount of each, respectively."

#### THE SENATE.

SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

As Revised and brought in force 22nd March, 1916.

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what

cause such divorce is sought, and shall cause such notice to be published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

(1) The petitioner's residence at the time of service.

(2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.

(3) The name and address of the solicitor, if any, acting for the petitioner.

(4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.

(5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—

(a) The respondent's residence at the time of sending such notice.

(b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.

(c) The name and address of the solicitor, if any, acting for the respondent.

(d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.

(6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be considered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.

(7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210).

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

## THE SENATE.

### Notices for Private Bills.

#### EXTRACTS FROM THE STANDING RULES OF THE SENATE.

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. *A Railway or Canal Company*:—In some leading newspaper published in the principal city, town or village in each country or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect a particular locality; or for obtaining and exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such



intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholder or bondholders or creditors of the company:—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed "Private Bill Notice"; or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or

French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

NOTICE is hereby given that Florence Evelyn Snyder, of the City and District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Edward Lockwood, also of the City and District of Montreal, in the Province of Quebec, mechanic, on the grounds of adultery and desertion.

Dated at the City of Montreal, in the Province of Quebec, this 22nd day of November, 1916.

HUGH MACKAY,  
Solicitor for applicant.

22-14

NOTICE is hereby given that Colin Darrach Poole, of the City of Toronto, in the County of York, in the Province of Ontario, manager, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Catharine Poole, on the ground of adultery.

Dated at Toronto, in the Province of Ontario, the 8th day of January, 1916.

CORLEY, WILKEY & DUFF,  
157 Bay Street, Toronto,  
Solicitors for the applicant.

22-14

NOTICE is hereby given that Albert Edwin Gordon, of the City of Toronto, in the County of York, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Edna Gertrude Gordon, of the said City of Toronto, on the ground of adultery.

Dated at Toronto this 27th day of July, A.D., 1916.

CORLEY, WILKIE, DUFF & HAMILTON,  
22-14 Solicitors for applicant.

NOTICE is hereby given that John Bassnett Parker, of 69 Wroxeter Avenue, in the City of Toronto, in the County of York, in the Province of Ontario, electrician, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Margaret Jessie Parker, formerly of the said City of Toronto, in the County of York, in the Province of Ontario, but now residing in the City of Liverpool, in the County of Lancashire, England, on the ground of adultery.

Dated at Toronto, Province of Ontario, this 26th day of September, 1916.

15-14 JOHN BASSNETT PARKER.

NOTICE is hereby given that Mr. Donald George Whibley, presently of the City of Ottawa, in the County of Carleton, in the Province of Ontario, but formerly of the City and District of Montreal, in the Province of Quebec, Accountant, will apply to the Parliament of Canada, at the next Session thereof, for a Bill of Divorce from his wife, Frances Lilian Owen, of parts unknown, on the grounds of adultery and desertion.

Messrs. Aylen & Duclos, Solicitors, Ottawa, are agents for petitioner for receiving papers.

Dated at the City of Montreal, Province of Quebec, this thirteenth day of December, one thousand nine hundred and sixteen (13-1916).

LESLIE H. BOYD,  
Solicitor for applicant,  
136 St. James St., Montreal.

25-14

**NOTICE** is hereby given that Herbert Featherstone Conover, of the Township of Trafalgar, in the County of Halton, in the Province of Ontario, farmer, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Larilla A. Conover, (whose place of residence is unknown), on the grounds of adultery and desertion.

Dated at the Town of Oakville, in the Province of Ontario, this seventeenth day of October, 1916.

W. A. CHISHOLM,  
Oakville, Ontario,  
Solicitor for the applicant.

17-14

**NOTICE** is hereby given that Rozilla Lamb, of the City of Toronto, in the County of York, in the Province of Ontario, nurse, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, George Alfred Lamb, of Toronto, Ontario, machinist, on the grounds of adultery and desertion.

Dated at the City of Toronto, in the County of York, Province of Ontario, this 31st day of October, 1916.

LEE & O'DONOGHUE,  
241-2 Confederation Life Chambers, Toronto, Ont.,  
19-14 Solicitors for applicant.

**NOTICE** is hereby given that Gertrude Ellen Beal, of the City of Toronto, in the County of York, and Province of Ontario, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, William Albrighton Beal, of the City of Toronto, in the County of York, and Province of Ontario, manufacturer, on the grounds of adultery, misconduct and cruelty.

Dated at the City of Ottawa, in the Province of Ontario, this 13th day of November, A.D. 1916.

PRINGLE, THOMPSON,  
BURGESS & COTÉ,  
511 Union Bank Bldg., Ottawa, Ont.,  
21-14 Solicitors for applicant.

**NOTICE** is hereby given that Edward Nevilles, of the City of Toronto, in the County of York, in the Province of Ontario, sheet metal worker, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Margaret S. Nevilles, of the City of Toronto, in the County of York, on the grounds of adultery and desertion.

Dated at Toronto, this 2nd day of November, A.D. 1916.

MORRIS & ROACH,  
20-14 Solicitors for the applicant.

**NOTICE** is hereby given that Florence Amelia Kennedy, of the Township of Pittsburgh, in the County of Frontenac, and Province of Ontario, married woman, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Charles John Kennedy, of the said Township of Pittsburgh, farmer, on the ground of adultery.

Dated at the City of Kingston, Province of Ontario, the 23rd day of October, 1916.

D. A. GIVENS,  
81 Brock St., Kingston, Ont.,  
18-14 Solicitor for applicant.

**NOTICE** is hereby given that Johnston Alexander Abraham, of the Village of Wiarton, in the County of Bruce, and Province of Ontario, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Mary Charles Abraham, of the Village of Wiarton, in the County of Bruce, and Province of Ontario, on the grounds of adultery and misconduct.

Dated at Ottawa, this 9th day of December, A.D. 1916.

PRINGLE, THOMPSON, BURGESS & COTE,  
Union Bank Building,  
Ottawa, Ont.,  
25-14 Solicitors for applicant.

**NOTICE** is hereby given that Andrew Hamilton Gault, of the City and District of Montreal, in the Province of Quebec, Major in the Canadian Expeditionary Forces, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Marguerite Claire Stephens, of the said City and District of Montreal, on the ground of adultery.

Dated at the City of Montreal, in the District of Montreal, in the Province of Quebec, this thirteenth day of November, A.D. 1916.

LAFLEUR, MacDOUGALL,  
MACFARLANE & POPE,  
Royal Trust Building,  
Montreal, Que.,  
21-14 Solicitors for applicant.

**NOTICE** is hereby given that Percy Doughty, of the City of Toronto, in the County of York, Province of Ontario, manager, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Beneita Jennetta Doughty, of the said City of Toronto, on the ground of adultery.

Dated at Toronto, in the Province of Ontario, this 1st day of December, 1916.

PERCY DOUGHTY,  
by his solicitor herein  
S. W. BURNS,  
10 Queen East,  
Toronto.  
24-14

#### CASCADE SCENIC RAILWAY COMPANY.

**NOTICE** is hereby given that an application will be made, at the next session of the Parliament of the Dominion of Canada, for an Act to incorporate a company to construct, own and operate scenic or funicular railways at Banff, in the Province of Alberta, or elsewhere throughout Canada as may be permitted, for vehicles to run either on rails or by aerial cable, or in such other manner as may be desired, such vehicles being propelled either by steam, electricity, gasoline, water power, or by such other means as may be deemed most convenient and expedient, and with all powers necessary or incidental thereto, under the name "The Cascade Scenic Railway Company."

Dated at the City of Winnipeg, in the Province of Manitoba, this 21st day of November, A.D. 1916.

MORAN, ANDERSON & GUY,  
24-5 Solicitors for the applicant.

#### THE ESSEX TERMINAL RAILWAY COMPANY.

**NOTICE.**—Application will be made to the Parliament of Canada at its next session by The Essex Terminal Railway Company, for authority to construct and operate a branch line of its railway from a point in or near the Town of Objibway, to a point at or near Pelton, in the County of Essex and Province of Ontario, a distance of about 7 miles.

J. H. COBURN,  
27-5 of the Town of Walkerville, Secretary.

#### SAINT JOHN BOARD OF TRADE.

**NOTICE** is hereby given that application will be made by The Saint John Board of Trade to Parliament, at the next session thereof, for an Act amending chapter 44 of the Act of the Parliament of Canada of the year 1872, for the following purpose:

To extend the powers of the said Saint John Board of Trade so as to enable the said Saint John Board of Trade to invest its funds from time to time in the purchase of stock of The Saint John Board of Trade Building Company, Limited.

Dated at Saint John, New Brunswick, this thirteenth December, 1916.

BARNHILL, EWING & SANFORD,  
39 Princess St.,  
St. John, New Brunswick,  
26-5 Solicitors for applicants



## CONTINENTAL HEAT AND LIGHT COMPANY.

NOTICE is hereby given that The Continental Heat & Light Company will apply to the Parliament of Canada, at its next session, for an Act amending the Act incorporating the company, being 60-61 Vic., chapter 72, by extending the company's borrowing powers, by granting to the company the following, among other powers, namely: Extended powers for dealing in stocks and other securities; powers to carry on other businesses, to financially assist companies in which the company holds shares or with which it has business relations and to amalgamate with other companies, and by repealing the provisions in the said Act relating to the issue of debenture stock and for other purposes.

Dated at Montreal, this 6th day of December, A.D. 1916.

LAFLEUR, MACDOUGALL, MACFARLANE  
& POPE,

24-5 Solicitors for applicant.

THE GRAIN GROWERS GRAIN COMPANY,  
LIMITED

NOTICE is hereby given that application will be made by the Grain Growers Grain Company, Limited, to Parliament, at the next session thereof, for an Act amending chapter 80 of the Statutes of 1911 and chapter 73 of the Statutes of 1915, for the following among other purposes:—

- (a) To change the name of the company to "United Grain Growers, Limited," or to empower the company to adopt said name by by-law.
- (b) To enable meetings to be held elsewhere than at the head office.
- (c) To increase capital stock to \$5,000,000.
- (d) To enable shareholders to hold 100 shares each.
- (e) To extinguish right of proxy voting.
- (f) To enable the company by by-law to form shareholders in groups and to provide for representation at meetings of the company of such groups by delegates.

Dated at Winnipeg, 4th December, 1916.

BONNAR, TRUEMAN, HOLLANDS & ROBINSON,  
Winnipeg Electric Railway Chambers,  
Winnipeg, Manitoba.

24-5 Solicitors for applicants.

ATHABASKA NORTHERN RAILWAY  
COMPANY.

NOTICE is hereby given that the Athabaska Northern Railway Company will apply to the Parliament of Canada, at its next session, for an Act declaring the corporate powers of said company to be of full force and effect, and extending the time for the commencement and completion of the line of railway mentioned in its Act of incorporation 4-5 Edward VII, chap. 57, and for other purposes.

Dated at Montreal, in the Province of Quebec, this 12th day of December, A.D. 1916.

SMITH, MARKEY, SKINNER,  
PUGSLEY & HYDE,

25-5 112 St. James Street, Montreal,  
Solicitors for applicant.

LA COMPAGNIE DU CHEMIN DE FER DE  
COLONISATION DU NORD.

NOTICE La Compagnie du Chemin de Fer de Colonisation du Nord will apply to the Parliament of Canada, at its next session, for an Act extending the time within which it may complete the construction of its railway from a point at or near Labelle, thence in a westerly direction to the Village of Rapid de L'Original (now called Mont Laurier), thence in a westerly direction to a point at or near Lake Temiscamingue, in the County of Pontiac, as authorized by section 7 of chapter 62 of the Statutes of 1899 and chapter 82 of the Statutes of 1912, and for other purposes.

Dated at Montreal, this 16th day of December, 1916.

H. C. OSWALD,  
Secretary.

PRINGLE, THOMPSON, BURGESS & COTE,  
Ottawa, Agents.

25-5

## WESTERN DOMINION RAILWAY COMPANY.

NOTICE is hereby given that Western Dominion Railway Company, will apply to the Parliament of Canada, at its next Session, for an Act extending the time within which it may construct and complete the railway referred to in section 1, of chapter 60, of the Statutes of 1915, and for other purposes.

Dated at Ottawa, this 19th day of December, 1916.

J. OGLE CARSS,  
Solicitor for applicants,  
709 Union Bank Building,  
Ottawa, Ont.

26-5

CANADIAN DIVISION OF THE AERIAL  
LEAGUE OF THE BRITISH EMPIRE.

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate "The Canadian Division of the Aerial League of the British Empire", as an association to encourage the invention and manufacture of aerial craft and things appertaining thereto; to disseminate knowledge concerning aerial matters, and concerning the art of flying and schools for the same; to assist Britons desiring to enter the Royal Flying Services; to assist dependants of airmen who lose their lives on active service; to co-operate with the central committee of the Aerial League of the British Empire; to establish branches of the association; to provide landing grounds for aerial craft; and for other analogous purposes; with all the powers required for the same.

Montreal, 29th November, 1916.

LIGHTHALL & HARWOOD,  
Solicitors for applicants,  
306 Quebec Bank Building,  
Montreal.

24-5

NOTICE is hereby given that at the next session of the Parliament of Canada an application will be made for incorporation of "La Société des Artisans Canadiens Français," a fraternal and benefit and mutual assistance association incorporated under the laws of the Province of Quebec, for the purposes of promoting the welfare, social and fraternal, of its members; the protection of those dependent upon them; aiding them during sickness or other disability; caring for the living and burying the dead, and the payment of annuities to members or a stipulated sum to such beneficiary as a member of the Association should have designated; and procure to its members any other benefit or advantages as may lawfully be provided for by the constitution and laws of the Association; and generally acting as a fraternal, charitable, beneficiary and benevolent association, with permission to amalgamate with or take over other societies of a like nature.

Montreal, 20th December, 1916.

Z. FONTAINE,  
Attorney for applicant,  
51 St. James Street,

26-5

Montreal.

## DOMINION CHAIN COMPANY, LIMITED.

NOTICE is hereby given that The Dominion Chain Company, Limited, of the City of Montreal, in the Province of Quebec, Canada, will apply to the Parliament of Canada, at the next session thereof, for an Act authorizing the Commissioner of Patents, notwithstanding anything contained in The Patent Act, to receive from the applicant an application for the certificate of payment of further and the usual fee for the third term on Patent No. 90650, granted 20th December, 1904, for Improvements in Grip Treads for Pneumatic Tires, and to grant and issue to the said applicant the certificate of payment of such fees, as provided for by The Patent Act, extending the term of duration of the patent aforesaid in as full and ample a manner as if application had been duly made in the term provided for by The Patent Act.

FETHERSTONHAUGH & CO.,  
5 Elgin street, Ottawa,  
Solicitors for the applicants.

Ottawa, 6th January, A.D. 1917.

28-5

### CARIBOO BARKERVILLE AND WILLOW RIVER RAILWAY COMPANY.

NOTICE is hereby given that the Cariboo Barkerville and Willow River Railway Company will apply to the Parliament of Canada, at its next session, for an Act extending the time within which the company may construct its line of railway and branch lines as authorized by its charter and amendments thereto and increasing its authorized capital stock to ten million dollars and for other purposes.

Dated at Ottawa this 26th day of December, A.D. 1916.

PRINGLE & GUTHRIE,  
Citizen Building,  
Solicitors for the applicants.

27-5

### GRAND TRUNK PACIFIC BRANCH LINES COMPANY.

NOTICE is hereby given that the Grand Trunk Pacific Branch Lines Company, will apply to the Parliament of Canada, at its next session, for an Act extending the time for completing and putting in operation the lines of railway which the company has heretofore been authorized to construct, and for other purposes.

Dated at Montreal, this 3rd day of January, A.D. 1917.

W. H. BIGGAR,  
Solicitor for the applicants.

28-5

### THE TORONTO, HAMILTON AND BUFFALO RAILWAY COMPANY.

NOTICE is hereby given that The Toronto, Hamilton and Buffalo Railway Company, will apply to the Parliament of Canada, at its next session, for an Act ratifying and confirming an agreement made between The Hamilton and Dundas Street Railway Company and The Toronto, Hamilton and Buffalo Railway Company, dated 17th June, 1897, making certain traffic arrangements or agreements authorized by section 364 of The Railway Act, for a term of fifty years; and extending the time within which it may proceed to construct, complete and put into operation the railway which it has been authorized to construct between Port Maitland and Port Colborne by section 8 of chapter 65 of the Statutes of 1914; and also for power to lay out, construct, maintain and operate a line of railway between Welland and Port Colborne, in the Townships of Crowland and Humberstone, in the County of Welland, Province of Ontario; and also for authority to the company to make and enter into with The Michigan Central Railroad Company, The Canada Southern Railway Company and The Grand Trunk Railway Company of Canada or any of them, any of the arrangements or agreements authorized to be made between railway companies by section 364 of The Railway Act, for a term exceeding twenty one years; and also to authorize the company to take and hold stock in any navigation or steamboat company, and for other purposes.

Hamilton, 29th December, 1916.

E. D. CAHILL,  
General solicitor.

28-5

### MISCELLANEOUS.

#### THE BANK OF TORONTO.

##### ANNUAL MEETING.

THE annual general meeting of shareholders of this Bank will be held at the banking-house of the institution, corner of King and Bay Streets, Toronto, on Wednesday, the tenth day of January next. The chair to be taken at noon.

THOS. F. HOW,  
General manager.

The Bank of Toronto,  
Toronto, 1st December, 1916.

25-4

### BANQUE D'HOCHELAGA.

THE annual general meeting of the shareholders of the "Banque d'Hochelaga" will be held, at the head office of the bank, No. 112 St. James Street, Montreal, Canada, on the fifteenth day of January, 1917, at noon, for the election of the directors, and the consideration of all matters which may properly be brought before the meeting.

25-5

BEAUDRY LEMAN,  
Secretary and general manager.

### THE BANK OF NOVA SCOTIA.

NOTICE is hereby given that the annual general meeting of the shareholders of this Bank will be held in the banking-house, Hollis Street, Halifax, on Wednesday, the 24th January next, at eleven o'clock a.m., for the purpose of receiving a statement of the affairs of the Bank, for the election of directors, and for other business.

By order of the Board,

H. A. RICHARDSON,  
General manager.  
Halifax, N.S., 15th December, 1916.

25-6

### LONDON & PORT STANLEY RAILWAY COMPANY.

NOTICE is hereby given that the annual general meeting of the shareholders of the London & Port Stanley Railway Company will be held at the mayor's office, in the city hall, in the City of London, Ontario, on Monday, the 15th day of January, 1917, at the hour of 11 o'clock in the forenoon.

Dated this 7th day of December, A.D. 1916.

S. BAKER,  
Secy. L & P. S. Ry. Co.

25-4

### NAVIGABLE WATERS PROTECTION ACT.

PUBLIC notice is hereby given, pursuant to The Navigable Waters Protection Act, that I have deposited the plans of the proposed Pipe Line Crossing over Mount Joy Creek and of the application to the Department of Public Works, Ottawa, therefor for permission to construct the said works.

Municipality of Timmins, Ont.

Per H. E. MONTGOMERY,  
Clerk.

25-4

### NAVIGABLE WATERS PROTECTION ACT.

#### R. S. C., CHAPTER 115.

THE Dalhousie Lumber Company, Limited, hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the District Registrar of the Land Registry District of Restigouche at Dalhousie a description of the site and the plans of boom and piers proposed to be built on the Restigouche River, at Dalhousie, in front of lots 28-29-30-31-32-33 and lot not numbered owned by His Majesty the King west of Rock Island street.

And take notice that after the expiration of one month from the date of the first publication of this notice the Dalhousie Lumber Company, Limited, will, under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa, for approval of the said site and plans, and for leave to construct the said boom and piers.

Dated at Dalhousie, this 29th day of November, 1916.

DALHOUSIE LUMBER CO., LTD.,

W. H. TRUST,  
Resident manager.

24-5



## THE STANDARD BANK OF CANADA.

## QUARTERLY DIVIDEND NOTICE No. 105.

NOTICE is hereby given that a dividend at the rate of thirteen per cent per annum upon the capital stock of this bank has this day been declared for the quarter ending the 31st day of January, 1917, and that the same will be payable at the head office in this City and at its branches on and after Thursday, the 1st day of February, 1917, to shareholders of record of the 22nd of January, 1917.

The Annual General Meeting of Shareholders will be held at the Head Office of the Bank in Toronto on Wednesday, the 28th of February next, at 12 o'clock noon.

By order of the Board,

G. P. SCHOLFIELD,  
General manager.

Toronto, 19th December, 1916. 26-1 28-1

## NAVIGABLE WATERS PROTECTION ACT.

## R.S.C., CHAPTER 115.

CANADIAN Robert Dollar Company, Limited, hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa and in the office of the District Registrar of the Land Registry District of Vancouver, at Vancouver, British Columbia, a description of the site and plans of the wharf and sawmill buildings proposed to be built on the North Arm of Burrard Inlet in front of lot 471, Group 1, New Westminster (now the Vancouver) District.

And take notice that after the expiration of one month from the date of the first publication of this notice, Canadian Robert Dollar Company, Limited, will, under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa, for approval of the said site and plans and for leave to construct the said wharf and sawmill buildings.

Dated at Vancouver, British Columbia, this 4th day of December, A.D. 1916.

## CANADIAN ROBERT DOLLAR COMPANY, LTD.

BY BODWELL, LAWSON & LANE,  
24-5 Their solicitors.

## NAVIGABLE WATERS PROTECTION ACT.

## CHAPTER 115, REVISED STATUTES, CANADA.

THE Canadian Pacific Railway Company hereby gives notice that it has under section 7 of the said Act deposited with the Minister of Public Works at Ottawa and in the Land Registry Office in the City of Vancouver, British Columbia, a description of the site and plan of the wharf proposed to be built in Burrard Inlet, in the Harbour of Vancouver, in extension of Pier "D" of the said company.

And take notice that after the expiration of one month from the date of the first publication of this notice the Canadian Pacific Railway Company will, under section 7 of the said Act, apply to the Minister of Public Work at his office at the City of Ottawa, for approval of the said plans and for leave to construct the said wharf.

Dated at Vancouver, B.C., this 12th day of December, 1916.

J. E. McMULLEN,  
Solicitor for the Canadian  
26-5 Pacific Railway Company.

## THE ROYAL BANK OF CANADA

## ANNUAL MEETING.

THE annual general meeting of the shareholders of The Royal Bank of Canada for the election of directors and for other business will be held at the head office of the Bank, in Montreal, on Thursday, the 11th day of January next. The chair will be taken at 11 o'clock a.m.

C. E. NEILL,  
General manager.  
Montreal, 1st December, 1916. 23-6

## THE MERCHANTS BANK OF CANADA.

## QUARTERLY DIVIDEND.

NOTICE is hereby given that a dividend of two and one-half per cent for the current quarter, being at the rate of ten per cent per annum, upon the paid-up capital stock of this institution, has been declared, and will be payable at its banking house in this city and at its branches, on and after the 1st day of February next, to shareholders of record at the close of business on the 15th day of January.

By order of the Board,

D. C. MACAROW,  
General manager.  
Montreal, 26th December, 1916. 27-5

## IMPERIAL BANK OF CANADA.

## DIVIDEND No. 106.

NOTICE is hereby given that a dividend at the rate of twelve per cent (12 %) per annum upon the paid-up capital stock of this institution has been declared for the three months ending 31st January, 1917, and that the same will be payable at the head office and branches on and after Thursday, the first day of February next.

The transfer books will be closed from the 17th to the 31st January, 1917, both days inclusive.

By order of the Board,

E. HAY,  
General manager.  
Toronto, 20th December, 1916. 27-5

## THE DOMINION BANK.

NOTICE is hereby given that a dividend of three per cent has been declared upon the paid-up capital stock of this institution for the quarter ending 31st December, 1916, being at the rate of twelve per cent per annum, and that the same will be payable at the head office of the Bank and its branches, on and after Tuesday, the 2nd day of January, 1917, to shareholders of record of 20th December, 1916.

The Annual General Meeting of the shareholders will be held at the head office of the Bank, in Toronto, on Wednesday, 31st January, 1917, at twelve o'clock noon.

By order of the Board,

C. A. BOGERT,  
General manager.  
Toronto, 17th November, 1916. 28-4

THE ONTARIO POWER COMPANY OF  
NIAGARA FALLS.

## ANNUAL GENERAL MEETING OF SHAREHOLDERS.

NOTICE is hereby given that the annual general meeting of the shareholders of The Ontario Power Company of Niagara Falls, will be held at the head office of the company, in the City of Niagara Falls, Ontario, Canada, on Saturday, the 3rd of February, 1917, at the hour of eleven o'clock in the forenoon, for the purpose of the election of directors of the company and for the transaction of such other business as may be transacted at an annual general meeting.

Dated the 27th day of December, 1916.

By order of the Board,  
27-5 R. C. BOARD,  
Secretary.

THE NEW BRUNSWICK POTATO EXCHANGE,  
LIMITED.

NOTICE is hereby given that the principal office of the above company is situated at the corner of Main and Water streets, in the Town of Woodstock, New Brunswick.

JONES & JONES,  
Solicitors.  
28-1

## LA BANQUE NATIONALE.

ON and after Thursday, the 1st day of February next, this Bank will pay to its shareholders a dividend of two per cent, being at the rate of eight per cent per annum, upon its capital, for the quarter ending on the 31st of January next.

This dividend will be paid according to the list of shareholders of record on the 15th of January next.

By order of the board of directors,

N. LAVOIE,

General manager.

Quebec, 28th December, 1916.

27-5

## NAVIGABLE WATERS PROTECTION ACT.

## CHAPTER 15, REVISED STATUTES OF CANADA.

HUME B. Babington and Norman R. Brodhurst, of the City of Prince Rupert, in the Province of British Columbia, hereby give notice that they have under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the District Registrar of Titles at the Land Registry Office at the City of Prince Rupert aforesaid, a description of the site and the plans of a wharf proposed to be built in Henslung Bay, Langara Island, in front of lots 999 and 998, Queen Charlotte Island Land District, Province of British Columbia.

And take notice that after the expiration of one month from the date of the first publication of this notice the said Hume B. Babington and Norman R.

Brodhurst will under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa, Province of Ontario for approval of the said site and plans, and for leave to construct the said wharf.

Dated at Prince Rupert, B.C., this 27th day of December, A.D. 1916.

WILLIAMS & MANSON,

Solicitors for the applicant.

28-5

## BRITISH CORDITE COMPANY, LIMITED.

## BY-LAW No. XV.

*A By-law to change the Head Office of the Company.*

BE it enacted by the Directors of British Cordite Company, Limited, that the Head Office and chief place of business of British Cordite Company, Limited, be and the same is hereby changed from the City of Montreal to the City of Ottawa.

I, the undersigned, Secretary of British Cordite Company, Limited, hereby certify that the above is a true copy of By-law No. XV of said company enacted and adopted by the directors and approved at a special general meeting of the shareholders of said company held on the 26th day of December, 1916.

Montreal, 26th December, 1916.

F. G. BUSH,

Secretary.

28-1



## NOMINATIONS.

## SECRÉTARIAT D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL de faire les nominations suivantes ;—

Ottawa, 18 décembre 1916.

JOSEPH D. LEBLANC, du village de Belliveau, dans le comté de Westmorland, dans la province du Nouveau-Brunswick : Officier des pêcheries, avec le grade de surveillant des pêcheries, en remplacement de Philip T. Belliveau, à compter du 1er janvier 1917.

28 décembre 1916.

Au lieu de l'avis de la nomination de l'honorable Hugh Edward Rose en qualité de juge de la cour Suprême d'Ontario, paru dans la *Gazette du Canada* du 9 décembre 1916, lisez ce qui suit :

HUGH EDWARD ROSE, de la cité de Toronto, dans la province d'Ontario, écuyer, conseil de Sa Majesté pour la dite province, est nommé juge de la cour Suprême d'Ontario et membre de la division de la Haute cour de la dite cour et membre *ex officio* de la division d'appel de la dite cour.

## PROCLAMATIONS.

[La proclamation suivante a paru dans un *Extra de la GAZETTE DU CANADA* daté le 15 décembre 1916.]

## DEVONSHIRE.

[L.S.]

## CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'icelles pourront concerner,—SALUT :

## PROCLAMATION.

E. L. NEWCOMBE, } A T T E N D U que par  
Sous-Ministre de la Justice, } Notre proclamation  
Canada. } en date du vingt-qua-

trième jour de novembre en l'année de Notre-Seigneur mil neuf cent seize, Nous avons déclaré et proclamé que tous les soldats des troupes expéditionnaires canadiennes d'outre-mer absents de leurs unités sans permission recevraient leur pardon pour cette offense, pourvu qu'ils aillent se livrer à l'officier commandant l'unité à laquelle ils appartenaient, si cette unité était encore au Canada, ou si elle ne l'était pas, à l'officier de district commandant tout district militaire en Canada, au plus tard le quinzième jour de décembre, en l'année de Notre-Seigneur mil neuf cent seize, dans le but de terminer leur engagement ; et Nous avons en outre, par Notre dite proclamation, indiqué, déclaré et proclamé que ces soldats des dites troupes sous sentence d'emprisonnement ou détenus pour désertion ou absence sans permission, recevraient leur pardon pour cette offense et seraient libérés de leur prison ou de leur lieu de détention et remis à l'officier commandant l'unité à laquelle ils appartenaient ou à l'officier commandant le district militaire dans lequel ils se trouvaient dans le but d'être renvoyés à quelques autres unités des dites troupes expéditionnaires afin de terminer leur engagement ;

ET ATTENDU qu'il a été prouvé depuis qu'en vue des circonstances qui existent, telles que le départ des absents pour des endroits éloignés et sans communications faciles au Canada et aux Etats-Unis, que notre dite proclamation à cet effet ne pourrait atteindre bientôt, plusieurs des absents ne seraient pas prévenus à temps pour leur permettre de venir se livrer vers le dit quinzième jour de décembre,—

SACHEZ DONC que c'est Notre Volonté Royale et Notre Plaisir d'ordonner, indiquer, déclarer et procla-

mer que la limite de temps fixée pour se livrer, en vertu de la teneur de Notre dite proclamation, est et sera prorogée jusqu'au quinzième jour de janvier en l'année de Notre Seigneur mil neuf cent dix-sept.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes, et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN : Notre très fidèle et très aimé cousin et conseiller, Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière ; membre de Notre très honorable Conseil Privé ; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges ; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, dans Notre dit Dominion, ce QUATORZIÈME jour de DÉCEMBRE, en l'année de Notre-Seigneur, mil neuf cent seize et de Notre Règne la septième.

Par ordre,

THOMAS MULVEY,  
Sous-Secrétaire d'Etat.

26-3

## DEVONSHIRE.

[L.S.]

## CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, à tous et chacun de vous,—SALUT :

## PROCLAMATION.

A T T E N D U que Notre Parlement du Canada se trouve prorogé à mardi, le neuvième jour du mois de janvier prochain, à laquelle date, en Notre Cité d'Ottawa, vous étiez tenus et obligés d'être présents, NÉANMOINS, pour certaines causes et considérations, nous avons jugé à propos par et avec l'avis de Notre Conseil Privé pour le Canada, que vous et chacun de vous soyez exonérés sous ce rapport, vous commandant et par ces présentes, vous enjoignant, et à chacun de vous et tous autres y intéressés, de vous trouver personnellement en Notre dite CITÉ d'OTTAWA, JEUDI, le DIX-HUITIÈME jour du mois de JANVIER prochain, pour l'EXPÉDITION DES AFFAIRES, et y traiter, agir, et conclure sur les matières qui, par la faveur de Dieu, en Notre dit Parlement du Canada pourront, par le Conseil commun de Notre dit Dominion, être ordonnées.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. Témoin Notre Très fidèle et très aimé cousin et conseiller, Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière ; membre de Notre très honorable Conseil Privé ; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges ; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

A Notre Hôtel du Gouvernement en Notre CITÉ d'OTTAWA, ce VINGT-NEUVIÈME jour de DÉCEMBRE, en l'année de Notre-Seigneur mil neuf cent seize, et de Notre règne la septième.

Par ordre,

JAMES G. FOLEY,  
Greffier de la Couronne en Chancellerie  
pour le Canada.

## DÉPÊCHES, Etc.

CANADA,  
N° 1353.

DOWNING STREET,  
30 novembre 1916.

MILORD DUC,—Relativement à ma dépêche n° 811 du 25 août 1915, j'ai l'honneur de transmettre à Votre Excellence, pour le renseignement de Vos Ministres, des copies d'un avis public, émanant du Board of Trade, concernant l'usage des manifestes et des connaissements durant la guerre.

2. Je serais heureux si un semblable avis était publié au Canada.

J'ai l'honneur d'être,  
Milord duc,  
de Votre Grâce le très humble  
et très obéissant serviteur,  
(Signé) A. BONAR LAW.

Au Gouverneur général  
Son Excellence le  
Duc de Devonshire, C.J., G.C.O.V.,  
etc., etc., etc.

# AVIS AUX EXPÉDITEURS ET AUX ARMATEURS AU SUJET DES MANIFESTES ET CONNAISSEMENTS.

ON attire l'attention des expéditeurs et des armateurs ainsi que du commerce en général au sujet du fait qu'en temps de guerre la pratique d'expédier des marchandises sous connaissements "faits à ordre" (définie par l'article 4 de la loi dite "Customs (War Powers) Act, 1915," dans le cas de marchandises expédiées du Royaume-Uni sous permis) est des moins désirables au sujet de toutes marchandises que ce soit exportées d'une partie quelconque de l'Empire Britannique. Les expéditeurs de marchandises qui n'ont pas besoin de permis sont en conséquence priés de ne pas faire leurs connaissements "à ordre," mais

(a) qu'à un consignataire nommé, ou  
(b) qu'à une banque ou une maison financière bien cotée seulement, avec la remarque en marge du connaissement "Avissez A. B.," "A. B." étant le nom de la personne ou de la maison à laquelle les marchandises sont destinées en dernier lieu. Les marchandises expédiées en Hollande doivent être consignées à la "Netherlands Oversea Trust."

Il est de première nécessité durant la guerre que les navires britanniques ayant à bord n'importe quelles marchandises, expédiées sous permis ou non, possèdent durant tout le voyage un manifeste complet de la cargaison ainsi que tous les connaissements ou des copies authentiquées des connaissements.

A moins qu'on ne se conforme à ces exigences, les navires courent le risque d'être arrêtés et leur route peut être changée par les navires de Sa Majesté ou les vaisseaux de guerre des nations alliées, afin de leur permettre d'examiner complètement la cargaison et de s'assurer de sa destination.

Pour les navires britanniques qui toucheront aux ports des pays contigus au territoire ennemi, il est d'importance spéciale qu'ils se soumettent à ces exigences et des délais sérieux peuvent être causés au navire et à la cargaison lorsque tous les papiers du navire ne sont pas à bord et en règle.

Cet avis annule l'annonce publiée par le Board of Trade le 19 août 1915 (voir "Board of Trade Journal" du 26 août 1915, pages 594-595), mais il n'affecte aucunement les dispositions de l'article 4 de la loi dite "Customs (War Powers) Act, 1915," au sujet des marchandises permises.

Board of Trade, 19 octobre 1916.

28-3

CANADA.  
N° 1330.

DOWNING STREET,  
27 novembre 1917.

MILORD DUC,—Relativement à la dépêche circulaire du comte de Crewe du 10 septembre 1909, incluant copie d'un mandat royal instituant la "Médaille du Roi pour la police," j'ai l'honneur de transmettre à Votre

Excellence, pour le renseignement de Vos Ministres, copie d'un mandat royal en date du 3 octobre 1916, ordonnant de faire un changement au ruban après lequel la médaille est suspendue.

J'ai l'honneur d'être,  
Milord duc,  
de Votre Grâce le très humble  
et très obéissant serviteur,  
A. BONAR LAW.

Au Gouverneur général  
Son Excellence le  
Duc de Devonshire, C.J., G.C.O.V.,  
Etc., etc., etc.

(Extrait de la LONDON GAZETTE du 10 octobre 1916.)

GEORGE R. I.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront—SALUT :

ATTENDU que Sa Majesté le Roi Edouard Sept, par mandat sous Son Seing Manuel Royal, en date de la Cour de St. James le septième jour de juillet mil neuf cent neuf, a institué et créé une nouvelle médaille désignée Médaille du Roi pour la Police,—

En conséquence, Nous abrogeons par les présentes, pour Nous, Nos héritiers et Successeurs, autant de la cinquième clause du dit mandat qui ordonne que le ruban après lequel la médaille est suspendue, devra être bleu foncé avec une étroite lisière argent sur chaque côté, et pour remplacer ces dits mots, Nous ordonnons que le ruban sera bleu foncé avec une étroite lisière argent sur chaque côté et une semblable lisière argent dans le milieu.

Donné à Notre Cour à St. James, le trois octobre mil neuf cent seize, et de notre règne la septième

Par ordre de Sa Majesté,

26-3

HERBERT SAMUEL.

(Extrait de la LONDON GAZETTE du 14 novembre 1916.)

# TRIBUNAUX DES PRISES PORTUGAIS.

FOREIGN OFFICE,

11 novembre 1916.

RELATIVEMENT à la note qui fut publiée dans la *London Gazette* du 30 mai dernier, la traduction du décret portugais n° 2565 du 14 août 1916, concernant les procédures dans les tribunaux des prises portugaises, se lit comme suit :

(TRADUCTION.)

Décret No 2565 (14 août 1916).

Article 1.—La manière de procéder par-devant les tribunaux des prises sera en la forme sommaire établie par le décret n° 3 du 29 mai 1907, avec les modifications telles qu'établies par les articles suivants :

Article 2.—En faisant une déclaration de réclamation le plaignant demandera que le défendeur soit avisé de produire au bureau du registraire, sous la période établie de cinq jours, une déclaration de défense donnant toute sa défense.

Paragraphe 1.—Au sujet de l'article 36 du décret n° 2350 du 20 avril 1916, l'action sera prise contre l'administrateur-dépositaire, ou l'avocat, et en même temps, demande devra être faite de sa nomination et d'une sommation à l'effet de le faire comparaître.

Paragraphe 2.—Lorsque la chose est nécessaire, le juge s'occupera immédiatement de faire cette nomination, et dans le même ordre, il ordonnera que la sommation soit émise. Cette sommation doit être signifiée dans les vingt-quatre heures.

Article 3.—Si l'on a demandé de faire entendre des témoins, alors, durant les trois jours après que la déclaration de défense aura été produite, ou une plus longue période qui pourra être accordée à cet effet, au plus trois témoins amenés par chacune des parties seront



entendus, sans permettre aucune procédure interlocutoire ou autre délai; et, le jour suivant, le juge rendra un jugement provisoire. Avis de ce jugement sera signifié dans les vingt-quatre heures, ou il pourra être rendu public à une séance du tribunal, et dès lors il sera en pleine vigueur et deviendra exécutoire.

Article 4.—A la fin des procédures ci-dessus mentionnées, la cause, selon sa classification, sera assignée à un registraire du tribunal. Le plaignant pourra alors répondre à la déclaration de défense déjà produite; cette réponse doit être produite, et les autres procédures indiquées dans les articles 5 et suivants du décret n° 3 du 29 mai 1907, devront être terminées sous 5 jours après avoir reçu avis du jugement provisoire ou après que ce dit jugement aura été publié.

Paragraphe unique.—S'il n'y avait pas eu de déclaration de défense ou si elle est déclarée inutile, le jugement provisoire deviendra final.

Article 5.—Après le jugement final rendu dans les procédures des prises, il pourra en être appelé de ce jugement directement au Supremo Tribunal de Justiça (au tribunal Suprême de Justice,) où il sera pris connaissance des vices de forme allégués, et des appels interlocutoires qui peuvent être pendants; aucun autre appel n'étant permis.

Article 6.—L'expertise en matière de navires, faite par les comités techniques, qui est traitée à l'article 29\* du décret n° 2350, est une preuve suffisante pour jugement provisoire et jugement final.

Article 7.—Les jugements ordonnant la retenue de la capture, qu'ils soient provisoires ou finals, seront communiqués directement par les juges qui les ont rendus au Ministère des Affaires Étrangères dans le but de s'assurer s'ils ne tombent pas sous le coup de l'article 2 de la 12e Convention de la Haye d'octobre 1907, approuvé par le décret du 24 février 1911.

Article 8.—Le représentant légal de l'Etat interviendra toujours comme partie principale dans les procédures des prises, sans préjudice aux intérêts légitimes de toute autre personne qui sera co-plaignante dans cette cause.

Article 9.—Il n'y aura pas de délais dans les procédures dont il est question dans ce décret.

Article 10.—Le présent décret deviendra immédiatement en vigueur, et toutes dispositions qui lui sont contraires sont révoquées.

Les Ministres de tous les départements en prendront connaissance en conséquence et ils s'assureront de son exécution.

\* Concernant l'inspection de navires ennemis saisis, dans le but de s'assurer s'ils peuvent être convertis en navires de guerre. 26-3

## ARRÊTÉS EN CONSEIL.

[2614]

### HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 14e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE L'ADMINISTRATEUR  
EN CONSEIL.

IL plaît à Son Excellence l'Administrateur en conseil, en vertu de la *Loi des mesures de guerre, 1914*, d'établir les règlements suivants, et ces règlements sont par ces présentes établis en conséquence,—

Nonobstant toute disposition de la *Loi des terres fédérales* ou de toute loi la modifiant, au cours de la présente guerre et jusqu'à ce qu'il en soit ensuite ordonné autrement, nulle demande d'inscription de homestead ne sera accordée à moins que la personne qui fait la demande n'ait été au début de la guerre actuelle et soit depuis demeurée sujet britannique ou sujet d'un pays qui est allié à Sa Majesté dans la présente guerre, ou sujet d'un pays neutre, et à moins qu'elle n'établisse ce fait à la satisfaction du Ministre de l'Intérieur.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

26-4

(22/3137)

### HOTEL DU GOUVERNEMENT À OTTAWA

Mercredi, le 20e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL  
EN CONSEIL.

IL plaît à Son Excellence le Gouverneur général en conseil, sous l'empire et en vertu des dispositions des articles 247 et 252 de la *Loi du Revenu de l'Intérieur* et de l'arrêté général en conseil du 25 mars 1898, d'autoriser et permettre par ces présentes l'emploi des spiritueux domestiques ou importés pour la fabrication en entrepôt d'un produit chimique connu sous le nom de "Neo-Diarsenol" sur paiement d'un droit de quinze cents par gallon de force de preuve sur le premier ou de quarante-cinq cents par gallon de force de preuve sur le dernier pour la quantité de spiritueux ainsi employés.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

28-2

[30/3137]

### HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 20e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

IL plaît à Son Excellence le Gouverneur général en conseil, sous l'empire et en vertu des dispositions de l'article 252 de la *Loi du Revenu de l'Intérieur*, et de l'arrêté général en conseil du 25 mars 1898, d'autoriser par ces présentes l'emploi de l'alcool domestique dans la fabrication en entrepôt de pâtes dentifrices qui ont été approuvées par le Département du Revenu de l'Intérieur, sur paiement d'un droit de quinze cents par gallon de force de preuve.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

28-2

[3210]

### HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 28e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 18 décembre 1916, représentant que Angus Thompson, sous l'empire d'une patente accordée pour service militaire en 1885, détient la moitié nord de la section 6, township 73, rang 8, à l'ouest du 6e méridien.

Le 15 mai 1916 un arrêté en conseil a été passé relevant M. Thompson de ses obligations de résidence, en vue du fait qu'un certificat médical avait été soumis représentant qu'il souffrait de tuberculose grave des poumons, et autorisant la concession au dit Thompson de la patente dès que serait fournie la preuve que les autres conditions de l'inscription avaient été remplies. M. Thompson représente maintenant qu'à moins d'un séjour dans un climat plus chaud il ne pourra survivre aux rigueurs du prochain hiver.

En considération des faits précités, le Ministre demande l'autorisation, sous l'empire du paragraphe (1) de l'article 76 de la *Loi des terres fédérales*, chapitre 20, 7-8 Édouard VII, de vendre à M. Thompson la moitié nord de la section 6, township 73, rang 8, à l'ouest du 6e méridien, au prix de \$1 l'acre, et de lui concéder la patente de ce terrain dès que les paiements requis auront été faits.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

28-4

[3070]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 14e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le Ministère des Travaux publics a demandé la mise en réserve d'un acre de terre compris dans le quart nord-est de la section 39, township 70, rang 19, à l'ouest du 4e méridien, pour les fins d'une station télégraphique ;

Attendu que le terrain demandé et ci-après décrit est disponible à ces fins d'après les archives du Ministère de l'Intérieur et que le Ministère de l'Intérieur recommande que cette demande soit accordée,—

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 75 de la *Loi des terres fédérales* de soustraire par ces présentes à l'application de la dite loi le terrain demandé tel que décrit ci-après et de le réserver aux fins d'une station télégraphique pour le Ministère des Travaux publics.

Commençant à une borne en fer située à l'angle nord-ouest du dit terrain et déterminée comme suit :

Partant de l'angle nord-est du quart nord-est de la section 25, township 70, rang 20, à l'ouest du 4e méridien, de là vers l'est en suivant la limite nord de la section 30, township 70, rang 19, à l'ouest du 4e méridien, une distance de 2849.3 pieds ; de là vers le sud 12 degrés et une minute est, une distance de 2229.9 pieds jusqu'à la dite borne en fer ; de là inclinant vers le sud 89 degrés et 1 minute est, une distance de 726 pieds jusqu'à une borne en bois ; de là vers le sud 59 minutes ouest, une distance de 60 pieds jusqu'à une borne en bois ; de là vers le nord 89 degrés et 1 minute ouest, une distance de 726 pieds jusqu'à une borne en fer, de là vers le nord 59 minutes est, une distance de 60 pieds plus ou moins jusqu'à une borne en fer située au point de départ comprenant par mesurage un acre, plus ou moins, le tout tel que décrit sur le plan ci-annexé.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

28-4

[3068]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 13e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

IL plaît à Son Excellence le Gouverneur en conseil de décréter que les règlements gouvernant l'octroi de licences et de permis annuels pour la coupe du bois sur les terres fédérales établis par un arrêté en conseil du 1er juillet 1898 et par arrêtés en conseil subséquents soient par les présentes modifiés en y ajoutant les articles suivants :—

1. Partout où un cours d'eau coule à travers, au-dessus, ou le long d'une coupe de bois quelconque ou à sa source dans une coupe ou se déverse dans un autre cours d'eau ou est tributaire d'un autre cours d'eau qui fournit ou peut fournir un approvisionnement d'eau domestique ou municipal ; ou si de l'avis du ministre la population d'un tel cours d'eau peut avoir un résultat délétère sur un approvisionnement d'eau municipal ou domestique quelconque, quiconque obtiendra tel permis de coupe de bois doit se conformer aux règlements suivants :

(a) Placer toute les bâtisses, dépendances, puisards, et autres constructions de ses chantiers à une distance suffisante de tous cours d'eau, lac ou autres sources d'eau, lac ou autres sources d'approvisionnement d'eau, pour prévenir la pollution de tout approvisionnement d'eau municipal ou domestique.

(b) Enlever et brûler immédiatement tous les déchets ou débris de toute nature provenant de ces chantiers ou toute matière qui serait de nature à polluer ces cours d'eau ; enfin maintenir le terrain dans le voisinage de tout chantier dans un état propre, sanitaire et en bon ordre.

(c) Empêcher qu'il soit déposé, laissé ou qu'il s'accumule dans aucun cours d'eau, lac ou autre source d'approvisionnement d'eau dans la coupe ou sur une partie de la coupe dans un état exposé ou malsain, des débris de quelque nature ou aucune matière qui pourrait causer la pollution des dits cours d'eau.

(d) Empêcher qu'il soit déposé ou laissé par aucun employé ou soi-disant employé sur la coupe, ou qu'il s'accumule à la suite de toute opération en rapport avec la dite licence, dans aucun cours d'eau, lac ou autre source d'approvisionnement d'eau sur aucunes terres fédérales ou dans un état exposé ou malsain sur aucune des dites terres de tels débris ou matières.

(e) Se conformer à toutes les lois et règlements applicables à l'endroit concernant la préservation des dits cours d'eau dans un état sain et pur, ou tout règlement promulgué par le Gouverneur en conseil ; et se conformer aussi à toutes les prescriptions faites par le Ministre dans le but de mettre en vigueur les dits règlements.

2. Pour chaque infraction aux dispositions de l'article 1 des présents règlements, quiconque obtient un permis de coupe de bois sera passible sur conviction sommaire, en plus des autres peines imposées par les dits règlements du Gouverneur en Conseil, à une amende n'excédant pas cent dollars, laquelle amende sera exigible sur la requête et au nom de la Couronne.

RODOLPHE BOUDREAU,

Greffier du Conseil privé

28-4

[3095]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 14e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 6 décembre 1916, représentant que M. John R. Welch, de Grenfell, Saskatchewan, a acheté à la vente à l'enchère de terrains d'école, à Broadview, en juin 1916, le quart nord-est de la section 29, township 16, rang 7, à l'ouest du 2e méridien, aujourd'hui consigné aux archives du département comme lui ayant été vendu.

Le Ministère de la Milice et de la Défense a depuis envoyé un communiqué représentant qu'il est nécessaire et d'intérêt public que le dit ministère obtienne possession du dit quart de section pour ses propres fins, vu que ce terrain est indispensable à l'établissement d'un champ de tir à cet endroit et ajoute qu'après négociations avec M. Welch, ce dernier consent à échanger le quart nord-est de la section 29 en question contre le quart sud-est de la même section si le ministère y consent.

Avant d'aller plus loin cependant, il a été décidé de faire l'inspection des deux quarts de section pour s'assurer de leur valeur respective.

L'inspecteur Evans a depuis fait rapport qu'il y a très peu de différence, s'il y en a, dans la valeur des deux quarts de section ; le quart nord-est, propriété de M. Welch, ayant probablement plus de valeur que l'autre. L'inspecteur ajoute que M. Welch est tout disposé à céder le dit quart nord-est pourvu qu'on lui accorde l'inscription du quart sud-est en retour.

Dans ces circonstances, et vu qu'il considère d'intérêt public que le ministère de la Milice et de la Défense puisse disposer du quart nord-est de la dite section pour les fins du champ de tir à cet endroit, le ministre recommande qu'on l'autorise à faire l'échange ainsi projeté et qui consiste à résilier l'inscription du quart nord-est à M. Welch et à lui accorder l'inscription du quart sud-est en retour et que le dit quart nord-est soit ensuite mis à la disposition du Département de la Milice et de la Défense pour les fins du champ de tir.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

28-4



[3044]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 14e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que les règlements pour la vente des claims de mines quartzeuses sur les terres fédérales, établis par un arrêté en conseil du 13 août 1908 sous l'empire de la *Loi des terres fédérales*, prescrivent que toute personne qui a découvert du minerai en place peut jalonner personnellement un claim dont la superficie n'excède pas 1500 pieds carrés ; de plus que nulle personne en son propre nom, sauf par cession, peut détenir plus d'un claim minier sur la même veine ou le même filon, ou à une distance de moins d'un mille de cette veine ou de ce filon ; que la preuve soit fournie chaque année que celui qui a délimité le claim, y a fait exécuter des travaux pour une valeur d'au moins \$100, ou, à défaut d'exécution de ces travaux, a payé cette somme au registraire des mines ; et qu'après que la somme de \$500 a ainsi été dépensée sur le claim ou payée au registraire, celui qui a jalonné le claim a droit à un bail du terrain ainsi jalonné pour une certaine période d'années. Toutefois, les travaux exécutés en dehors du claim (avec l'intention de l'exploiter), si ces travaux sont en rapport direct avec le claim et dans son voisinage immédiat, seront considérés comme ayant été exécutés sur le claim même, si le registraire minier y consent.

Et attendu que des représentations ont été faites au Département de l'Intérieur qu'il existe des minéraux de valeur économique dans cette partie du Canada située sur le golfe Coronation, près de l'embouchure de la rivière Coppermine, dans la région arctique, mais qu'on n'a fait encore aucun effort sérieux pour explorer ou développer la zone minérale qu'on dit y exister, à cause des grandes difficultés qu'on a éprouvées pour atteindre cette région lointaine et les frais préliminaires d'une telle entreprise.

Et attendu qu'on peut atteindre le Fort Norman, à l'embouchure de la rivière Great Bear, au cours de la courte saison de navigation, par chemin de fer à partir du fort McMurray et par bateau sur les rivières Athabaska et Mackenzie, mais qu'à cet endroit le prospecteur rencontre deux obstacles très sérieux, savoir : le transport de Fort Norman, sur la rivière Mackenzie, à Fort Franklin sur le lac Great Bear, une distance d'environ 100 milles, et de Fort Confidence à la source du lac Great Bear jusqu'à l'embouchure de la rivière Coppermine, une distance d'environ 120 milles.

Et attendu qu'il a été représenté que l'étendue de terrain prévue aux règlements, quoique suffisante dans les districts d'accès facile, ne pourrait offrir une garantie adéquate pour le risque et les frais qu'il faudrait nécessairement encourir en améliorant les moyens de transport jusqu'à l'embouchure de la rivière Coppermine, afin de permettre au prospecteur d'y transporter son outillage et ses approvisionnements, et qu'il est essentiel à l'exploitation et au développement des ressources minières de cette région éloignée du pays d'offrir des avantages spéciaux aux prospecteurs qui peuvent avoir le capital nécessaire pour s'engager dans une entreprise aussi coûteuse et hasardeuse.

Attendu qu'il a, aussi, été représenté qu'une dépense d'au moins \$25,000 serait nécessaire pour améliorer suffisamment les moyens de transport à partir de Fort Norman pour permettre à une expédition d'atteindre cette région et de l'explorer pendant un an, et qu'il a été suggéré qu'en considération de telles dépenses il soit permis à tout particulier ou à toute compagnie s'engageant à dépenser cette somme dans une année, en explorations et en améliorations des moyens de transport, de jalonner un plus grand nombre de claims miniers qu'il n'est prescrit par les règlements et d'en obtenir l'inscription.

Et attendu que la région où l'on prétend que gisent ces dépôts de minéraux de valeur économique est située entre les 108e et 118e méridiens de longitude ouest, et entre les 66e et 6e degrés de cette latitude nord ;

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, afin de stimuler la recherche

des gisements de minéraux dans cette partie du pays, d'autoriser par ces présentes la concession à tout prospecteur, soit particulier ou compagnie, qui dépense au cours de l'année civile 1917 la somme d'au moins \$25,000 en travaux d'exploration dans la région ci-dessus décrite et en améliorations des moyens de transport entre Fort Norman et l'embouchure de la rivière Coppermine, sous l'empire des dispositions des règlements concernant les mines quartzeuses, de cinquante claims de la grandeur prescrite, soit un claim pour chaque \$500, aux conditions suivantes :

(1) Le prospecteur doit le ou, avant le 31e jour de décembre 1917 fournir au Ministre de l'Intérieur la preuve confirmée par affidavit et accompagnée de pièces justificatives, s'il est ainsi exigé, démontrant qu'au cours de l'année civile 1917 il a dépensé la somme d'au moins \$25,000 en travaux d'exploitation, selon les méthodes reconnues, dans les limites de la région ci-dessus décrite et en améliorations des moyens de transport entre Fort Norman sur la rivière Mackenzie et l'embouchure de la rivière Coppermine. Cette preuve doit être sous forme d'état détaillé indiquant le montant dépensé en amélioration des moyens de transport, ainsi que les fins auxquelles chaque item de dépense a été appliqué ; y seront joints des plans indiquant la position et la nature de l'obstacle qu'il a fallu surmonter, ainsi que la nature et le coût des améliorations. Doit être de plus fourni un état détaillé distinct, montrant les dépenses encourues en travaux d'exploration et la nature exacte des travaux exécutés à chaque endroit ; aussi des plans montrant les endroits particuliers où ont été exécutés les travaux mentionnés dans l'état détaillé.

(2) Les claims dont le prospecteur demande la concession doivent être jalonnés de la manière prescrite par les règlements, et la demande d'inscription doit être faite au registraire minier du district en bonne et due forme avant l'expiration de l'année 1917. Toutefois, le prospecteur qui au cours de l'année a fait la dépense de \$25,000 ci-dessus prescrite peut jalonner plus d'un claim sur la même veine ou le même filon et en obtenir l'inscription, ou dans un rayon d'un demi-mille de cette veine ou filon, nonobstant les restrictions de l'article 13 des règlements à ce sujet.

(3) La délimitation de claims pour une compagnie qui est prête à encourir une dépense d'au moins \$25,000 pour les fins susdites et de la manière ici prescrite, peut être faite par toute personne ou toutes personnes dûment autorisées par la compagnie et acceptées par le Ministre de l'Intérieur.

(4) Dans la délimitation et l'enregistrement de claims et pour les retenir après que l'inscription a été accordée, le prospecteur doit se conformer sous tous rapports aux prescriptions des règlements, sauf telles exceptions qui peuvent être ici prévues.

(5) Les concessionnaires de claims miniers dans les limites de la région ci-dessus décrite qui se conforment en tout aux prescriptions de l'article 45 des règlements des mines quartzeuses en ce qui concerne chacun de ces claims, ont droit à la cession du bail de ces claims sous l'empire des dispositions des dits règlements et de la loi des terres fédérales pour une période de 21 ans, au loyer qui sera fixé par un décret du Gouverneur en conseil, le bail étant renouvelable pour une autre période de 21 ans dès que le concessionnaire aura fourni au Ministre de l'Intérieur la preuve satisfaisante qu'au cours de la durée du bail il s'est conformé sous tous rapports aux conditions du dit bail et aux prescriptions des règlements ; de nouveaux renouvellements pourront être accordés pour des périodes additionnelles de 21 ans chacune, aux termes et conditions que prescrira le Gouverneur en conseil.

(6) La patente ou le bail d'un claim minier dans la région ci-dessus décrite réserve à la Couronne un droit régalién sur les ventes des produits des mines qui sera déterminé de temps à autre par décret du Gouverneur en conseil et sera perçu de la manière prescrite par le Ministère de l'Intérieur.

(7) Toutes les patentes émises ou les baux cédés en vertu des pouvoirs ici conférés sont sujets à la restriction que les minerais ou autres dépôts de minéraux de valeur commerciale extraits des claims et décrits dans ces patentes ou baux ne seront pas exportés pour réduction, raffinage ou autre traitement, mais devront

être réduits, raffinés ou autrement traités exclusivement dans les limites du Canada et conformément aux prescriptions des règlements que le Gouverneur en conseil peut établir.

(8) La preuve de la dépense encourue par le prospecteur doit dans tous les cas être à la satisfaction du Ministre de l'Intérieur; sinon le droit du prospecteur à la patente de ces claims ne sera autre que celui prescrit par les règlements concernant les claims de mines quartzéuses.

(9) Les demandes de patente pour les claims miniers délimités au cours de l'année civile de 1917 dans la région ci-dessus décrite ne seront prises en considération définitive par le registraire minier et les patentes de ces claims ne seront accordées que dans les derniers vingt jours de la dite année civile

RODOLPHE BOUDREAU,

26-4

Greffier du Conseil privé.

[2880]

# HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 4e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

Le comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 14 novembre 1916, représentant ce qui suit :—

Le chapitre 22 des statuts de 1913 de la province du Manitoba ci-après désigné sous le nom de "Loi d'incorporation," a constitué en corps politique et incorporé, sous le nom "The Greater Winnipeg Water District," ci-après désigné "la corporation," les résidents des cités de Winnipeg et St-Boniface, de la ville de Transcona et de certaines municipalités rurales adjacentes mentionnées et désignées dans la dite loi. La loi d'incorporation est désignée sous le nom de "Greater Water Power District Act," a été modifiée par les statuts suivants de la législature du Manitoba, savoir : chapitres 46, 47 et 48 de 1914, chapitres 29 et 30 de 1915 et chapitre 51 de 1916.

Le chapitre 208 des statuts fédéraux de 1916 accorde à la dite corporation certains privilèges et pouvoirs, savoir : le droit de se procurer et prendre de l'eau, y compris de l'eau provenant de sources hors la province de Manitoba; l'érection et le maintien de tous travaux nécessaires; l'entrée sur tous terrains pour y faire des arpentages ou pour d'autres fins en rapport avec les dits travaux; l'achat et l'occupation des terrains nécessaires; la construction de chemins, tunnels et ponts, de lignes téléphoniques et télégraphiques et électriques, et de tous autres travaux et constructions nécessaires; le détournement et l'altération d'aucuns de ces travaux ou d'aucune de ces lignes ou des cours d'eau ou grandes routes; et tous autres travaux nécessaires pour la construction, le maintien et le fonctionnement de tout ouvrage nécessaire aux fins de la corporation; la préparation, la soumission, le classement et l'inspection des cartes, livres de renvoi et tracés indiquant les travaux pour toute partie d'icelle; et la mise en vigueur pour les fins de la commission de certains dispositifs de la Loi des chemins de fer et de la Loi concernant l'établissement et les dépenses de la commission conjointe internationale sous l'empire du traité des eaux navigables portant la date du 11 janvier 1909.

L'article 5 de la Loi d'Incorporation donne à la dite corporation les objets et buts suivants :—

5. La dite corporation aura pour objet d'approvisionner pour toutes fins les résidents du dit district d'eau tirée de sources quelconques soit dans, soit hors la province. La dite corporation a le droit d'étendre et d'exercer les droits à elle conférés à ces fins hors les limites de cette province, sujet néanmoins à son obtention de tous droits légaux nécessaires à ses fins du Gouvernement du Canada ou de toute autre autorité extra provinciale.

Pour fournir l'approvisionnement d'eau ci-haut mentionné il a fallu construire un aqueduc du lac Shoal, une partie du lac des Bois, à la cité de Winnipeg, une distance d'environ cent milles, et il a fallu en rapport avec ces travaux et pour mener à bonne fin l'objet de la Corporation, tel que mentionné dans l'article 5 sus-

mentionné, construire le chemin de fer mentionné à l'article 1 du chapitre 47, l'une des lois qui tel que susmentionné modifie la *Loi d'incorporation*. Quand aura été construit ce chemin de fer, dont le parachèvement est prochain, il sera ouvert à la colonisation, pour des fins de culture surtout, une grande étendue de terrain qui aujourd'hui est presque complètement dépourvue de colons à cause de son éloignement des chemins de fer actuels.

Le maire de la cité de Winnipeg, qui est le président du bureau d'administration établi par la Loi d'incorporation, en sa qualité de président, a soumis au ministre un projet pour établir sur les terres adjoignant le chemin de fer qui doit s'achever prochainement entre la cité de Winnipeg et le Lac-des-Bois des colons devant être choisis par le comité de colonisation de la dite corporation parmi des gens qui ont certaine expérience en agriculture et le dit maire a demandé que les terres fédérales suivantes qui sont vacantes et disponibles soient réservées à ces fins : la moitié nord du township 7 et tout le township 8 dans le rang 13; tout le township 7 et la moitié sud du township 7 dans le rang 14; et la moitié nord du township 7 et la moitié sud du township 8 dans le rang 15; tout à l'est du méridien principal.

Le président représente que le bureau d'administration a reçu l'assurance que le gouvernement de la province de Manitoba contribuerait activement aux améliorations locales nécessaires sur les terrains susmentionnés : établissement d'écoles, aide à la colonisation, etc.

On a de plus représenté qu'un comité de citoyens de la ville de Winnipeg, formé d'hommes d'expérience dans ce genre de colonisation donne son appui au projet et a proposé un homme d'expérience pour se charger spécialement de l'œuvre.

Le président du bureau d'administration demande que certains privilèges mentionnés ci-après soient accordés dans le but d'aider à la colonisation des terrains susmentionnés.

Le ministre est d'avis qu'il sera d'intérêt public d'accorder les dites demandes et recommande en conséquence que, sous l'empire du paragraphe (k) de l'article 76 de la Loi de 1908 des terres fédérales, autorisation soit donnée d'accorder les dits privilèges, savoir :

1. Que la réserve soit autorisée et ratifiée de toute terre vacante et disponible dans les limites ci-haut décrites et que le Ministre de l'Intérieur soit autorisé de changer les limites de la dite réserve comme il le jugera à propos et de rescinder la dite réserve en tout temps sur douze mois d'avis publié dans la *Gazette du Canada* et dans la *Gazette du Manitoba*.

2. Que dans les limites ainsi réservées il ne soit concédé ou vendu aucune inscription excepté à des personnes agréées par le comité de colonisation susmentionné.

3. Que la concession d'inscription à des personnes agréées comme ci-dessus soit sujette aux dispositions de la dite loi et des dits règlements en autant que ces derniers peuvent s'y appliquer et sauf les réserves ci-dessus mentionnées.

4. Que la dite commission de colonisation soit autorisée de décider de quelle manière les dites terres soient subdivisées et cédées, sujet à l'approbation du Ministre de l'Intérieur.

5. Que les conditions de culture dans chaque cas soient approximativement 20% de la superficie des terres sous inscription sujettes à une réduction raisonnable si le Ministre de l'Intérieur juge que le terrain en question est trop difficile à défoncer.

6. Que la commission de colonisation soit autorisée de choisir un site central de trente acres approximativement pour l'établissement d'une école, d'une église et d'un cimetière, le site ainsi choisi devant être réservé aux fins de la dite corporation.

7. Que relativement aux inscriptions accordées aux conditions sus-mentionnées, il ne soit accepté aucune demande pour rescision sous l'empire de la Loi de 1908 des terres fédérales et ses modifications, mais au Ministère de l'Intérieur ressortit de faire l'inspection des dites terres de temps à autre selon que le Ministre de l'Intérieur le jugera opportun; et s'il est trouvé que les conditions des dites inscriptions n'ont pas été remplies, il peut être institué des procédures en rescision sous l'empire de la loi susdite, lesquelles pro-



cédures doivent être conduites de la même manière que pour les inscriptions ordinaires ;

8. Que, sur rescision d'une inscription, les terrains en question retournent à la réserve et redeviennent sujets aux conditions susmentionnées.

9. Que, si de l'avis de la dite commission de colonisation, un colon perd son droit à un homestead gratuit, une vente peut lui être consentie aux termes et conditions d'établissement que peut exiger le Ministre de l'Intérieur.

10. Que le Ministre de l'Intérieur soit autorisé de faire toute prescriptions, règles et règlements, qu'il juge nécessaires dans les cas qui peuvent surgir et qui n'ont pas été prévus dans les présents règlements.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé

26-4

[3022]

# HOTEL DU GOUVERNEMENT À OTTAWA.

Jendredi, le 7e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le Ministère des affaires indiennes fait la demande de mettre en réserve, en vertu du traité n° 2 du terrain au lac Ebb and Flow, désigné sous le nom de réserve des sauvages n° 52, comprenant une superficie approximative de 18 milles carrés ;

Et attendu que ledit terrain dont la description suit ci-après est disponible à ces fins d'après les archives du ministère de l'Intérieur ;

En conséquence il plaît à Son Excellence le Gouverneur en conseil de décréter, sous l'empire de l'article 76 de la Loi des terres fédérales que ledit terrain soit par les présentes soustrait de l'application de ladite loi et mis en réserve pour les sauvages.

Suit la description du dit terrain :—

L'étendue de terrain désignée sous le nom de "Réserve des Sauvages" No 52, du lac Ebb et Flow, arpenté par Donald F. Robertson, arpenteur des terres fédérales au cours de l'année 1913, tel qu'indiqué sur un tracé d'arpentage de la dite réserve, déposé aux archives du Ministère de l'Intérieur sous le No 23372, dont copie ci-annexée et contenant par mesurage onze mille cinq cent cinquante acres, plus ou moins.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

26-4

[3021]

# HOTEL DU GOUVERNEMENT À OTTAWA.

Jendredi, le 7e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Attendu que l'église dite "Baptist Union of Western Canada" a demandé la concession pour les fins d'une église d'un acre de terrain compris dans l'angle sud-ouest de la subdivision légale 4 de la section 6, township 72, rang 4, à l'ouest du 6e méridien, dans la province d'Alberta ;

Et attendu que le Ministre de l'Intérieur est d'avis que cette demande soit accordée, le terrain demandé étant disponible d'après les archives du département de l'Intérieur.

A ces causes il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 76 de la Loi des terres fédérales, de mettre en réserve et d'affecter aux fins d'une église un acre de terrain compris dans l'angle sud-ouest de la subdivision légale 4, section 6, township 72, rang 4, à l'ouest du 6e méridien, dans la province d'Alberta, et d'en autoriser la concession à l'Eglise dite "Baptist Union of Western Canada" pour les dites fins.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

25-4

[3048]

# HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 8e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 4 décembre 1916, représentant que, sous l'empire d'un arrêté en conseil du 13 août 1913, un permis d'occupation fut accordé le 11 octobre suivant à la compagnie dite "Prince Albert Lumber Company, Limited," relativement à certains terrains compris dans les townships 53, 54 et 55, rang 1 ; les townships 51 et 52, rang 2 ; les townships 52, rangs 3 et 4, le tout à l'ouest du troisième méridien, ainsi que le township 54, rang 28, à l'ouest du 2e méridien, formant une superficie totale de 518.7 acres. Le dit permis d'occupation a été accordé pour une période de dix ans à l'expiration de laquelle il est, à la discrétion du Ministre de l'Intérieur, renouvelable pour une autre période de dix ans, sujet aux termes et conditions ordinaires et sur paiement à l'avance d'un loyer annuel de dix cents l'acre.

Le ministre déclare que la dite compagnie n'a pas un besoin immédiat de certains des terrains ci-haut mentionnés quelle détient ainsi par permis et en a rétrocédé à la Couronne pour le Dominion une superficie de 281 acres.

Le ministre recommande que le dit permis d'occupation soit modifié en conséquence

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

25-4

[2979]

# HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 1er jour de décembre 1916.

- PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 16 novembre 1916, représentant que le 4 décembre 1911, M. Gustav Julseth a obtenu l'inscription de homestead et de préemption de la moitié ouest de la section 7, township 32, rang 2, à l'ouest du 4e méridien, et qu'après avoir fait douze mois de résidence, il fut atteint de la tuberculose et est depuis retourné en Norvège son pays natal, où il a suivi un traitement médical depuis l'année 1913. A l'appui de ce qui précède, la déclaration d'une autorité médicale a été soumise au Département de l'Intérieur représentant que suivant toute apparence M. Julseth ne recouvrera jamais la santé et ne sera jamais en état de revenir au Canada pour y compléter ses obligations de résidence. Relativement aux autres obligations de l'inscrite, il est établi que M. Julseth a un frère qui exploite une ferme dans les environs et qui a entrepris de faire les améliorations nécessaires. Il a été établi que 175 acres de la demi-section ont été mis en culture et qu'une maison de la valeur de \$100 y a été érigée.

Le ministre recommande, par conséquent, qu'en vertu des dispositions du paragraphe 2 de l'article 20 de la Loi des terres fédérales, 1908, cet inscrite soit relevé de toute autre obligation de résidence en rapport avec ladite demi-section et que patente lui en soit délivrée sur preuve fournie de la manière ordinaire que les autres conditions de l'inscription ont été remplies et que la préemption a été payée en conformité de la loi.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

25-4

[3120]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 19<sup>e</sup> jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

ATTENDU que la corporation de la ville de Salmon Arm, Colombie-Anglaise, a fait une demande au Ministère de l'Intérieur pour que certains terrains dans les limites du partage des eaux situés dans le township 20, rang 19, à l'ouest du 6<sup>e</sup> méridien, soient soustraits au droit d'inscription de homestead, à la vente ou à toute aliénation qui pourrait exposer les eaux du creek East Canoe à la contamination ; et

Attendu que l'agent local des terres fédérales et l'ingénieur divisionnaire hydrométrique de la Colombie-Anglaise ont fait un examen conjoint complet de la situation et font rapport que les terrains en question comprennent les sources du creek East Canoe qui fournit à la ville son approvisionnement d'eau domestique, et que les dits terrains sont pierreux, montueux, en général impropres à l'agriculture et que la Couronne devrait les soustraire à toute aliénation qui pourrait altérer la pureté des eaux du creek, et

Attendu que la corporation de la ville de Salmon Arm a déjà obtenu du département provincial des droits hydrauliques à Victoria l'autorisation voulue pour la diversion et l'utilisation des eaux du creek East Canoe pour les fins domestiques et autres, et qu'elle a construit un aqueduc qui actuellement conduit l'eau jusqu'à la ville.

A ces causes, il plaît à Son Excellence le Gouverneur général en conseil de décréter par les présentes que la partie du bassin d'alimentation du creek East Canoe nécessaire à la protection efficace des eaux du dit creek contre toute contamination soit soustraite aux inscriptions de homestead et à la vente ; et de plus que nul ne pourra en aucun temps se servir d'aucuns de ces terrains pour une entreprise quelconque sans obtenir au préalable une autorisation spéciale du Ministre de l'Intérieur ; et la concession de tous droits et privilèges sera sujette aux termes et conditions que la Ministre jugera nécessaires pour conserver la pureté de l'approvisionnement d'eau de la ville de Salmon Arm,—

Sec. 36	$\frac{1}{2}$ E. 28.
Sec. 35	$\frac{1}{2}$ O. 23 et aussi S.L. 10 et 15.
Sec. 34	Sec. 22.
$\frac{1}{4}$ S.-E. 33	$\frac{1}{2}$ E. 21.
$\frac{1}{4}$ N.-O. 25	Sec. 15.
Sec. 28 excepté S.L. 1 et 8	$\frac{1}{4}$ N.-E. 16.
Sec. 27	S. L. 4, 5, 12 et 13, Sec. 14.

Le tout dans le Tp. 20-9-6.

RODOLPHE BOUDREAU,

28-4

Greffier du Conseil privé.

[Les quatre arrêtés en conseil suivants ont paru dans un *Extra de la GAZETTE DU CANADA*, daté le 23 décembre 1916.]

C.P. 3155.

## HÔTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 22<sup>e</sup> jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

IL plaît à Son Excellence le Gouverneur général en conseil, sous l'empire et en vertu des dispositions de la Loi des mesures de guerre de 1914, de décréter et d'établir les ordres et règlements suivants concernant l'importation de marchandises d'origine ennemie, et les dits ordres et règlements sont par ces présentes établis et décrétés en conséquence :

Lorsque le Ministre des Douanes a raison de soupçonner que le pays d'origine de certaines

marchandises importées au Canada est un pays ennemi dans le sens des diverses proclamations concernant le trafic avec l'ennemi, ces articles peuvent être confisqués et, à moins de preuves au contraire, le pays d'origine de tels articles sera censé pays ennemi.

Tous les articles ainsi confisqués dont le pays d'origine n'est pas prouvé à la satisfaction du Ministre des Douanes être autre qu'un pays ennemi sont confiscables par la Couronne et seront détruits, ou il en sera autrement disposé de la manière que le Ministre des Douanes ordonnera.

Le pouvoir conféré par le présent décret de confisquer des articles qu'on soupçonne être d'origine ennemie s'applique aussi à tous articles que le Ministre des Douanes a raison de soupçonner avoir été importés en contravention de la Loi concernant le trafic avec l'ennemi.

Le présent décret s'applique à tous les articles actuellement séquestrés sous soupçon d'être d'origine ennemie, nonobstant qu'ils aient été séquestrés ou importés au Canada antérieurement à la date du présent décret.

Le présent arrêté en conseil sera promulgué par publication dans la *Gazette du Canada*.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

27-2

C.P. 3156.

## HÔTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 22<sup>e</sup> jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

IL plaît à Son Excellence le Gouverneur général en conseil de décréter que l'arrêté en conseil du 27 avril 1915 prohibant l'exportation de certains articles à diverses destinations soit par les présentes modifié en retranchant de la liste des articles dont l'exportation est prohibée à tous les ports étrangers d'Europe, de la Méditerranée et de la Mer Noire, autres que ceux de la France, de la Russie (sauf les ports de la Baltique), la Belgique, l'Espagne et le Portugal, les articles suivants, savoir :

Viandes en conserve et extraits de viande.

Vessies, enveloppes et peaux à saucisse.

Il plaît de plus au Gouverneur en conseil, sous l'empire et en vertu des dispositions des articles 242 et 291 de la Loi des douanes et de l'article 6 de la Loi des mesures de guerre de 1914, de décréter par ces présentes ce qui suit :

Est prohibée l'exportation des articles suivants à toutes destinations étrangères autres que le Royaume-Uni, les possessions et protectorats britanniques, savoir :

Chiffons de toile, ou de toile et d'autres substances combinées.

Le présent arrêté en conseil sera promulgué par publication dans la *Gazette du Canada*.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

27—2



C.P. 3157.

## HÔTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 22e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

IL plaît à Son Excellence le Gouverneur général en conseil, sous l'empire et en vertu des dispositions de la Loi des mesures de guerre de 1914, d'établir et de décréter les ordres et règlements suivants concernant l'exportation des articles qu'il est défendu d'exporter du Canada, et ces ordres et règlements sont par les présentes établis et décrétés en conséquence.

Si des articles dont l'exportation à un pays ou un endroit quelconque est prohibée par des arrêtés en conseil sanctionnés sous l'empire de la Loi des mesures de guerre actuellement en vigueur, ou d'une loi qui peut être plus tard promulguée, sont exportés ou sont amenés à un quai, une jetée ou autre endroit, ou sont délivrés à une personne ou voiturier quelconque, ou sont transportés par cabotage ou navigation intérieure, ou transportés par eau de manière quelconque, ou sont chargés sur des wagons de chemins de fer ou autres véhicules dans le but d'être exportés ou expédiés pour l'exportation contrairement aux dispositions de tels arrêtés en conseil ou de règlements établis sous l'empire de ces arrêtés, l'exportateur ou son agent, ou l'expéditeur de ces articles sera passible, sur conviction sommaire, d'une amende n'excédant pas mille dollars ou d'emprisonnement avec ou sans travaux forcés pour une période n'excédant pas deux ans, ou des deux peines d'amende et d'emprisonnement.

Le présent arrêté en conseil sera promulgué par publication dans la *Gazette du Canada*.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

27-2

C.P. 3158.

## HÔTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 20e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

IL plaît à Son Excellence le Gouverneur général en conseil de décréter par ces présentes ce qui suit :

Le Ministre des Douanes est par ces présentes autorisé à délivrer des permis pour l'exportation des

Articles façonnés entièrement de caoutchouc à des destinations en pays neutres, autres que les pays neutres d'Europe, sous l'empire de tels règlements qu'il peut établir, nonobstant les dispositions de l'arrêté en conseil du 27 avril 1915 qui prohibe l'exportation de tels articles à toutes destinations à l'étranger autres que le Royaume-Uni, les possessions et protectorats britanniques.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

27—2

13107—5

[3127]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 20e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉ-  
RAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur daté le 9 décembre 1916, représentant que M. T. J. Kelly, du lac des Ours, dans la province de l'Alberta, désire faire l'acquisition d'un quart de section de terres fédérales dans le district de la rivière à la Paix pour y établir domicile avec ses enfants et qu'il ne peut obtenir une inscription de homestead, son droit à une concession de homestead étant épuisé.

Le Ministre affirme qu'il n'y a pas de terres disponibles pour l'inscription d'achat de homestead dans le district de la rivière à la Paix, vu que ce district est situé en dehors des limites des homesteads sujets à achat, et considérant que M. Kelly est maintenant établi dans le dit district de la rivière à la Paix avec un outillage considérable d'instruments aratoires et de chevaux, il est d'avis que la dite demande soit accordée.

A ces causes le Ministre recommande l'autorisation de louer à M. Kelly, pour un terme de trois années, un quart de section de terres fédérales maintenant disponible, à un loyer annuel de deux cents l'acre, payable à l'avance, ce loyer étant le prix exigé pour la location de terrains pour fins de pâturage.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

28-4

[3167]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 20e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉ-  
RAL EN CONSEIL.

IL plaît à Son Excellence le Gouverneur général en conseil de décréter par les présentes ce qui suit :—

Les règlements concernant les concessions de coupe de bois sur les terres fédérales, établis par arrêté en conseil du 1er juillet 1898 et arrêtés subséquents, sont par ces présentes modifiés comme suit :

L'article 20 est modifié pour que les droits sur le bois de pulpe coupé dans les limites d'une concession de coupe de bois, soient de 25 cents la corde.

L'article 42 est modifié pour que les droits sur le bois de pulpe coupé en vertu d'un permis, soient de 40 cents la corde.

L'article 41 est modifié pour autoriser la coupe de bois dans les limites d'une coupe concédée en vertu du dit article sur une étendue n'excédant pas un quart de mille carré.

Tout le bois coupé sur les terres fédérales sera mis en œuvre au Canada.

RODOLPHE BOUDREAU  
Greffier du Conseil privé.

28-4

NOMINATIONS, PROMOTIONS  
ET RETRAITES.

## MILICE CANADIENNE.

1916.

QUARTIER GÉNÉRAL,  
OTTAWA, 16 novembre 1916.

Les nominations, promotions, retraites et confirmations de grade qui suivent sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

O.G. 110.

## MILICE ACTIVE.

CAVALERIE.

5<sup>E</sup> DRAGONS DE LA GARDE DE LA PRINCESSE LOUISE.—  
Le lieutenant (surnuméraire) R. L. Cameron est transféré à la 2<sup>e</sup> batterie d'Ottawa, 8<sup>e</sup> brigade, artillerie canadienne de campagne. 24 octobre 1916.

9E CAVALERIE DE MISSISSAUGA.—Le lieutenant provisoire (surnuméraire) J. A. MacKay a la permission de se retirer. 10 novembre 1916.

Sont nommés lieutenants provisoires (surnuméraires): William Edward Seymour Trent, gentilhomme. 7 octobre 1916.

Thomas Wilbur Best,

Lyman Paul Howe, gentilshommes. 12 octobre 1916.

James McClain Baird,

William Reginald Shaw, gentilhomme. 30 octobre 1916.

16E CHEVAU-LÉGERS.—Est nommé lieutenant provisoire (surnuméraire): John Angus MacDiarmid, gentilhomme. 20 septembre 1916.

19E DRAGONS D'ALBERTA.—Est nommé lieutenant provisoire (surnuméraire): le maréchal des logis chef d'escadron John Hawkesworth. 1er novembre 1916.

27E CHEVAU-LÉGERS.—Le lieutenant provisoire (surnuméraire) J. A. McNicol est transféré au génie canadien. 29 septembre 1916.

28E DRAGONS DU NOUVEAU-BRUNSWICK.—Est nommé lieutenant provisoire (surnuméraire): Charles Isasis Doherty, gentilhomme. 31 octobre 1916.

#### ARTILLERIE.

##### *Artillerie de campagne canadienne.*

8E BRIGADE.—2E BATTERIE D'OTTAWA.—Est nommé lieutenant provisoire (surnuméraire): le lieutenant (surnuméraire) R. L. Cameron, du 5e dragons de la garde de la Princesse Louise. 24 octobre 1916.

9E BRIGADE.—5E BATTERIE DE KINGSTON.—Est nommé lieutenant provisoire (surnuméraire): Frank Harbert Powell, gentilhomme. 28 octobre 1916.

12E BRIGADE.—30E BATTERIE.—Sont nommés lieutenants provisoires (surnuméraires): le lieutenant (surnuméraire) W. F. Twohey, du 24e régiment de Kent. 23 octobre 1916.

Le lieutenant (surnuméraire) E. M. Farncomb, du 7e régiment (Fusiliers). 31 octobre 1916.

36E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire): le lieutenant provisoire (surnuméraire) J. J. Bouey, du 100e grenadiers de Winnipeg. 15 novembre 1916.

##### *Artillerie de place canadienne.*

1ER RÉGIMENT (HALIFAX).—Sont nommés lieutenants provisoires (surnuméraires): Ralph Gordon MacAloney, Eric Kennoth Fielding. 1er novembre 1916.

3E RÉGIMENT DU NOUVEAU-BRUNSWICK.—Est nommé lieutenant provisoire (surnuméraire): Arthur William Frederick Powell, gentilhomme. 1er août 1916.

#### GÉNIE CANADIEN.

Le lieutenant provisoire (surnuméraire): W. K. Lowden est transféré à la 4e compagnie de campagne, génie canadien. 3 octobre 1916.

Le lieutenant provisoire (surnuméraire) J. C. Logan est transféré à la 2e troupe de campagne, génie canadien. 1er novembre 1916.

Le lieutenant provisoire (surnuméraire) N. B. Cohen est transféré à la 4e compagnie de campagne, génie canadien. 3 octobre 1916.

Le lieutenant provisoire (surnuméraire) W. Morley est transféré à la 2e troupe de campagne, génie canadien. 1er novembre 1916.

Sont nommés lieutenants provisoires (surnuméraires):

Le lieutenant W. J. L. Chisholm, de la liste générale. 21 mai 1916.

Le lieutenant provisoire (surnuméraire): J. A. McNicol, du 27e cheveu-légers. 29 septembre 1916.

Le lieutenant (surnuméraire) F. Chappell du 34e régiment d'Ontario. 24 octobre 1916.

Edmund DeWitt King, gentilhomme. 25 octobre 1916.

Gordon Salter Stairs, gentilhomme. 2 novembre 1916.

James McCulloch, gentilhomme. 4 novembre 1916.

Thomas George Code, gentilhomme. 6 novembre 1916.

Raymond Rice Knight, gentilhomme. 7 novembre 1916.

2E TROUPE DE CAMPAGNE.—Sont nommés lieutenants provisoires (surnuméraires): les lieutenants provisoires (surnuméraires) J. C. Logan, J. Morley, de la liste régimentaire. 1er novembre 1916.

4E COMPAGNIE DE CAMPAGNE.—Sont nommés lieutenants provisoires (surnuméraires): les lieutenants provisoires (surnuméraires) W. K. Lowden, N. B. Cohen de la liste régimentaire. 3 octobre 1916.

#### CORPS DES GUIDES.

Le major J. E. Browne est transféré à la réserve des officiers. 7 novembre 1916.

Sont nommés capitaines: les lieutenants \*W. M. F. Forbes, \*A. E. Dubuc (et ils demeurent hors cadre), \*A. R. Déary, \*J. A. Dansereau (et ils demeurent hors cadre), C. S. S. Watson (et il demeure hors cadre), W. A. Lowry (et il demeure hors cadre), W. K. Everall (et il demeure hors cadre), A. E. Harrison, G. Porteous (et ils demeurent hors cadre) C. Tweedale. 6 octobre 1916.

\*Pourvu qu'ils subissent les examens requis.

#### CORPS DE DRESSAGE DES OFFICIERS CANADIENS.

CONTINGENT DE L'UNIVERSITÉ DE L'OUEST.—Sont nommés capitaines: le lieutenant \*G. M. Brock, *vice* le capitaine provisoire F. J. H. Campbell, retraité. 22 juin 1916.

Kenneth Percival Rutherford Neville, *écuyer, vice* le capitaine G. M. Brock, hors cadre. 25 août 1916.

George Fletcher Copeland, *écuyer, vice* le capitaine provisoire J. Kirkwood, retraité. 18 octobre 1916.

\*Pourvu qu'il subisse les examens requis.

#### INFANTERIE.

1ER RÉGIMENT (CANADIAN GRENADIER GUARDS).—Sont nommés lieutenants provisoires (surnuméraires): Harris Earle Wallace, gentilhomme. 17 octobre 1916.

Christopher Severs,

George Frederick Gyles, gentilhomme. 18 octobre 1916.

7E RÉGIMENT (FUSILIERS).—Le lieutenant (surnuméraire) E. M. Farncomb est transféré à la 30e batterie, 12e brigade, artillerie de campagne canadienne. 31 octobre 1916.

10E RÉGIMENT (ROYAL GRENADIERS).—Est nommé lieutenant provisoire (surnuméraire): Henry Ince Anderson, gentilhomme. 2 novembre 1916.

15E RÉGIMENT (ARGYLL LIGHT INFANTRY).—Sont nommés lieutenants provisoires (surnuméraires): William Ernest Tummon, John Robert Cooke, gentilshommes. 1er novembre 1916.

24E RÉGIMENT DE KENT.—Le lieutenant (surnuméraire) W. F. Twohey est transféré à la 30e batterie, 12e brigade, artillerie de campagne canadienne. 23 octobre 1916.

25E RÉGIMENT.—Est nommé lieutenant provisoire (surnuméraire): Claude William Ward, gentilhomme. 1er octobre 1916.

34E RÉGIMENT D'ONTARIO.—Le lieutenant (surnuméraire) F. Chappell est transféré au génie canadien. 24 octobre 1916.

35E RÉGIMENT (SIMCOE FORESTERS).—Le lieutenant provisoire (surnuméraire): D. H. Marshall a la permission de se retirer à sa nomination à la liste générale des aumôniers, M.C. 12 avril 1916.

38E RÉGIMENT (DUFFERIN RIFLES OF CANADA).—Le (surnuméraire) H. M. Goldby est transféré au 91e régiment (Canadian Highlanders). 12 octobre 1916.

Est nommé lieutenant provisoire (surnuméraire): William James Arthur Duncan, gentilhomme. 7 juillet 1916.



45E RÉGIMENT DE VICTORIA.—Le nom du lieutenant (surnuméraire) G. M. Boyd est retranché de la liste des officiers de la milice active. 16 septembre 1916.

58E RÉGIMENT (WESTMOUNT RIFLES).—Le lieutenant (surnuméraire) T. F. Duncan est hors cadre. 11 août 1916.

Est nommé lieutenant provisoire (surnuméraire) : MacKenzie Haldimand, gentilhomme. 6 novembre 1916.

74E RÉGIMENT (THE BRUNSWICK RANGERS).—Est nommé lieutenant provisoire (surnuméraire) : Gordon Bennett McKay, gentilhomme. 25 octobre 1915.

90E RÉGIMENT (WINNIPEG RIFLES).—Sont nommés lieutenants provisoires (surnuméraires) :

Joseph Eric Huxley, gentilhomme. 10 octobre 1916.

John Digby Hugh Lewis, gentilhomme. 19 octobre 1916.

Charles Erskine Williams, gentilhomme. 20 octobre 1916.

Harvey William Orr, gentilhomme. 23 octobre 1916.

91E RÉGIMENT (CANADIAN HIGHLANDERS).—Est nommé lieutenant (surnuméraire) : le lieutenant (surnuméraire) H. M. Goldby du 30e régiment (Dufferin Rifles of Canada). 12 octobre 1916.

94E RÉGIMENT DE VICTORIA (ARGYLL HIGHLANDERS).—Est nommé lieutenant provisoire (surnuméraire) : le sergent de la salle des rapports Michael Patrick McEachen. 1st octobre 1916.

95E CARABINIERS DE LA SASKATCHEWAN.—Est nommé lieutenant provisoire (surnuméraire) : Harold Lockhart Winter, gentilhomme. 6 novembre 1916.

100E GRENADIERS DE WINNIPEG.—Les officiers suivants ont la permission de démissionner : les lieutenants (surnuméraires) J. C. M. Douglass. 1er août 1916.

G. L. Logge. 30 octobre 1916.

G. Brown,

H. Hunter. 3 novembre 1916.

Les officiers suivants ont la permission de se retirer. les lieutenants provisoires (surnuméraires) :

H. C. Rochester. 30 juillet 1916.

G. A. Pow. 27 octobre 1916.

C. S. Turner,

J. J. McLoughlin,

R. LeHaye. 3 novembre 1916.

Le lieutenant provisoire (surnuméraire) J. J. Bouoy est transféré à la 36e batterie, artillerie de campagne canadienne. 15 novembre 1916.

103E RÉGIMENT (CALGARY RIFLES).—Est nommé lieutenant provisoire (surnuméraire) Clayton Stillman Garrett, gentilhomme. 5 octobre 1916.

105E RÉGIMENT (SASKATOON FUSILIERS).—Est nommé lieutenant provisoire (surnuméraire) : David Squire Taylor, gentilhomme. 4 novembre 1916.

109E RÉGIMENT.—Le lieutenant provisoire (surnuméraire) S. E. Anglin a la permission de se retirer. 4 novembre 1916.

Sont nommés lieutenants provisoires (surnuméraires) :

Gordon Alexander King, gentilhomme. 27 septembre 1916.

Morden Neilson, gentilhomme. 28 septembre 1916.

#### SERVICES DE SANTÉ DE L'ARMÉE

##### Personnel du service de santé.

Sont nommés lieutenants provisoires (surnuméraires) :

Wilfred John Laurie, gentilhomme. 24 juillet 1916.

Laurids Jacob Albertus Hyttenrauch, gentilhomme. 30 septembre 1916.

Alexander Taylor Godfrey, gentilhomme. 25 octobre 1916.

Sont nommées sœurs hospitalières (surnuméraires) :

Eleanor Gertrude Henry. 31 août 1916.

Ethel Bayliss. 13 septembre 1916.

Elsie Gertrude Shannon,

13107—5½

Margaret Ethol Beach. 25 septembre 1916.

Mary King Cummins. 27 septembre 1916.

Elizabeth Tillio Walker. 28 septembre 1916.

Lylia Miller Drummond. 7 octobre 1916.

Mary Edith Robinson,

Dorothy Harrington,

Hettie Crowe,

Louise Blanche Peat,

Stella Robinson Rea. 20 octobre 1916.

Laurel Edna Misner. 21 octobre 1916.

Mabel Annie Nairn,

Luella Blanche Lee,

Ida Durant Hannaford. 23 octobre 1916.

Susan Madeline Fahrni. 26 octobre 1916.

Helen Caton Strang. 28 octobre 1916.

Les sœurs hospitalières (surnuméraires) dont les noms suivent sont hors cadre pour prendre du service dans les services d'hôpitaux militaires impériaux de la Reine Alexandra.

L. E. Komph,

M. E. Oliver,

M. A. Jonkins,

E. M. Baldock,

A. L. Tucker,

B. Thorsteinson,

E. Rivington,

S. M. Dolan. 12 octobre 1916.

C. C. Thompson,

J. Mackenzie,

H. E. McKee,

M. H. Mackay,

E. S. Gremley,

H. LaMothe,

M. A. Pridham,

M. Ogilvie. 19 octobre 1916.

E. Day,

E. Baylies,

E. G. Shannon,

M. E. Beach,

M. K. Cummins,

S. M. Fahrni,

E. S. Walker. 1er novembre 1916.

I. D. Hannaford,

L. B. Lee,

M. A. Nairn,

L. E. Minsner,

S. R. Rea,

L. B. Peat,

H. Crowe,

D. Harrington,

M. E. Robinson,

M. Dewar. 7 novembre 1916.

#### SERVICE DENTAIRE MILITAIRE CANADIEN.

Sont nommés capitaines : les lieutenants (surnuméraires) R. W. Frank, A. R. Graham. 31 juillet 1916.

Edward Parry Hawkshaw, écuyer. 15 octobre 1916.

Le lieutenant (surnuméraire) D. R. Mackay a la permission de démissionner. 28 septembre 1916.

#### MEMORANDA.

Le grade temporaire de lieutenant-colonel de la milice canadienne est conféré au major A. P. Allen, 15e régiment (Argyll Light Infantry), tant qu'il commandera le 254e bataillon d'outre-mer, T.E.C. 6 novembre 1916.

Le grade temporaire de major est conféré au capitaine temporaire J. McEvoy, M.C., tant qu'il remplira les fonctions d'officier commandant l'école d'art relatif aux tranchées, district militaire n° 2. 10 novembre 1916.

Sont nommés aumôniers avec le grade honorifique de capitaine :—

Le révérend David Heggie Marshall. 12 avril 1916.

Le révérend Frank William Charles Elliott-Baker. 4 novembre 1916.

Le révérend Arthur Basil Côté. 7 novembre 1916.

Le grade honorifique de capitaine de la milice canadienne est conféré aux messieurs ci-dessous mentionnés tant qu'ils feront du service dans les troupes expédi-

tionnaires canadiennes en qualité de représentants de la Young Men's Christian Association :—

John Sumner,  
John Albert Kneale,  
Thomas William Jones, écuyers. 9 novembre 1916.

Des commissions temporaires comme ci-après sont accordées aux messieurs ci-dessous mentionnés, tant qu'ils feront du service dans les troupes expéditionnaires canadiennes :—

Sont nommés lieutenants :

John McEwen Scott, gentilhomme. 18 août 1916.  
Walter Chambers, gentilhomme. 21 août 1916.  
Allen Lewis Lewis, gentilhomme. 29 août 1916.  
Charles Craig, gentilhomme. 18 septembre 1916.  
Lionel Edward Linley Taylor, gentilhomme. 25 septembre 1916.

Lawrence George Buchanan Davis, gentilhomme. 26 septembre 1916.

George David Greeggan, gentilhomme. 28 septembre 1916.

Alfred Newell, gentilhomme. 1er octobre 1916.

Garnet Nelson Hughes, gentilhomme. 5 octobre 1916.

Ernest Otto Rietchel, gentilhomme. 14 octobre 1916.

Allan Perry Dowling, gentilhomme. 6 novembre 1915.

Est nommé lieutenant honoraire :

Joseph Frederick Wharton, gentilhomme. 28 septembre 1916.

#### CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement, ayant passé l'examen exigé pour leurs nominations, sont confirmés dans leur grade, à compter des dates apposées à leurs noms respectifs :—

Le lieutenant J. H. Thuresson, régiment des Indes Occidentales, milice royale, 5 mai 1916.

Le lieutenant surnuméraire E. S. Thompson, 1er régiment, artillerie de place canadienne, 23 février 1916.

Le lieutenant surnuméraire J. E. Rutledge, 1er régiment, artillerie de place canadienne, 28 février 1916.

Le lieutenant surnuméraire R. F. B. Campbell, 1er régiment, artillerie de place canadienne, 1er mai 1916.

Le lieutenant surnuméraire G. W. Carmichael, 1er régiment, artillerie de place canadienne, 2 mai 1916.

Le lieutenant surnuméraire C. A. Hodge, 1er régiment, artillerie de place canadienne, 2 mai 1916.

Le lieutenant surnuméraire C. R. Hoben, 1er régiment, artillerie de place canadienne, 5 mai 1916.

Le lieutenant surnuméraire W. E. Forsyth, 1er régiment, artillerie de place canadienne, 5 mai 1916.

Le lieutenant surnuméraire F. G. Hayden, 1er régiment, artillerie de place canadienne, 5 mai 1916.

Le lieutenant surnuméraire H. W. L. Doane, 1er régiment, artillerie de place canadienne, 15 mai 1916.

Le lieutenant surnuméraire W. M. Marshall, 1er régiment, artillerie de place canadienne, 24 mai 1916.

Le lieutenant surnuméraire A. G. Wootten, 1er régiment, artillerie de place canadienne, 29 mai 1916.

Le lieutenant surnuméraire H. C. Frame, 1er régiment, artillerie de place canadienne, 30 juin 1916.

Le lieutenant surnuméraire P. L. Whitman, 1er régiment, artillerie de place canadienne, 18 juillet 1916.

Le lieutenant surnuméraire H. S. S. de Carteret, 1er régiment, artillerie de place canadienne, 19 juillet 1916.

Le lieutenant surnuméraire E. G. Dickie, 1er régiment, artillerie de place canadienne, 1er août 1916.

Le lieutenant surnuméraire A. E. Horne, 1er régiment, artillerie de place canadienne, 22 août 1916.

Le lieutenant surnuméraire W. A. I. Anglin, 3e régiment, artillerie de place canadienne, 27 juin 1916.

Le lieutenant surnuméraire H. R. Bray, 5e régiment, artillerie de place canadienne, 1er octobre 1916.

Le lieutenant surnuméraire C. R. Hopper, corps de dressage des officiers canadiens (Man.), 1er novembre 1915.

Le lieutenant surnuméraire C. W. Burns, corps de dressage des officiers canadiens (Man.), 1er novembre 1915.

Le lieutenant surnuméraire H. E. Grundy, corps de dressage des officiers canadiens (Man.), 1er novembre 1916.

Le lieutenant surnuméraire W. J. Dalziel, corps de dressage des officiers canadiens, 20 mars 1916.

Le lieutenant surnuméraire R. Stevenson, corps de dressage des officiers canadiens, 25 mai 1916.

Le lieutenant surnuméraire L. C. Raymond, 1er régiment, 17 juillet 1916.

Le lieutenant surnuméraire A. J. S. Hawken, 3e régiment, 25 juillet 1916.

Le lieutenant surnuméraire C. E. Goodwyn, 13e régiment, 29 février 1916.

Le lieutenant surnuméraire C. A. Botsford, 16e régiment, 24 janvier 1916.

Le lieutenant surnuméraire C. W. Cooper, 16 régiment, 30 septembre 1916.

Le lieutenant surnuméraire A. F. Halliwell, 50e régiment, 29 avril 1915.

Le lieutenant surnuméraire C. H. Colwell, 63e régiment, 11 avril 1916.

Le lieutenant surnuméraire F. G. Burgess, 81e régiment, 27 avril 1916.

Le lieutenant surnuméraire T. A. MacLean, 82e régiment, 1er avril 1916.

Le lieutenant surnuméraire J. McDowell, 90e régiment, 23 juin 1915.

Le lieutenant surnuméraire J. W. Murdock, 93e régiment, 5 avril 1916.

Le lieutenant surnuméraire J. W. Baldock, 90e régiment, 5 janvier 1916.

Le lieutenant surnuméraire J. F. MacLennan, 104e régiment, 28 juillet 1916.

Le lieutenant surnuméraire R. G. McDougall, 105e régiment, 31 décembre 1915.

Le lieutenant surnuméraire J. N. Kelly, 106e régiment, 14 janvier 1916.

Le lieutenant surnuméraire N. P. Freeman, services de santé de l'armée, 28 septembre 1916.

Le lieutenant surnuméraire N. McCarthy, corps des vétérinaires militaires canadiens, 7 août 1916.

Par ordre,

*W. E. Hoagins.*

Major général,  
Adjudant général suppléant.

## AVIS DU GOUVERNEMENT.

### COMMISSION DU SERVICE CIVIL DU CANADA.

LES Commissaires du Service civil donnent par le présent avis que des demandes seront reçues de la part de candidats capables de remplir la position suivante dans la division intérieure du Service civil du Canada :—

Un chimiste expérimentateur dans la division des Mines du département des Mines, dans la subdivision B de la 1ère division au traitement initial de \$2,100 par année. Les candidats doivent être des chimistes expérimentateurs d'une compétence indiscutable et doivent de préférence bien connaître les combustibles et être capables de faire des recherches investigatrices dans le domaine de la chimie organique. Ils doivent être des gradués depuis au moins trois ans d'une université autorisée et doivent s'être spécialisés en chimie ou en cette partie du génie relative à la chimie au cours et depuis leurs études universitaires. Il est nécessaire que la personne nommée puisse lire le français et l'allemand, et soit capable d'appliquer les principes de la chimie physique aux problèmes à résoudre. Tous les candidats doivent soumettre une copie des travaux qu'ils peuvent avoir fait publier.

Les formules de demande, dûment remplies, doivent parvenir au bureau de la Commission du Service civil pas plus tard que le 22 janvier prochain. On peut obtenir ces formules en s'adressant au Secrétaire de la Commission, à Ottawa.

Par ordre de la Commission,

WM FORAN,  
Secrétaire.

Ottawa, 22 décembre 1916.

27-4



**Metal Foundries of Canada, Limited.**

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 16e jour de décembre 1916, constituant en corporation John MacIntosh Duff et Jamet Grey Hamilton, solliciteurs, Marjorie Lillian Chamberlain, commis ; Ina Lorraine Marshall et Margares Florence Bonnell, sténographes, tous de la cité de Toronto, dans la province d'Ontario, pour les fins suivantes :—

(a) Prospector, ouvrir, explorer, développer, travailler, améliorer, maintenir des mines d'or, d'argent, cuivre, nickel, plomb, charbon et autres, des carrières, mines et autres dépôts et propriétés, et creuser, draguer, extraire, bocarder, laver, fondre, rôtir, essayer, analyser, réduire, amalgamer, traiter des minerais, métaux et substances métallifères de toutes sortes, qu'ils appartiennent ou non à la compagnie, et de les rendre propres à être vendus sur le marché, et de les vendre ou autrement en disposer en tout ou en partie ainsi que d'aucuns intérêts en ceux, et d'une manière générale exercer l'industrie d'une compagnie minière, de broyage, de réduction et de développement ; exercer l'industrie consistant à fondre, traiter, essayer, affiner, concentrer, moudre, réduire, précipiter, vaporiser, analyser, acheter, vendre des minerais de tous genres, minerais, pierres précieuses, métaux, terres, exercer généralement l'industrie de la fusion, réduction, affinage, et broyage et de la fonte dans toutes ses branches ;

(b) Acquérir par achat, bail, concession, licence, échange, ou autre titre légal, des mines, terrains miniers, servitudes, propriétés minières et aucuns intérêts dans ceux, minéraux et minerais et concessions minières, options, pouvoirs, privilèges, droits d'eau ou autres, droits de patentes, procédés mécaniques ou autres soit d'une manière absolue ou conditionnelle, soit seuls, soit conjointement avec d'autres, comme principaux agents, entrepreneurs ou autrement, et de les louer, mettre sous licence, vendre, en disposer ou autrement, en tout ou en partie ainsi que d'aucuns intérêts en ceux ;

(c) Acquérir par achat, bail ou autrement des emplacements pour usines, haut-fourneaux, pouvoirs hydrauliques, lignes de transmission, outillages de force motrice et autres moyens de créer et de transmettre la force motrice ;

(d) Acquérir par achat, bail ou autrement, posséder, détenir, employer, améliorer, gérer, débiter, louer, vendre, disposer et trafiquer de terres, propriétés, emplacements, droits, franchises, pouvoirs, biens ou privilèges en rapport avec les dites affaires ;

(e) Importer, manufacturer, distiller, méthyler, acheter, vendre et trafiquer de produits chimiques, spiritueux, explosifs et autres produits, simples ou mélangés avec d'autres substances ;

(f) Acheter, prendre à bail ou autrement acquérir, (avec ou sans la surface) des terrains houillers, ferrugineux et autres, miniers et autres, terrains, propriétés minières ou minéraux et tous droits miniers, octrois, concessions, servitudes, terres, héritages et autres propriétés nécessaires pour la possession et l'utilisation avantageuses des mines ou travaux de la compagnie ou aucun intérêt dans chacun d'eux respectivement, chercher, obtenir, exploiter, extraire, brûler, rendre vendable, acheter, vendre, disposer ou autrement trafiquer de charbon, minerais, métaux, minerais et toutes substances de la terre.

(g) Importer, acheter, acquérir, vendre, fondre, concentrer, extraire, réduire, distiller, méthyler, traiter, extraire, raffiner ou produire de quelque manière que ce soit et par n'importe quel procédé, et disposer de tous produits, végétaux, minéraux, animaux, du bois, métalliques, du fer, produits chimiques, médicinaux, liquides, gageux et autres substances ou produits ;

(h) Acheter, vendre, disposer de bois de service, de bois, concessions forestières, terres boisées, pâturages, manufacturer et trafiquer de bois de service, de charpente, pâte de bois, pâte et leurs produits ;

(i) Agir comme agents, marchands à commission, courtiers, ou représentants au Canada pour des maisons de commerce européennes, exerçant une indus-

trie en tout ou en partie semblable à celle de la compagnie ;

(j) Exercer toute autre industrie, d'ordre manufacturier ou autrement que la compagnie croira susceptible d'être utilement exercée, ou se rattachant à son industrie, ou de nature à augmenter directement ou indirectement sa valeur, ou avantageux pour aucun des biens et des droits de la compagnie ;

(k) Acquérir ou entreprendre la totalité ou toute partie de l'industrie, propriété ou engagements de toute personne ou compagnie exerçant une industrie que la compagnie est autorisée à exercer ou possédant toute propriété avantageuse pour les objets de la compagnie ;

(l) Demander, acheter ou autrement acquérir tous brevets, licences, concessions et autres choses semblables, conférant tout droit exclusif ou non exclusif ou limité de se servir, ou tout secret ou autre information, au sujet de toute invention qui pourra sembler susceptible d'être employée pour les fins de la compagnie, ou dont l'acquisition sera censée être utile à la compagnie, directement ou indirectement, et employer, développer, exercer ou accorder des licences s'y rattachant ou autrement faire valoir la propriété, droit ou informations ainsi acquis ;

(m) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques, ou autrement, avec toute personne ou compagnie exerçant ou engagée, ou se proposant d'exercer ou de s'engager dans toute industrie, ou transaction que cette compagnie est autorisée à exercer ou dans laquelle elle peut s'engager ou toute industrie ou transaction pouvant être conduite de manière à être profitable à la compagnie, directement ou indirectement, et prêter des deniers, garantir les entreprises ou aider autrement cette personne ou compagnie et prendre autrement des actions ou valeurs de cette compagnie et vendre, détenir, réémettre, avec ou sans garantie, ou en disposer autrement ;

(n) Prendre ou autrement acquérir et détenir des actions de toute autre compagnie, ayant des objets en tout ou en partie similaires à ceux de la présente compagnie ou exerçant toute industrie pouvant être conduite de manière à être profitable à la compagnie directement ou indirectement ;

(o) Conclure des arrangements avec toute autorité municipale, locale ou autrement qui sembleront avantageux pour les fins de la compagnie ou de l'une d'elles et obtenir de cette autorité tous droits, privilèges et concessions que la compagnie croira désirable d'obtenir et exécuter, exercer et se conformer à ces arrangements, droits, privilèges et concessions ;

(p) Promouvoir toute compagnie ou compagnies dans le but d'acquérir toutes et aucunes propriétés et engagements de la compagnie, ou pour toute autre fin pouvant être, directement ou indirectement, d'une nature avantageuse pour la compagnie ;

(q) Acheter, prendre à bail ou en échange, louer ou autrement acquérir tous biens et tous droits et privilèges que la compagnie jugera nécessaires et avantageux pour les fins de ses industries et en particulier tout outillage, machinerie ou fonds de commerce ;

(r) Construire, améliorer, entretenir, travailler, gérer, exercer ou contrôler toutes routes, voies, embranchements et garages, ponts, réservoirs, cours d'eau, quais, manufactures, entrepôts, usines électriques, ateliers, magasins et autres travaux et commodités qui semblent propres à servir les intérêts de la présente compagnie, directement ou indirectement, et contribuer, subventionner, ou autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation, conduite, exécution ou contrôle ;

(s) Prêter des deniers aux clients ou autres personnes faisant des affaires avec la compagnie et garantir l'exécution de contrats par toutes telles personnes ;

(t) Tirer, faire, accepter, endosser, exécuter et émettre des billets à ordres, des lettres de change, des connaissances, des mandats et autres instruments négociables ou transférables ;

(u) Vendre ou disposer de l'entreprise de la compagnie ou de toute partie d'icelle, pour toute considération que la compagnie jugera à propos, et en particulier pour des actions, débentures ou des valeurs de toute autre compagnie dans les objets sont en tout ou en

partie semblables à ceux de la présente compagnie ; si autorisé de le faire par le vote de la majorité en nombre des actionnaires présents ou représentés par des fondés de pouvoir à une réunion annuelle dûment convoquée pour prendre la chose en considération et détenant pas moins des deux tiers du capital-actions émis par la compagnie ;

(v) Demander, obtenir, acquérir par cession, transport, achat ou autrement, exercer, exécuter, jouir de toute charte, licence, pouvoir, autorité, franchise, concession, droits ou privilèges qu'aucun gouvernement ou autorité ou aucune corporation ou autre corps public peut avoir le pouvoir d'octroyer, payer, aider et contribuer pour mettre ces choses à effet et approprier aucunes des actions, obligations et biens de la compagnie pour en défrayer le coût, les charges et dépenses ;

(w) Faire enregistrer et reconnaître la compagnie dans tout pays étranger, et y désigner des personnes suivant les lois de ces pays étrangers pour représenter cette compagnie et accepter la signification de pièces pour et au nom de la compagnie dans tout procès ou litige ;

(x) Adopter pour faire connaître les produits de la compagnie tels moyens qui seront jugés opportuns et en particulier par des annonces dans les journaux, circulaires, par l'achat et l'exposition de travaux d'art ou d'intérêt, la publication de livres et périodiques et par la distribution de prix, récompenses et dons ;

(y) Vendre, améliorer, gérer, développer, échanger, louer, disposer, faire valoir ou autrement trafiquer de tout ou partie des biens et droits de la compagnie et toutes choses autorisées par lettres patentes ou lettres patentes supplémentaires et faire toutes et aucune des choses ci-dessus comme principaux, agents, entrepreneurs ou autrement, seuls ou conjointement avec d'autres ;

(z) Faire toutes telles autres choses nécessaires ou utiles pour atteindre les objets ci-dessus.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Metal Foundries of Canada, Limited," avec un capital-actions de cinquante mille dollars divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 19e jour de décembre 1916.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

27-2

### The Spence Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 15e jour de décembre 1916, constituant en corporation Finlay McArthur et Benedict Cosgrove Bellew, voyageurs de commerce, Marie Lawlor, fille majeure et Nora Charlotte Bellew, sténographe, tous de la cité de Montréal, dans la province de Québec, et Henry McDonald Gratton Bellew, de la cité d'Outremont, dans la dite province de Québec, solliciteur d'annonces, pour les fins suivantes :—

(a) Manufacturer, importer, exporter, acheter, vendre et disposer d'effets, articles et marchandises, exercer telle industrie comme principaux, agents, facteurs ou autrement ;

(b) Manufacturer tout ou partie de toutes marchandises, substances, machines, outils, articles, appareils ou choses employés dans ou pour la fabrication, ou tout procédé de fabrication pour lesquels l'outillage, machinerie et propriété de la compagnie pourront être de temps à autre disponibles et convenables ;

(c) Construire, maintenir, exploiter sur la propriété de la compagnie tous travaux, ponts, réservoirs, flumes, barrages et tous autres travaux et commodités qui permettront d'atteindre, directement ou indirectement les objets de la compagnie ;

(d) Construire, acquérir, posséder, gérer, affréter, exploiter, louer toutes espèces de bateaux à vapeur, à l'électricité, à voiles, bateaux, remorqueurs, chalands et autres vaisseaux, quais, bassins, élévateurs, entrepôts,

hangars à fret et autres bâtiments nécessaires ou convenant aux fins de la compagnie ;

(e) Acquérir l'ach age, propriété, droits et biens, assumer les engagements d'aucune personne, maison, corporation ou entreprise endettée envers la compagnie ou autres, ou faisant aucunes affaires semblables à celles faites par la compagnie, les payer en espèces ou en actions libérées non sujettes à appel de fonds ou valeurs de cette compagnie ou autrement et plus spécialement acquérir et assumer comme une industrie active l'industrie maintenant exercée dans la cité de Montréal, dans le district de Montréal, province de Québec, Canada, sous la raison sociale de "The Spence Company" et tous et aucun des biens et engagements des propriétaires de cette industrie en rapport avec icelle et en vue d'entrer dans la convention datée de la cité de Montréal susdite, le vingt-huitième jour de novembre 1916, et faite entre la dite "The Spence Company" et Henry McDonald Gratton Bellew, comme fidéicommissaire pour la compagnie, et de lui donner effet avec ou sans modification ;

(f) Demander, maintenir, enregistrer, louer, acquérir, détenir, vendre, louer ou autrement disposer, octroyer des licences ou autrement faire valoir tous brevets d'invention, perfectionnement, procédés, marques de fabrique et choses de même nature, nécessaires ou avantageuses pour les fins de la compagnie ;

(g) Distribuer en nature parmi les actionnaires de la compagnie, aucune propriété de la compagnie et particulièrement les actions, débetures ou valeurs d'aucune autre compagnie appartenant à la compagnie ou desquels la compagnie peut avoir le pouvoir de disposer ;

(h) Acquérir par achat ou autrement les actions d'aucune autre compagnie exerçant une industrie en tout ou en partie semblable à celle que cette compagnie est autorisée d'exercer, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, ou autrement acquérir et assumer avec son outillage, fonds de commerce, achalandage, franchises, biens de toute nature et engagements, exercer toute autre industrie qui semblera pouvoir être convenablement exercée en rapport avec aucun des objets ci-dessus ou directement ou indirectement de nature à augmenter la valeur, à faciliter la réalisation ou à rendre profitables aucune des propriétés, droits ou entreprises de la compagnie ;

(i) Vendre, louer ou autrement disposer en tout ou en partie de l'entreprise de la compagnie pour telle compensation que la compagnie jugera convenable et en particulier pour des actions, débetures, valeurs d'aucune autre compagnie ayant en tout ou en partie des objets similaires à ceux de la compagnie ;

(j) Emettre des actions libérées, non sujettes à appels de fonds, obligations, débetures ou aucunes autres valeurs de la compagnie en paiement total ou partiel de toute propriété ou droits pouvant être acquis ou, avec l'approbation des actionnaires, pour tous services rendus ou pour tout travail fait pour la compagnie, ou pour le paiement ou le règlement de dettes et engagements dus par la compagnie et, avec l'approbation des actionnaires, rémunérer tout courtier, agents ou autres, pouvant aider à la disposition d'aucunes actions du capital-actions de la compagnie ou autres valeurs ;

(k) S'amalgamer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne, maison ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou toute transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, garantir les contrats ou autrement aider telle personne, maison ou compagnie et nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie, et les vendre, ou autrement en disposer ;

(l) Former, promouvoir, subventionner et aider des compagnies, syndicats et associations de tous genres exerçant une industrie en tout ou en partie semblables se rapportant ou subordonnée à celle de cette compagnie, donner des garanties pour le paiement des fonds ou l'exécution d'aucune obligation ou entreprise par



aucune personne, maison ou corporation avec lesquelles la compagnie peut avoir des relations ;

(m) Exercer et entreprendre toute transaction ou opération mercantiles usuellement exercée ou entreprise par les promoteurs de compagnies, financiers, concessionnaires, entrepreneurs de travaux publics et autres, capitalistes, marchands, négociants en rapport avec les fins et objets ci-dessus énumérés ; offrir en souscription publique toutes actions ou stock du capital ou des débetures ou stock-débetures ou autres valeurs de toute compagnie, association, entreprise ou de corps publics ou privés exerçant une industrie en tout ou en partie, semblable, se rapportant ou subordonnée à celle de cette compagnie ou autrement établie, promouvoir ou concourir dans leur établissement ; prendre part à la gérance, surveillance ou contrôle des affaires ou opérations de toute telle compagnie ou entreprise ;

(n) Conclure des arrangements avec aucune autorité ou gouvernement fédéral, provincial, municipal ou autres qui seront de nature à permettre d'atteindre les objets de la compagnie, ou aucun d'eux, d'obtenir de ces autorités tous les droits, privilèges, concessions, subsides et autres bénéfices que la compagnie jugera convenable d'obtenir, et exécuter ou exercer et se conformer à tous tels arrangements, droits et bénéfices ; faire licencier, enregistrer et reconnaître la compagnie dans tout pays étranger, et y désigner des personnes pour faire tels actes et choses nécessaires d'après les lois de tel pays pour représenter la compagnie et lui permettre d'exercer son industrie ou poursuivre ses affaires là et ailleurs ;

(o) Entreprendre, gérer, contrôler ou autrement disposer des affaires et entreprises d'aucune corporation, maison ou personne quand cela sera nécessaire dans le but de protéger les intérêts de la compagnie afin de protéger les valeurs, de réaliser des réclamations ou d'effectuer aucune transaction ou obligation dans lesquelles la compagnie se serait engagée ;

(p) Payer toutes les dépenses se rapportant à l'obtention, l'incorporation de la charte ou à la formation et organisation de la compagnie, faire toutes choses autres se rapportant aux objets ci-dessus ou permettant de les atteindre, promouvoir toutes compagnies ou compagnie en vue d'acquérir toutes ou aucune des entreprises, biens, droits ou engagements de cette compagnie ou pour aucune autre fin qui sembleront de nature avantageuse pour la compagnie ;

(q) Faire toutes ou aucune des matières autorisées par les présentes seuls ou conjointement avec d'autres, comme facteurs ou agents, faire toutes autres choses nécessaires à l'exercice normal des objets ci-dessus ou aucun d'eux ;

(r) Tout pouvoir accordé dans un paragraphe quelconque des présentes, ne sera ni limité ni restreint par induction ou déduction des termes de tout autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Spence Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 18e jour de décembre 1916.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

27-2

### British Cordite Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de décembre 1916, constituant en corporation Walter Robert Lorimer Shanks, avocat, Francis George Bush, teneur de livres, George Robert Drennan et Alexander Gordon Yeoman, sténographes, et Herbert William Jackson, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer, acheter, vendre et trafiquer de cordite et autres explosifs de tous genres et de tous ingrédients utiles en rapport avec leur fabrication et

acheter, vendre et trafiquer des sous-produits provenant de telle fabrication, exercer l'industrie de mineurs, fondeurs de fer, cuivre et autres métaux, machinistes, fabricants d'outils, métallurgistes, ouvriers en métaux, ajusteurs, constructeurs de moulins, fabricants de boîtes d'emballage et de toutes autres branches d'industrie de détails usuellement et convenablement en rapport avec toute telle industrie comme susdit soit pour préparer ou finir les articles pour la vente ou pour des fins auxiliaires ainsi que pour les fins des industries susdites ou pour des fins de bénéfices comme industries indépendantes ;

(b) Manufacturer, en tout ou en partie, toutes marchandises, substances, machines, outils, articles, appareils ou choses dans ou pour la manufacture, ou aucun procédé de manufacture pour lesquels l'outillage, la machinerie ou la propriété de la compagnie peut de temps en autre être disponibles ou convenables ;

(c) Construire, maintenir, exploiter sur la propriété de la compagnie tous travaux, lignes de tramways, télégraphe et téléphone, ponts, réservoirs, flumes, jetées et tous autres travaux et commodités permettant d'atteindre, directement ou indirectement aucun des objets de la compagnie ;

(d) Construire, acquérir, posséder, gérer, affréter, exploiter, louer toutes espèces de bateaux à vapeur ou à voiles, bateaux, remorqueurs, chalands et autres vaisseaux, quais, bassins, élévateurs, entrepôts, hangars à fret et autres bâtiments nécessaires ou convenant aux fins de compagnie ;

(e) Etablir, maintenir, exploiter pour l'usage de la compagnie, ses employés, locataires et autres un service de protection contre le feu, un service hydraulique, un service d'éclairage électrique ou au gaz, faire tels contrats en rapport avec ceux qui seront trouvés nécessaires ou opportuns pour la disposition de l'excédent ou autrement ;

(f) Demander, maintenir, enregistrer, louer, acquérir, détenir, vendre, louer ou autrement disposer et octroyer des licences ou autrement faire valoir tous brevets d'invention, perfectionnements ou procédés, marques de fabrique, marques de commerce et choses de même nature nécessaires ou avantageuses pour aucune des fins de la compagnie ;

(g) Distribuer parmi les actionnaires de la compagnie, en nature, aucune des propriétés de la compagnie et particulièrement les actions, débetures, ou valeurs d'aucune autre compagnie appartenant à la compagnie ou dont elle peut avoir le pouvoir de disposer ;

(h) Acquérir par achat ou autrement les actions d'aucune autre compagnie exerçant une industrie en tout ou en partie semblable à l'industrie que cette compagnie est autorisée d'exercer, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, ou autrement acquérir et assumer toute autre entreprise et industrie semblables, en tout ou en partie, à celle de la compagnie, avec son outillage, fonds de commerce, achalandage, franchises, biens de toute nature et engagements ; exercer toute autre industrie pouvant être convenablement exercée en rapport avec les objets ci-dessus ou de nature, directement ou indirectement, à augmenter la valeur, à faciliter la réalisation ou à rendre profitable aucune des propriétés, des droits ou entreprises de la compagnie ;

(i) Vendre, louer ou autrement disposer de tout ou partie de l'entreprise de la compagnie pour telle compensation que la compagnie jugera convenable, et en particulier pour des actions, débetures, valeurs d'aucune autre compagnie ayant en tout ou en partie des objets semblables à ceux de cette compagnie ;

(j) Emettre des actions libérées, obligations, débetures ou autres valeurs de la compagnie en paiement total ou partiel d'aucune propriété, droits, que la compagnie est autorisée d'acquérir ou, avec l'approbation des actionnaires, pour services rendus, travaux faits pour la compagnie, ou pour le paiement ou le règlement de dette et engagements dus par la compagnie ;

(k) S'amalgamer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à exercer ou entre-

prendre ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds, garantir les contrats ou autrement aider telle personne, maison ou compagnie et nonobstant les dispositions de l'article 44 de la *Loi des Compagnies*, prendre ou autrement acquérir et détenir des actions et valeurs d'aucune telle compagnie les vendre ou autrement en disposer ;

(l) Faire toutes ou aucune des choses autorisées par les présentes, seuls ou conjointement avec d'autres comme facteurs ou agents ;

(m) Faire toutes choses utiles ou nécessaires pour atteindre normalement tous ou aucun des objets ci-dessus ;

(n) Tout pouvoir accordé dans un paragraphe quelconque des présentes, ne sera ni limité ni restreint par induction ou déduction des termes de tout autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "British Cordite Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 19e jour de décembre 1916.

THOMAS MULVEY,  
Sous-Secrétaire d'Etat.

27-2

### Dominion Iron and Wrecking Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 14e jour de décembre 1916, constituant en corporation Frank Joseph Charman et Isaac Crowder Gaskell, teneurs de livres, Lewis Harry Cohen et William Campbell Wylie, gérants, et Rudolph Mayer, courtier, tous de la cité de Montréal, pour les fins suivantes :—

(a) Acheter et vendre toute espèce de ponts, locomotives, viaducs vieux et neufs, toute espèce de fer vieux et neuf, minerais de fer, acier vieux et neuf, toute espèce de déchets de marchandise de toute description ; disposer de rails vieux et neufs, d'équipements de construction vieux et neufs ; démolir des ponts, viaducs vieux et neufs, de vieux outillages, bateaux, à vapeur et moulins ; prendre et enlever toute espèce de fers de construction ; vendre, acheter, manufacturer et employer de l'oxygène et de l'hydrogène ;

(b) Exercer toute autre industrie, manufacturière ou autre, que la compagnie jugera pouvoir convenablement exercer en rapport avec son industrie qui semblera directement ou indirectement de nature à augmenter ou rendre profitable aucune des propriétés ou droits de la compagnie ;

(c) Acquérir ou assumer tout ou partie des affaires, propriété et engagements de toute personne ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer ou possédant des biens convenant aux fins de cette compagnie ;

(d) Demander, acheter ou autrement acquérir, tous brevets, licences, concessions et choses de même nature, conférant un droit exclusif ou non exclusif ou limité d'utiliser tout secret ou autre information concernant toute invention qui paraîtra capable d'être utilisée pour aucune des fins de la compagnie, ou dont l'acquisition sera jugée propre à profiter directement ou indirectement à la compagnie ; et utiliser, exercer, développer, ou permettre l'usage ou autrement faire valoir la propriété, droits, ou renseignements ainsi acquis ;

(e) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou toute industrie ou transaction capable d'être con-

duite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds, garantir les contrats ou autrement aider telle personne ou compagnie ; prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie, et les vendre, détenir, réémettre avec ou sans garantie ou autrement en disposer ;

(f) Prendre ou autrement acquérir et détenir des actions d'aucune autre compagnie ayant en tout ou en partie des objets semblables à ceux de cette compagnie ou exerçant une industrie capable d'être directement ou indirectement, conduite avantageusement pour la compagnie ;

(g) Conclure des arrangements avec aucune autorité municipale, locale ou autre qui seront de nature à atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités tous les permis, privilèges, concessions que la compagnie jugera convenable d'obtenir, et exécuter, exercer et se conformer ou renoncer à tous tels arrangements, droits, privilèges et concession ;

(h) Etablir, supporter, aider à la formation et supporter les associations, institutions, fonds, fidéicommiss et choses de nature à profiter aux employés et ex-employés de la compagnie, (ou de ses prédécesseurs en affaires) ou les personnes leur étant apparentées ou en dépendant ; octroyer des pensions et gratuités, faire des paiements pour assurance, souscrire et garantir des fonds pour des objets charitables ou de prévoyance, pour aucune exposition ou pour aucun objet public, général ou utile ;

(i) Promouvoir aucune compagnie ou compagnies en vue d'acquérir toutes ou aucune des propriétés ou engagements de la compagnie ou pour aucune autre fin qui semblera directement ou indirectement avantageuse pour la compagnie ;

(j) Acheter, louer, échanger ou autrement acquérir, aucune propriété personnelle, droits ou privilèges que la compagnie peut juger nécessaires ou convenables pour les fins de ses affaires et en particulier toute machineries, outillage et fonds de commerce ;

(k) Construire, améliorer, maintenir, travailler, gérer, exploiter ou contrôler tous chemins, routes, ponts, élévateurs, réservoirs, aqueducs, bassins, quais, glissoirs, usines à gaz, électriques ou autres et commodités, directement ou indirectement, de nature à promouvoir les intérêts de la compagnie, contribuer, subventionner et autrement aider ou prendre part à leur construction, gérance, entretien ou contrôle ;

(l) Prêter des fonds aux clients et autres ayant des relations avec la compagnie et garantir l'exécution des contrats par toutes telles personnes ;

(m) Tirer, faire, accepter, endosser, exercer, émettre des billets à ordre, lettres de change, connaissements mandats et autres instruments négociables et transférables ;

(n) Vendre ou disposer de l'entreprise de la compagnie ou de toute partie d'icelle, pour telle compensation que la compagnie jugera à propos, et en particulier pour des actions, débiteures ou valeurs de toute autre compagnie dont les objets sont semblables à ceux de cette compagnie ;

(o) Demander, obtenir, acquérir par cession, transfert bail ou autrement, exercer, appliquer et jouir de tout permis, charte, pouvoir, autorité, franchise, concessions, droits ou privilèges qu'aucun gouvernement ou autorité, ou aucune corporation ou corps public peuvent avoir le pouvoir d'octroyer, les payer, aider, contribuer à leur mise en œuvre et approprier aucune des actions, obligations et biens de la compagnie pour défrayer en tout ou partie les frais, charges et dépenses nécessaires s'y rapportant ;

(p) Faire enregistrer, et reconnaître la compagnie dans tous pays étrangers, y désigner des personnes pour reconnaître cette compagnie suivant les lois de tels pays étrangers et d'accepter pour et pour le compte de la compagnie la signification d'aucune procédure ou action ;

(q) Lever et aider à lever des deniers et aider au moyen de bonis, prêts, promesses, endossements, garanties d'obligations, débiteures ou autrement, toute autre compagnie ou corporation avec lesquelles la compagnie pourrait avoir des relations d'affaires et garantir l'exécution des contrats par telle compagnie ou corporation ;



(r) Adopter pour faire connaître les produits de la compagnie tels moyens qui seront jugés opportuns et en particulier par des annonces dans les journaux, circulaires, par l'achat et l'exposition de travaux d'art ou d'intérêt, la publication de livres, et périodiques, et par la distribution de prix, récompenses et dons ;

(s) Vendre, améliorer, gérer, développer, échanger, louer, disposer, faire valoir ou autrement trafiquer de tout ou partie des biens et droits de la compagnie ;

(t) Faire toutes ou aucune des choses ci-dessus comme principaux, agents, entrepreneurs ou autrement, seuls ou conjointement avec d'autres ;

(u) Faire telle autre chose incidente ou utile pour l'exécution des objets qui précèdent et ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de " Dominion Iron and Wrecking Company Limited ", avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 18e jour de décembre 1916.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

27-2

### Golden Ray Fishing Company, Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 18e jour de décembre 1916, constituant en corporation Richard Tuson Heneker et Henry Noël Chauvin, tous deux conseil du Roi, Harold Earle Walker et John Noël Beauchamp, avocats, et Hugh Wylie, teneur de livres, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie de pêcheurs et l'industrie de la pêche, y compris entre autres choses, la pêche, le marinage, le séchage, le fumage, la préservation, la mise en conserves, l'emballage, l'importation, l'exportation, l'achat, la vente et autres dispositions du poisson et des produits du poisson de toute description, leurs huiles, fertilisants et autres sous-produits, des huîtres, homards et toutes espèces de mollusques, pêcher, acheter, emballer, vendre, distribuer de la boîte et des poissons de toute description, frais, salés ou gelés, s'engager dans et exercer l'industrie des conserves en boîte, du marinage et de l'emballage du homard, pêcher, acheter, vendre, emballer, mariner, mettre en conserves le homard et le poisson ;

(b) Acheter, louer et autrement acquérir et posséder des terres quelles qu'en soient la description et la situation, des lots, de grève, des droits et privilèges de quaiage, des droits de pêche, de pêche à la trauil et à la seine et autres servitudes, droits et privilèges quels qu'ils soient ;

(c) Construire ou autrement acquérir, exploiter, contrôler, gérer, louer et disposer de ;

1° Chalutiers, bateaux et appareils de pêche, remorqueurs, bateaux, chalands, allèges, navires, bateaux à vapeur et autres vaisseaux de toute description, quais, bassins, jetées, rampes et travaux pour l'amélioration de la navigation et l'exercice de la pêche, de la pêche à la baleine et autres opérations, aussi des structures, appareils et équipements pour des fins de pêche, de pêche à la baleine, pêche à la seine et à trauil ou la pêche au phoque ou pour la manutention de leur trafic sous toutes ses formes et descriptions ;

2° Usines, magasins, entrepôts, établissements de pisciculture, ateliers, entrepôts frigorifiques, bâtiments et outillage pour la réfrigération, hangars, bureaux, structures, outillages, appareils, équipement, machinerie pour le nettoyage, le marinage, la mise en conserves, l'emballage, l'emmagasinage, la manutention ou autres dispositions des produits et sous-produits de la pêche et des pêcheries de toute description ou pour les opérations de la pêche à la baleine et au phoque ou de toute autre opération exercée occasionnellement par la compagnie ;

3° Moulins, machinerie, ateliers, fabriques, usines, appareils, équipement de toute description pour la manutention, fabrication ou vente de tous produits ou

sous-produits provenant des opérations de la compagnie ou d'aucune combinaison de tels produits ou sous-produits avec toute autre matière ou chose quelle qu'elle soit ;

4. Réservoirs, barrages, aqueducs, canaux, flumes, drains, ponts, chemins et tous autres travaux, appareils et équipements se rapportant à ce qui précède.

5. Usines de force motrice, outillage, machinerie, équipement et usines pour la production, distribution et utilisation d'aucune espèce de pouvoir pour l'éclairage, le chauffage ou aucune autre fin ;

(d) Manufacturer, acheter, vendre et disposer de bidons, barils, boîtes, emballages et autres réceptacles pouvant contenir des produits alimentaires ; manufacturer, vendre et trafiquer de tous produits de toute description, exercer toute industrie ou industrie subsidiaires, auxiliaires ou similaires aux industries mentionnées dans ces sous-paragraphes que la compagnie jugera opportun d'exercer pour les aider ou pour les remplacer ;

(e) Manufacturer et trafiquer de fertilisants et glue provenant des poissons, raffiner les huiles obtenues des poissons ;

(f) Acheter, vendre et faire le sauvetage des vaisseaux naufragés de toutes sortes, leurs matériaux, appareils et cargaison, posséder et employer des bateaux à vapeur pour sauvetage, des allèges, pompes et autres appareils de sauvetage ;

(g) Récolter, fabriquer, acheter, vendre et distribuer de la glace en gros et en détail ;

(h) Construire, améliorer, maintenir, exploiter, gérer, conduire, contrôler aucuns chemins, routes, embranchements, voies d'évitement, ponts, réservoirs, cours d'eau, outillages de force motrice, quais, manufactures, entrepôts, usines électriques pour le développement et la distribution de l'énergie électrique pour l'éclairage, le chauffage et autres fins, ateliers, magasins, et autres travaux et commodités qui pourront être directement ou indirectement de nature à favoriser les intérêts de la compagnie et contribuer, subventionner ou autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation, grérance, exécution ou contrôle, vendre et distribuer tout excédent de pouvoir électrique non requis pour les fins de la compagnie, sujet aux règlements locaux et municipaux les concernant ;

(i) Acquérir et assumer tout ou partie de l'industrie, propriété, achalandage et biens d'aucune personne, maison ou compagnie exerçant ou se proposant d'exercer une industrie que cette compagnie est autorisée d'exercer ou possédant des propriétés convenant aux fins de cette compagnie et, comme partie de la compensation pour telles acquisitions, assumer tous ou aucun des engagements de telle personne, maison ou compagnie ;

(j) Emettre des actions libérées, obligations, débiteures ou autres valeurs en paiement total ou partiel d'aucune propriété foncière ou personnelle, mobilière ou immobilière, services, droits, baux, affaires, franchises, entreprises, pouvoirs, privilèges, licences ou concessions que cette compagnie peut légalement acquérir, et en paiement total ou partiel ou en échange d'actions, obligations, débiteures ou autres valeurs d'aucune autre compagnie exerçant une industrie semblable ou se rapportant à l'industrie de cette compagnie, nonobstant les dispositions de l'article 44 de la loi susdite ;

(k) Rémunérer, avec le consentement des actionnaires toute personne ou compagnie pour services rendus ou à rendre en plaçant ou en aidant au placement ou en garantissant le placement de toutes parts du capital de la compagnie, ou d'aucunes débiteures ou autres valeurs de la compagnie relativement à la formation ou à la promotion de la compagnie ou la conduite de ses affaires ;

(l) Distribuer parmi les membres, par dividendes ou autrement aucune des propriétés de la compagnie en espèces ou en nature et particulièrement les actions libérées, débiteures ou débiteures-stock d'aucune autre compagnie ;

(m) Tout pouvoir accordé dans un paragraphe quelconque des présentes, ne sera ni limité, ni restreint par induction ou déduction de tout autre paragraphe ;

(n) Exercer toute autre industrie, manufacturière ou autre, que la compagnie jugera pouvoir convenablement exercer ou de nature, directement ou indirecte-



ment, à augmenter ou rendre profitable aucune des propriétés ou des droits de la compagnie ;

(o) Demander, acheter ou autrement acquérir, tous brevets, licences, concessions et choses de même nature, conférant un droit exclusif, non exclusif ou limité d'utiliser aucun secret ou autre information se rapportant à aucune invention pouvant être de nature à être employée pour aucune des fins de la compagnie, ou dont l'acquisition semble, directement ou indirectement devoir être avantageuse à cette compagnie ; les utiliser, exploiter, développer, en octroyer des licences, ou autrement mettre à profit les propriétés, droits, intérêts ou informations ainsi acquis.

(p) S'amalgamer, conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer et de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds, garantir les contrats ou autrement aider telle personne ou compagnie ; prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie, et les vendre, détenir, rémettre avec ou sans garantie ou autrement en disposer ;

(q) Nonobstant les dispositions de l'article 44 de la dite loi, prendre ou autrement acquérir et détenir des actions d'aucune autre compagnie ayant en tout ou en partie des objets semblables à ceux de la compagnie ou exerçant une industrie capable d'être, directement ou indirectement, conduite avantageusement pour la compagnie ;

(r) Conclure des arrangements avec aucune autorité, municipal, locale ou autres qui seront de nature à permettre d'atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités les droits, privilèges, concessions que la compagnie jugera convenable d'obtenir, exécuter, exercer et se conformer à tous tels arrangements, droits, privilèges et concessions ;

(s) Etablir, soutenir et aider à l'établissement et le soutien d'associations, institutions, fonds, fidéi-commis, et commodités de nature à profiter aux employés ou ex-employés de la compagnie ou de ses prédécesseurs en affaires, ou les personnes qui dépendent ou sont apparentées à ces employés ou ex-employés, et accorder des pensions et allocations, et faire des paiements dans un but d'assurance, et souscrire ou garantir des deniers pour des fins de charité ou de bienfaisance ou pour toute exposition ou pour toutes fins publiques, générales ou utiles ;

(t) Promouvoir toute compagnie ou compagnie dans le but d'acquérir toutes ou aucune des propriétés et engagements de la compagnie ou pour aucune autre fin qui semblera de nature à profiter directement ou indirectement à la compagnie ;

(u) Acheter, prendre à bail ou en échange, louer ou autrement acquérir toute propriété mobilière ou immobilière, droits ou privilèges que la compagnie jugera nécessaires ou utiles aux fins de ses affaires et en particulier des machineries, outillage et fonds de commerce ;

(v) Prêter des fonds aux clients et autres, ayant des relations avec la compagnie et garantir l'exécution des contrats par toutes telles personnes ;

(w) Tirer, faire, accepter, endosser, exécuter, émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables et transférables ;

(x) Vendre ou disposer en tout ou en partie de l'entreprise de la compagnie pour telle compensation que la compagnie jugera convenable et en particulier pour les actions, obligations, débiteures, ou autres valeurs d'aucune autre compagnie ayant des objets en tout ou en partie semblables à ceux de la compagnie ;

(y) Adopter pour faire connaître les produits de la compagnie tels moyens qui seront jugés opportuns et en particulier par des annonces dans les journaux, circulaires, par l'achat et l'exposition de travaux d'art ou d'intérêt, la publication de livres et périodiques et par la distribution de prix, récompenses et dons ;

(z) Vendre, améliorer, gérer, développer, échanger, louer, disposer, faire valoir ou autrement trafiquer de tout ou partie des biens et droits de la compagnie ;

(aa) Faire généralement telle autre chose incidente ou utile pour l'exécution des objets qui précèdent ;

(bb) Développer, faire valoir aucune terre acquise par la compagnie ou dans laquelle elle est intéressée et en particulier en la disposant et la préparant pour des fins de culture et de construction, en construisant, modifiant, démolissant, décorant, entretenant, aménageant et améliorant des édifices et commodités, en plantant, pavant, égoutant, affermant, cultivant, louant sur des baux ou sur des contrats de construction.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Golden Ray Fishing Company, Limited," avec un capital-actions de vingt mille dollars, divisé en 200 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de décembre 1916.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

27-2

### Compagnie de Crèmerie Homo, Limitée—Homo Creamery Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de novembre 1916, constituant en corporation Félix Vanasse, agent financier, Auguste Joseph Allaire, comptable, Aimé Malo, étudiant en droit, et Bibiane Lefebvre, sténographe, tous de la cité de Montréal, dans la province de Québec et Lorenzo Laurendeau, étudiant en loi, de la cité de Westmount, dans la dite province de Québec, pour les fins suivantes :—

(a) Acheter et vendre, faire le commerce de gros et détail, importer et exporter de la crème, du chocolat à la crème, du beurre, du lait de beurre, du fromage et tous les autres sous-produits du lait, en même temps que des œufs, des volailles, et d'une manière générale faire le commerce de tous les produits de la ferme ;

(b) Acheter, vendre, importer, exporter, faire le commerce et manufacturer toutes les choses et produits alimentaires qui peuvent être demandés dans les laiteries de la compagnie, comme les céréales, les fruits, les sirops, les eaux gazeuses, les pâtes et autres marchandises qui peuvent être vendues dans les magasins de la compagnie ;

(c) Acheter, vendre, échanger, importer, exporter et manufacturer toutes les choses nécessaires à l'exploitation, l'installation et l'ameublement des dites fermes, crémeries, fabriques de beurre et de fromage, entrepôts et autres propriétés de la compagnie, en même temps que tous les appareils nécessaires pour la production, le travail, la stérilisation, la pasteurisation, l'embouteillage, l'emballage du lait, du beurre, du fromage, de la crème et en général de tous les sous-produits du lait, et aussi des produits de la ferme et aussi des autres produits manufacturés ou employés par la compagnie ;

(d) Agir comme agent pour toute personne, maison ou compagnie exerçant un commerce ou une industrie semblable à ceux de la compagnie ou y ayant quelque rapport ;

(e) Acquérir les affaires de toutes personnes, maisons ou compagnies faisant des affaires du même genre et les payer argent comptant ou en actions acquittées de la compagnie, ou s'amalgamer avec toute autre maison faisant des affaires du même genre ;

(f) Manufacturer, acheter, vendre ou détailler tous instruments, machines, agrès ou appareils devant servir à l'exploitation d'entrepôts frigorifiques et accessoires de glaciers et magasins ; acheter, vendre, et fabriquer tous tels instruments, ustensiles, appareils nécessaires à l'exploitation des produits ci-haut mentionnés ;

(g) Tirer, faire, accepter, endosser, payer et émettre des billets promissoires, lettres de change, connaissements, mandats et autres effets négociables et transportables ;

(h) Payer aucune propriété, franchise, privilège, bail ou droit d'aucune nature acquise par ou pour la com-



pagnie, ou aucun travail parfait, ou les services rendus, avec l'approbation des actionnaires, au moyen d'une émission de parts acquittées de la corporation ;

(i) Avoir ou posséder tous pouvoirs nécessaires à l'entreprise ci-haut mentionnée.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Compagnie de Crémérie Homo, Limitée."—Homo Creamery Company, Limited," avec un capital-actions de quarante-neuf mille dollars, divisé en 490 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 22e jour de décembre 1916.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

27-2

### International Magnesite Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 20e jour de décembre 1916, constituant en corporation Léon Daoust, Aimé Daoust et Ernest Douglas Wintle, commis, Annie McPartlin et Elsie Bramson, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Prospector, extraire, miner, réduire, affiner, fondre et autrement traiter, manufacturer, vendre ou autrement disposer et généralement trafiquer de magnésite, graphite et autres minéraux, métaux et minerais de tous genres et descriptions, leurs produits et composés, généralement exercer l'industrie d'une compagnie minière dans toute ou aucune de ses branches ;

(b) Acquérir des terres, propriétés minières, droits miniers ou aucun intérêt dans ceux par achat, location, découverte, bail, concession, licence, échange ou autre titre légal, détenir des mines de magnésite, graphite et autres mines de tous genres, permis miniers, droits et réclamations miniers, limites forestières, permis de coupe, pouvoirs d'eau et droits d'eau, droits de brevet, brevets d'invention et les travailler, développer, exploiter, faire valoir, louer, vendre, en disposer ou autrement en trafiquer en tout ou en partie ;

(c) Manufacturer et trafiquer de magnésite calcinée et brûlée, de briques de magnésite et tous autres composés et produits de magnésite ;

(d) Acheter, vendre, cultiver, préparer pour le marché, importer, exporter et généralement trafiquer de bois de service et bois de tous genres, manufacturer et disposer d'articles de tous genres dans la fabrication desquels le bois est employé ;

(e) Manufacturer, acheter, vendre et disposer d'alcool distillé, de charbon et autres produits du bois ;

(f) Exercer toute autre industrie, manufacturière ou autre, alliée aux fins et objets mentionnés dans les présentes et que la compagnie jugera pouvoir convenablement exercer ou de nature, directement ou indirectement, à augmenter ou rendre profitable aucune des propriétés ou des droits de la compagnie ;

(g) Construire, maintenir et exploiter des hauts fourneaux, bâtiments, fabriques, fonderies, usines de concentration, scieries, fonderies, tramways sur les terres possédées ou contrôlées par la compagnie, pouvoirs hydrauliques, ateliers de machines et autres, machinerie, outillages, appareils de tous genres et description requis pour les fins de la compagnie ;

(h) Posséder, exploiter, détenir, acquérir, affréter, vendre ou autrement disposer de bateaux, vaisseaux, chalands, gabares, allèges de tous genre, les utiliser et employer pour le transport des marchandises de la compagnie ou autres, aux et des mines et usines de la compagnie ou ailleurs à tels termes et conditions qui seront jugés opportuns, construire et maintenir des quais, bassins et autres travaux et machineries en rapport avec les affaires de la compagnie ;

(i) Payer pour toute propriété, franchises, licences, privilèges ou droits de toute nature acquis par ou pour la compagnie et, avec l'approbation des actionnaires, pour services rendus ou travaux exécutés pour la com-

pagnie par l'émission de stock libéré de la compagnie ou par des obligations de la compagnie ou partie en stock et partie en obligations ;

(j) Acquérir l'achalandage, les droits et propriétés de toute nature, acquérir et assumer tout ou partie des biens et engagements d'aucune personne, maison, société ou corporation ayant des pouvoirs semblables, en tout ou en partie à cette compagnie, les payer en espèces, stock ou obligations de cette compagnie ou autrement ;

(k) S'amalgamer avec aucune autre compagnie ayant en tout ou en partie des objets semblables à ceux de cette compagnie à tels termes et conditions qui pourront être agréés ;

(l) Acquérir par achat, souscription ou autrement, détenir, vendre ou autrement disposer de stocks, obligations et engagements d'aucune compagnie ayant des objets semblables en tout ou en partie à ceux de cette compagnie, et voter, en vertu d'iceux, comme leurs propriétaires, le tout nonobstant les dispositions de l'article 44 de la dite loi ;

(m) Manufacturer, acheter ou autrement acquérir, détenir, posséder, vendre, céder, transférer ou autrement disposer, placer, commercer, trafiquer d'effets, articles, marchandises et propriété de toute classe et description ;

(n) Vendre tout ou partie de l'entreprise de la compagnie pour telle compensation que la compagnie jugera convenable, et en particulier pour des actions, débiteures, valeurs d'aucune autre compagnie ayant en tout ou en partie des objets semblables à ceux de cette compagnie ;

(o) Produire, fabriquer, accumuler, employer de la vapeur, du gaz, de l'air comprimé et de l'électricité, vendre ou autrement disposer de tout excédent non requis pour les fins des affaires de la compagnie, pourvu cependant qu'aucune vente, distribution ou transmission du pouvoir électrique, hydraulique ou autre soient sujettes aux règlements locaux et municipaux les concernant ;

(p) Placer et disposer des fonds de la compagnie non immédiatement requis de telle manière qu'il pourra en être décidé de temps à autre ;

(q) Faire toutes les choses nécessaires pour l'accomplissement d'aucunes des fins ou pour atteindre aucun des objets ci-dessus énumérés ou qui, en aucun temps, paraîtront avantageux pour la compagnie ou directement ou indirectement de nature à augmenter la valeur ou à rendre profitable aucune des propriétés ou droits de la compagnie.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "International Magnesite Company, Limited," avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 26e jour de décembre 1916.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

28-2

### Francis Hankin & Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de décembre 1916, constituant en corporation Francis Hankin marchand, Charles Champoux, avocat, et Lucy Mary Shea, commis, tous de la cité de Montréal, dans la province de Québec, et Alfred Hodson Hill, de la ville de St-Lambert, dans la dite province de Québec, gérant, et Joseph William Weldon, de la cité de Westmount, dans la dite province de Québec, avocat, pour les fins suivantes :—

(a) Importer, exporter, manufacturer, produire, acheter, vendre et disposer de fer, acier et autres métaux et leurs produits, briques, tuiles, tuyaux, poterie, argile, sable, ciment, pierre et leurs produits, asphalt et matériaux pour pavage, fournitures pour municipalités, entrepreneurs, constructeurs, chemins de fer, produits chimiques, fournitures pour produits chimiques et leurs produits ;

(b) Acquérir, ouvrir, construire, gérer, exploiter toute espèce d'entrepôts, magasins, outillages, fabriques, ateliers, magasins, carrières, sablière, dépôts argileux, et toute propriété ou propriétés qui sembleront à la compagnie nécessaires ou désirables pour ses opérations;

(c) Exercer toute autre industrie, manufacturière ou autre qui semblera à la compagnie pouvoir être convenablement exercée en rapport avec les affaires ou objets ou de nature, directement ou indirectement, à augmenter ou rendre profitable aucune des propriétés ou des droits de la compagnie;

(d) Pour aucun des objets susdits acheter, louer ou autrement acquérir toute espèce de propriété, foncière, personnelle, mobilière, immobilière ou mixte et aucuns droits, franchises, privilèges qui sembleront à la compagnie désirables ou avantageux, les vendre, louer ou autrement en trafiquer ou disposer en tout ou en partie;

(e) Demander, obtenir, louer, détenir, posséder, vendre, céder, licencier ou autrement disposer ou faire valoir des brevets d'invention, perfectionnements, procédés, marques de fabrique, marques de commerce que la compagnie jugera désirables;

(f) Nonobstant l'article 44 de la dite loi, souscrire, acheter ou autrement acquérir des articles et valeurs d'aucune compagnie ayant des objets semblables en tout ou en partie à ceux de cette compagnie, les payer totalement ou partiellement en espèces, actions, obligations ou autres valeurs de cette compagnie;

(g) Garantir l'exécution d'aucun contrat par, ou le paiement d'aucuns fonds aux clients ou autres personnes ou compagnies ayant des relations avec cette compagnie;

(h) Faire tout acte ou chose nécessaire, utile convenable ou normal pour l'accomplissement d'aucuns des objets mentionnés ou pourvus dans les présentes;

(i) Les pouvoirs de chacun des paragraphes des présentes ne seront nullement limités ou restreints par induction ou déduction des termes d'aucun autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Francis Hankin & Company, Limited," avec un capital-actions de quarante-cinq mille dollars, divisé en 450 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 19e jour de décembre 1916.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

27-2

### Marine Navigation Company of Canada, Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 22e jour de décembre 1916, constituant en corporation Arthur Ramsay Holden, conseil du Roi, Pierre Amable Badeux, avocat, Ernest Geoffrey Bennett, comptable, Arthur Charters, teneur de livres, et Alfred Boreham Wright, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—

(a) Acheter, prendre en échange, affréter, louer, bâtir ou autrement acquérir des bateaux à vapeur et autres vaisseaux, avec leurs équipements, meubles, approvisionnements et vivres, les employer pour le transport des passagers, malles, troupes, munitions de guerre, animaux morts ou vivants, viandes, maïs et autres produits, des trésors, et marchandises de toute nature entre tels ports et dans aucune partie du monde qu'il sera jugé opportun, acquérir toute subvention postale; acheter ou autrement acquérir aucune action ou actions ou autres intérêts de ou dans tous bateaux ou vaisseaux ou dans leur assurance, frets et engagements, ainsi que dans tous stocks, actions ou valeurs de ou dans aucune compagnie ou compagnies possédant ou étant intéressées dans aucuns bateaux ou vaisseaux ou exerçant une industrie directement ou indirectement, reliée avec la navigation; employer ou utiliser dans aucune partie du monde tels navires ou vaisseaux dans tout commerce ou industrie ne ce soit ou pour toutes fins, y compris le touage et

le sauvetage; maintenir, réparer, reclasser, améliorer, modifier, vendre, échanger, affréter, donner ou prendre en location, changer à commission ou autrement disposer, trafiquer ou faire valoir aucuns tels navires ou vaisseaux; exercer dans aucune partie du monde l'industrie de marchands, charroyeurs par terre et par eau, armateurs, expéditeurs, courtiers maritimes, courtiers de chargement, courtiers généraux, d'assurance, de voyageurs, gérants de propriétés maritimes et autres, négociants en approvisionnements de navires, fournisseurs de navires, propriétaires de bassins, constructeurs de navires, entrepreneurs de réfection de navires, entrepreneurs généraux, entrepreneurs de chargement, affréteurs, propriétaires de bacs ou de chalands, gabarriers, agents expéditeurs, agents généraux, marchands de glace, propriétaires d'entrepôts frigorifiques, entrepreneurs et marchands de viande sur pied et abat-toires, propriétaires de mines, marchands de charbon et de coke et agents, entrepôtseurs, gardiens de quais, arrimeurs, dragueurs, entrepreneurs de dragage, sauveteurs et prêts à rendre des services de sauvetage et négociants généraux;

(b) Acheter, vendre, préparer pour le marché et trafiquer de charbon, bois, animaux sur pied, viandes et autres marchandises et articles, produits, disposés ou employés dans le cours d'aucune des industries que la compagnie a le pouvoir d'exercer ou s'y rapportant usuellement et facilement;

(c) Assurer, pleinement ou partiellement, avec aucune autre compagnie ou personne contre les pertes, dommages, risques et engagements de tous genres pouvant affecter la compagnie, sur le principe de mutualité ou autrement, accepter tout ou partie des risques maritimes et des engagements de la compagnie comme assureurs, payer les appels faits sur aucune propriété de la compagnie;

(d) Exercer aucune autre industrie qui, dans l'opinion de la compagnie, pourrait être convenablement exercée subordinairement ou en rapport avec aucune des industries ci-dessus mentionnées ou, directement ou indirectement, de nature à augmenter la valeur ou à rendre profitables aucune des propriétés ou des droits de la compagnie pour le temps présent;

(e) Souscrire ou devenir membre et coopérer avec aucune association ou compagnie, incorporée ou non, ayant pour ses objets ou pour l'un de ses objets l'avantage, l'assistance, la protection des armateurs ou autrement de nature à profiter directement ou indirectement à cette compagnie, assumer les engagements, donner des garanties ou des indemnités comme membres ou souscripteurs de telle association ou compagnie;

(f) Demander, acheter ou autrement acquérir tous contrats, décrets, concessions, secrets de fabrication, brevets, droits de brevet, marques de fabrique, desseins, droits d'auteur, brevets d'invention, licences et choses de même nature, pour ou se rapportant à aucune des industries dont les présentes autorisent l'exercice, ou dont l'acquisition peut sembler directement ou indirectement d'une nature avantageuse pour la compagnie, les utiliser, faire valoir, manufacturer, assigner ou octroyer des licences ou privilèges, dépenser des deniers en expérimentant, essayant, perfectionnement ou chercher à perfectionner tous brevets, inventions ou droits que la compagnie peut acquérir ou se propose d'acquérir;

(g) Eriger, construire, préparer, agrandir, modifier, maintenir, contrôler, surveiller tous chemins, chemins de fer, tramways sur les terres possédées ou contrôlées par la compagnie, les ports, entreprises, jetées, bassins, quais, havres, édifices, ateliers ou machineries nécessaires ou convenant à l'industrie de la compagnie;

(h) Acheter, prendre à bail ou en échange, louer ou autrement acquérir, détenir aucune propriété ou intérêts dans aucunes terres, bâtiments, servitudes, droits, privilèges, concessions, machinerie, brevets, outillage, fonds de commerce, aucune propriété mobilière ou immobilière d'aucun espèce nécessaire ou convenant aux affaires de la compagnie;

(i) Promouvoir et mettre à exécution aucun projet ou projets pour le partage des bénéfices des revenus de la compagnie parmi les employés de la compagnie et autres;

(j) Accorder des pensions, allocations, gratifications, et bonis aux employés ou ex-employés de la compagnie



ou ses prédécesseurs en affaires, ou aux personnes dépendant de telles personnes, établir, supporter, aider à l'établissement et entretien de toutes écoles ou d'aucune institution scolaire, scientifique, littéraire, religieuse ou de charité ou d'associations commerciales, que ces sociétés se rapportent uniquement ou non à l'industrie exercée par la compagnie ou ses prédécesseurs en affaires, et tout club ou autre établissement de nature à promouvoir les intérêts de la compagnie ou des personnes employées par la compagnie ou ses prédécesseurs en affaires;

(k) Placer et disposer des fonds de la compagnie non immédiatement requis, en telles valeurs et de telle manière qu'il en sera déterminé de temps en temps;

(l) Accepter en paiement d'aucune propriété ou droits vendus ou autrement trafiquer ou trafiquer par la compagnie en espèces, par acomptes ou autrement, ou en actions totalement ou partiellement libérées d'aucune compagnie ou corporation, avec ou sans droits différés ou préférentiels quant aux dividendes ou remboursement du capital ou autrement, ou en débetures, débetures hypothécaires ou actions-débetures, mortgages ou autres valeurs d'aucune compagnie ou corporation, ou partie d'une manière et partie de l'autre, et généralement à tels termes que la compagnie déterminera;

(m) S'associer, conclure des arrangements pour l'union des capitaux, le partage des bénéfices, la fusion des intérêts ou la coopération avec toute compagnie, maison ou personne exerçant ou se proposant d'exercer aucune industrie dans la limite des objets de cette compagnie, acquérir et détenir des actions, stocks ou valeurs d'aucune telle compagnie;

(n) Etablir, promouvoir ou concourir à l'établissement ou promotions d'aucune autre compagnie dont les objets comprendront l'acquisition et l'acceptation de tous ou aucun des biens et engagements de cette compagnie ou seront en aucune manière de nature à en faire progresser, directement ou indirectement les objets ou les intérêts; acquérir et détenir des actions, stock ou valeurs et garantir le paiement d'aucune valeur émise par aucune telle compagnie ou aucune autre de leurs obligations;

(o) Acheter ou autrement acquérir et assumer tout ou partie des affaires, propriétés, engagements et transactions d'aucune personne ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer ou possédant des propriétés convenant aux fins de la compagnie;

(p) Vendre, améliorer, gérer, développer, faire valoir, échanger, céder à bail, pour droits régaliens au partage des bénéfices ou autrement octroyer des licences, servitudes ou autres droits dans et sur toutes ou aucune propriété de la compagnie, pour le temps présent, en disposer ou trafiquer d'aucune autre manière pour telle compensation que la compagnie jugera convenable;

(q) S'amalgamer avec aucune autre compagnie dont les objets sont ou comprennent des objets semblables à ceux de cette compagnie, par vente ou achat (pour des actions totalement ou partiellement libérées ou autrement) de l'entreprise, sujet aux engagements de cette ou d'aucune autre compagnie comme susdit, avec ou sans liquidation, ou par vente ou achat, (pour des actions totalement ou partiellement libérées ou autrement) de toutes les actions ou stock de cette ou d'aucune autre compagnie comme susdit, ou par association ou arrangement de la nature d'une association ou d'aucune autre manière;

(r) Conclure des arrangements avec aucun gouvernement ou autorité suprême, impériale, provinciale, municipale, locale ou autre qui seront de nature à atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ce gouvernement, autorités tous les droits, privilèges, concessions que la compagnie jugera convenable d'obtenir, et exécuter, exercer et se conformer ou renoncer à tous tels arrangements, droits et concessions;

(s) Nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, acheter ou acquérir d'aucune manière, détenir, posséder, vendre avec ou sans garantie, les actions, débetures et autres valeurs d'aucune corporation ou entreprise industrielle ou autres, exerçant une industrie semblable à celle de cette compagnie, ou les promouvoir, contribuer, subventionner ou autrement aider, s'amalgamer ou faire d'autres arrangements avec toute personne, compagnie ou entreprise exer-

çant une industrie semblable; gérer, exercer, exploiter les propriétés, entreprises et affaires de toutes telles industries, les acquérir, y compris leur achalandage, droits, engagements, et autres accessoires par achat, bail ou autrement, émettre, répartir, livrer comme complètement libérées et non sujettes à appel les actions, débetures ou autres valeurs de cette compagnie en paiement ou en paiement partiel d'aucunes valeurs, droits et choses pouvant être acquis et en paiement ou paiement partiel pour tous services rendus à la compagnie en rapport avec sa promotion, son organisation, ses affaires ou autrement;

(t) Demander, acheter ou autrement acquérir, détenir, employer (par bail, licence ou autrement), exercer, développer, introduire, vendre, céder, louer ou autrement disposer, ou faire valoir tous brevets, marques de fabrique, inventions, droits d'auteur, perfectionnements, procédés, concessions et choses de même nature, utiles pour les affaires de la compagnie, les payer totalement ou partiellement en obligations, débetures ou autres valeurs ou biens de la compagnie ou par l'émission d'actions libérées et non sujettes à appel de son capital-actions;

(u) Garantir les passagers et personnes au service de la compagnie, les navires, vaisseaux et bateaux de toute description, machines à vapeur, agrès, apparaux, équipement, provisions, fret, recettes, profits, cargaisons et autres matières et choses se rapportant aux navires, vaisseaux et bateaux contre les pertes ou dommages dus aux périls de la mer, au feu, à la guerre, représailles et tous autres périls, accidents ou risques, généralement garantir la compagnie contre le feu, les pertes maritimes et autres soit en formant un fonds de réserve générale ou d'assurance ou en effectuant des assurances avec d'autres compagnies ou personnes ou en établissant ou joignant aucune association mutuelle d'assurance, de protection ou d'indemnité ou autrement, avec pleins pouvoirs d'effectuer des réassurances ou contre-assurances comme il en semblera opportun; pourvu que rien de ce qui est contenu dans les présentes ne donne à la compagnie le pouvoir d'exercer l'industrie des assurances dans les limites de la *Loi des assurances*, Statuts révisés du Canada, chapitre 34;

(v) Faire des prêts ou garantir les obligations ou contrats ou autrement aider d'aucune manière toute compagnie dont les actions ou capital-actions, obligations et autres engagements sont, en tout ou en partie, détenus par cette compagnie, faire tous les actes ou choses pour préserver, améliorer, augmenter la valeur d'aucunes telles actions, obligations ou engagements et, de la même manière, avancer des fonds ou garantir les contrats ou autrement aider aucune personne ou compagnie ayant des engagements commerciaux avec la compagnie ou lui étant endettée;

(w) Vendre, louer ou autrement disposer ou trafiquer de tout ou partie de l'entreprise de la compagnie, de ses biens, achalandage, droits, obligations d'aucun genre pour telle compensation que la compagnie jugera convenable y compris des actions, débetures et autres valeurs d'aucune autre corporation ayant des objets semblables, en tout ou en partie, à ceux de la compagnie, et distribuer parmi ses actionnaires tous fonds, valeurs ou autres compensations ainsi reçus;

(x) Payer toutes les dépenses concernant l'obtention de la charte d'incorporation ou se rapportant à la formation et à l'organisation de la compagnie, faire toutes autres choses utiles ou permettant d'atteindre les objets ci-dessus, promouvoir toute compagnie ou compagnies dans le but d'acquérir toutes ou aucune des entreprises, des biens, droits ou engagements de cette compagnie, ou pour toute autre fin qui semblera d'une nature avantageuse pour la compagnie;

(y) Exercer toute autre industrie, manufacturière ou autre, que la compagnie jugera pouvoir convenablement exercer en rapport avec ses affaires ou de nature, directement ou indirectement, à augmenter ou rendre profitable aucune des propriétés ou des droits de la compagnie;

(z) Conclure des arrangements avec aucune autorité ou gouvernement municipal, local ou autres qui seront de nature à permettre d'atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités tous les droits, privilèges, concessions, subsides et autres bénéfices qui sembleront désirables d'obtenir, et exécuter

ter ou exercer et se conformer à tous tels arrangements, droits et concessions : faire licencier, enregistrer et reconnaître la compagnie dans tout pays étranger, et y désigner des personnes pour faire tels actes et choses nécessaires d'après les lois de tel pays pour représenter la compagnie et lui permettre d'exercer effectivement son industrie ou poursuivre ses affaires là et ailleurs ;

(aa) Faire toutes ou aucune des choses ci-dessus dans toutes les parties du monde comme principaux, agents, entrepreneurs, ou autrement, seuls ou conjointement avec d'autres, par l'entremise d'agents, sous-entrepreneurs, fidéicommissaires ou autrement, et faire toutes autres choses nécessaires ou utiles pour atteindre les objets ci-dessus mentionnés ou aucun d'eux ;

(bb) Les objets, pouvoirs et fins, ci-dessus mentionnés de la compagnie seront séparés et non dépendant les uns des autres, et la compagnie pourra poursuivre et exercer aucun de tels objets, pouvoirs et fins sans égard aux autres et aucune clause ne sera limitée dans sa généralité ou autrement interprétée par rapport à aucune clause de tels objets, pouvoirs et fins ou autrement ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Marine Navigation Company of Canada, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera, en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de décembre 1916.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

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#### Canadian Film Exchange, Limited.

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 22e jour de décembre 1916, constituant en corporation Charles Isaac Giroux, courtier d'immeubles, Gaspard Ernest Couillard, Joseph Omer Bonnier et Félix Roméo Paquet, comptables, et Albert Homer Beaulne, gérant, tous de la cité de Montréal dans la province de Québec, pour les fins suivantes :—

(a) Faire généralement les affaires d'un bureau d'échange de films, acheter, posséder, vendre, louer, faire ou autrement disposer de tout cinématographe, film, marque de fabrique, brevets, droits d'auteur ou autres marchandises ; trafiquer de matériaux et marchandises de tous genres, propriétés mobilières et immobilières, les échanger, bâtir ou améliorer ;

(b) Exercer aucune autre industrie qui semblera à la compagnie capable d'être convenablement exercée en rapport avec ses affaires ou de nature, directement ou indirectement, à augmenter la valeur ou à rendre profitables aucun des droits ou biens de la compagnie ;

(c) Acquérir ou prendre la totalité ou aucune partie des affaires, propriétés et passif d'aucune personne ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer, ou possédant aucune propriété convenant aux objets de cette compagnie et les payer en actions libérées du capital-actions de la compagnie ;

(d) Prendre ou autrement acquérir et détenir ou disposer des actions d'aucune autre compagnie ayant des objets en tout ou en partie similaires à ceux de la compagnie ou exerçant une industrie pouvant être, directement ou indirectement, conduite avantageusement pour cette compagnie ;

(e) Vendre, louer ou autrement disposer de tout ou partie des droits, franchises et de l'entreprise de la compagnie pour telle compensation que la compagnie jugera convenable, et en particulier pour des actions, débetures, obligations et autres valeurs d'aucune autre compagnie ayant en tout ou en partie des objets semblables à ceux de cette compagnie ;

(f) Se consolider ou s'amalgamer avec aucune autre compagnie ayant en tout ou en partie des objets semblables à ceux de cette compagnie, et conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne,

maison ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie et prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie, et les engager, vendre, émettre et réémettre avec ou sans garantie du principal et des intérêts ou autrement en disposer ;

(g) Acheter, louer ou autrement acquérir, détenir, posséder toute ou partie de la propriété, franchises, achalandage, droits et privilèges détenus ou possédés par toute personne, maison, compagnie ou compagnies exerçant ou formées pour exercer une industrie semblable à celle que cette compagnie est autorisée d'exercer, les payer totalement ou partiellement en actions libérées de la compagnie ou autrement, assumer les engagements d'aucune telle personne, maison ou corporation ;

(h) Tirer, faire, accepter, endosser, exécuter et émettre des billets promissaires, lettres de change, connaissements, mandats et autres instruments négociables ou transférables ;

(i) Prêter des fonds aux clients et autres ayant des relations avec la compagnie et garantir l'exécution des contrats par toutes telles personnes ;

(j) Rémunérer, avec approbations des actionnaires, en espèces, actions, obligations ou autrement toute personne, corporation ou corporations pour services rendus ou à rendre en plaçant ou aidant à placer, ou garantissant le placement d'aucunes actions du capital-stock de la compagnie ou aucunes débetures ou autres valeurs de la compagnie ou dans la conduite des affaires ou l'organisation de la compagnie ;

(k) Faire toute ou aucune des choses ci-dessus comme principaux, agents ou fondés de pouvoirs.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Canadian Film Exchange, Limited," avec un capital-actions de cinquante mille dollars, divisé en 1,000 actions de cinquante dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 26e jour de décembre 1916.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

28-2

#### MINISTERE DES POSTES, OTTAWA, CANADA.

**A** VIS est donné par le présent qu'en conformité d'un arrêté en conseil du 30e jour d'octobre 1915, (C.P. 2519), adopté sous l'empire des dispositions de l'article 6 de la *Loi des mesures de guerre*, le Secrétaire d'Etat, sous l'autorité du Solliciteur général du Canada, a certifié sous son seing au Directeur général des Postes du Canada qu'un article ou des articles, lettre, communication, rapport ou nouvelles contrevenant à l'arrêté en conseil du 10 juin 1915, avaient paru dans le "Bicz Bozy," une publication hebdomadaire imprimée en polonais et publiée par la compagnie dite "The Polish Peoples Publishing Company," 959 avenue Milwaukee, Chicago, Ill. ; que conformément à un mandat du Directeur général des Postes du Canada, basé sur le dit certificat et exécuté sous l'empire des dispositions du dit arrêté en conseil daté le 30e jour d'octobre 1915, et d'un arrêté en conseil daté le 6e jour de novembre 1914, adopté en conformité des dispositions de l'article 6 de la *Loi des mesures de guerre*, et publié dans un *Extra* de la *Gazette du Canada* du 6e jour de novembre 1914, le privilège des malles du Canada a été refusé à la dite "Bicz Bozy," une publication hebdomadaire imprimée en polonais et publiée par la compagnie dite "The Polish Peoples Publishing Company," 959, avenue Milwaukee, Chicago, Ill. ; et sa circulation en Canada a été prohibée ; et personne en Canada n'aura la permission à l'avenir d'être en possession du dit "Bicz Bozy," ou d'un exemplaire quelconque de la dite publication déjà publiée ou qui le sera plus tard, et toute personne en possession de cette publication sera passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de l'amende et de l'emprisonnement.

R. M. COULTER.  
Sous-Directeur général des Postes.

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## MINISTÈRE DES POSTES, CANADA.

Ottawa, 18 décembre 1916.

**A** VIS est donné par le présent qu'en vertu d'un mandat du Directeur général des Postes émané sous l'empire de l'arrêté en conseil n° 94, sanctionné le 6e jour de novembre 1914, par et en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, le privilège des malles du Canada, à compter de la présente date, est refusé au "Westlicher Herold," un journal hebdomadaire, au "Volksblatt des Westens," un journal hebdomadaire, et au "Sonntags Winona," un journal du dimanche, imprimés en allemand et publiés par la compagnie dite "The Westlicher Herold Publishing Co.," Winona, Minn., et leur circulation en Canada est prohibée de toute manière.

D'après la teneur de l'arrêté en conseil mentionné plus haut il ne sera ensuite permis à personne en Canada d'avoir en sa possession tous tels journaux ou un numéro quelconque de ces journaux déjà publiés ou qui seront ensuite publiés et de plus à l'effet que toute personne ayant en sa possession tous tels journaux sera passible d'une amende n'excédant pas \$5,000.00 ou d'emprisonnement pour une période n'excédant pas cinq ans, ou de l'amende et de l'emprisonnement.

R. M. COULTER,

Sous-Directeur général des Postes.

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## MINISTÈRE DES POSTES, CANADA.

Ottawa, 18 décembre 1916.

**A** VIS est donné par le présent qu'en vertu d'un mandat du Directeur général des Postes, émané sous l'empire de l'arrêté en conseil n° 94 sanctionné le 6e jour de novembre 1914, par et en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, le privilège des malles du Canada, à compter de la présente date, est refusé au magazine bi-mensuel "Die Abendschule," imprimé en allemand et publié par The Louis Lange Publishing Co., St. Louis, Mo., et sa circulation en Canada est prohibée de toute manière.

D'après la teneur de l'arrêté en conseil mentionné plus haut il ne sera ensuite permis à personne en Canada d'avoir en sa possession tout tel magazine déjà publié ou qui sera ensuite publié, et de plus à l'effet que toute personne ayant en sa possession tout tel magazine sera passible d'une amende n'excédant pas \$5,000.00 ou d'emprisonnement pour une période n'excédant pas cinq ans, ou de l'amende et de l'emprisonnement.

R. M. COULTER,

Sous-Directeur général des Postes.

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## MINISTÈRE DES POSTES.

Ottawa, 18 décembre 1916.

**A** VIS est donné par le présent qu'en vertu d'un mandat du Directeur général des Postes émané sous l'empire de l'arrêté en conseil n° 94, sanctionné le 6e jour de novembre 1914, par et en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, le privilège des malles du Canada, à compter de la présente date, est refusé au journal quotidien "Tagliche Abend Presse," et au journal quotidien "Cincinnati Freil Presse," tous deux imprimés en allemand et publiés par la Cincinnati Freil Presse, 905, rue Vine, Cincinnati, Ohio, et leur circulation en Canada est prohibée de toute manière.

D'après la teneur de l'arrêté en conseil mentionné plus haut il ne sera ensuite permis à personne en Canada d'avoir en sa possession tous tels journaux ou un numéro quelconque de ces journaux déjà publiés ou qui seront ensuite publiés et de plus à l'effet que toute personne ayant en sa possession tous tels journaux sera passible d'une amende n'excédant pas \$5,000 ou d'emprisonnement pour une période n'excédant pas cinq ans, ou de l'amende et de l'emprisonnement.

R. M. COULTER,

Sous-Directeur général des Postes.

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## MINISTÈRE DES POSTES, CANADA

Ottawa, 18 décembre 1916.

**A** VIS est donné par le présent qu'en vertu d'un mandat du Directeur général des Postes, émané sous l'empire de l'arrêté en conseil n° 94, sanctionné le 6e jour de novembre 1914, par et en vertu des dispositions de l'article et de la *Loi des mesures de guerre, 1914*, le privilège des malles du Canada, à compter de la présente date, est refusé au journal tri-hebdomadaire "Narodna Wola," imprimé en ruthène et publié par "The Ruthenian National Union" Scranton, Pe., et sa circulation en Canada est prohibée de toute manière. D'après la teneur de l'arrêté en conseil mentionné plus haut il ne sera ensuite permis à personne en Canada d'avoir en sa possession tout tel journal ou un numéro quelconque de ce journal déjà publié ou qui sera ensuite publié, et de plus à l'effet que toute personne ayant en sa possession tout tel journal sera passible d'une amende n'excédant pas \$5,000.00 ou d'emprisonnement pour une période n'excédant pas cinq ans, ou de l'amende et de l'emprisonnement.

R. M. COULTER,

Sous-Directeur général des Postes.

27-2

## MINISTÈRE DES POSTES, CANADA.

Ottawa, 18 décembre 1916.

**A** VIS est donné par le présent qu'en vertu d'un mandat du Directeur général des Postes, émané sous l'empire de l'arrêté en conseil n° 94, sanctionné le 6e jour de novembre 1914, par et en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, le privilège des malles du Canada, à compter de la présente date, est refusé au journal hebdomadaire "New-York Freeman's Journal," publié par A. Brendon Ford, 37 rue Barclay, New-York, N.-Y., et sa circulation en Canada est prohibée de toute manière.

D'après la teneur de l'arrêté en conseil mentionné plus haut il ne sera ensuite permis à personne en Canada d'avoir en sa possession tout tel journal ou un numéro quelconque de ce journal déjà publié ou qui sera ensuite publié, et de plus à l'effet que toute personne ayant en sa possession tout tel journal sera passible d'une amende n'excédant pas \$5,000.00 ou d'emprisonnement pour une période n'excédant pas cinq ans, ou de l'amende et de l'emprisonnement.

R. M. COULTER,

Sous-Directeur général des Postes.

27-2

## SERVICE CIVIL DU CANADA.

PHOTOGRAPHE SPÉCIAL—MINISTÈRE DES TRAVAUX PUBLICS.

**A** VIS public est par le présent donné que la Commission du Service civil du Canada recevra des demandes de la part de candidats capables de remplir la position de photographe en gravure au Ministère des Travaux publics, dans la subdivision B de la deuxième division, au traitement initial de \$1,300 par année.

Les candidats doivent être parfaitement compétents en ce qui regarde les différentes branches de la photographie sur plaques sèches ; ils doivent pouvoir faire les travaux au photostat, le copiage, l'agrandissement et la diminution, aussi les imprimés Vandykes, les noirs, les blancs et les bleus ; ils doivent être soigneux et habiles, mais en même temps rapides à l'ouvrage. Ils doivent posséder des aptitudes à l'administration. Les candidats hommes d'âge militaire doivent être des soldats revenus du front, ou doivent avoir été rejetés ou exemptés du service militaire. Préférence sera donnée aux soldats revenus du front, pourvu qu'ils possèdent les aptitudes requises.

On peut obtenir les formules de demande en s'adressant au Secrétaire de la Commission du Service Civil, à Ottawa. Ces formules doivent être remplies et reçues à la Commission pas plus tard que le 22 janvier 1917.

Par ordre de la Commission,

WM FORAN,

Secrétaire.

Ottawa, 27 décembre 1916.

27-4

MINISTÈRE DES POSTES, CANADA.

Ottawa, 18 décembre 1916.

AVIS est donné par le présent qu'en vertu d'un mandat du Directeur général des Postes, émané sous l'empire de l'arrêté en conseil n° 94, sanctionné le 6e jour de novembre 1914, par et en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre 1914*, le privilège des malles du Canada, à compter de la présente date, est refusé à "Der Wanderer," un journal hebdomadaire imprimé en allemand et publié par la compagnie dite "Wanderer Printing Co.," n° 321-323 rue Minnesota, Dispatch Building, Saint-Paul, Minn., et sa circulation en Canada est prohibée de toute manière. D'après la teneur de l'arrêté en conseil mentionné plus haut il ne sera ensuite permis à personne en Canada d'avoir en sa possession tout tel journal déjà publié ou qui sera ensuite publié, et de plus à l'effet que toute personne ayant en sa possession tout tel journal sera passible d'une amende n'excédant pas \$5,000.00 ou d'emprisonnement pour une période n'excédant pas cinq ans, ou de l'amende et de l'emprisonnement.

R. M. COULTER,

27-2

Sous-Directeur général des Postes.

MINISTÈRE DES POSTES, CANADA.

OTTAWA, 23 décembre, 1916.

AVIS est donné par le présent qu'en conformité d'un arrêté en conseil du 30e jour d'octobre 1915 (C.P. 2519), adopté sous l'empire des dispositions de l'article 6 de la *Loi des mesures de guerre*, le Secrétaire d'Etat,

sous l'autorité du Solliciteur général du Canada, à certifié sous son seing au Directeur général des Postes du Canada qu'un article ou des articles, lettre, communication, rapport ou nouvelles contrevenant à l'arrêté en conseil du 10 juin 1915 avaient paru dans le "Kalendarz Humorystyczny, Bicz Bozego Na Rok, 1917," un calendrier imprimé en polonais et publié par la compagnie dite "Polish Peoples Publishing Company," 959 avenue Milwaukee, Chicago, Ill.; que conformément à un mandat du Directeur général des Postes du Canada basé sur le dit certificat et exécuté sous l'empire des dispositions du dit arrêté en conseil daté le 30e jour d'octobre 1915 et d'un arrêté en conseil daté le 6e jour de novembre 1914 adopté en conformité des dispositions de l'article 6 de la *Loi des mesures de guerre*, et publié dans un *Extra* de la *Gazette du Canada* du 6e jour de novembre 1914, le privilège des malles du Canada a été refusé au dit "Kalendarz Humorystyczny, Bicz Bozego Na Rok, 1917," un calendrier imprimé en polonais et publié par la compagnie dite "Polish Peoples Publishing Company," 959 avenue Milwaukee, Chicago, Ill., et sa circulation en Canada a été prohibée; et personne en Canada n'aura la permission à l'avenir d'être en possession du dit "Kalendarz Humorystyczny, Bicz Bozego Na Rok, 1917," ou d'un exemplaire quelconque du dit calendrier déjà publié ou qui le sera plus tard, et toute personne en possession de ce calendrier sera passible d'une amende n'excédant pas \$5,000 ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de l'amende et de l'emprisonnement.

R. M. COULTER,

27-2

Sous-Directeur général des Postes.

COMPTE de la Caisse d'Epargne des Postes, pour le mois de septembre 1916.

(Fourni au Ministre des Finances conformément à la *Loi des caisses d'épargne*, chap. 30, *Statuts Refondus*.

Dt.

Can., 1906.)

Av.

	\$ c.		\$
BALANCE en caisse chez le Ministre des Finances au 31 août 1916 .....	41,086,063 43	REMBOURSEMENTS durant e mois.....	1,000,245 01
DÉPÔTS à la Caisse d'épargne des Postes durant le mois.....	1,061,939 17		
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :—			
PRINCIPAL..... \$			
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert.....			
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada.....	6,108 51		
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois .....	7,040 58	BALANCE au crédit des comptes des déposants au 30 septembre 1916.....	41,160,906 68
	42,161,151 69		42,161,151 69

Certifié,

W. FAIRWEATHER,

Surintendant-intérimaire, Division des Caisses d'Epargne.

DÉPARTEMENT DES POSTES, Ottawa, 14 novembre 1916.

R. M. COULTER,

Sous-maître généra' des Postes.

26-tf



1916-17

ETAT

1916-17

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances pour le 30 novembre 1915 et 1916.

DETTE PUBLIQUE.	1915.	1916.
	\$ c.	\$ c.
<b>PASSIF.</b>		
<b>DETTE FLOTTANTE—</b>		
Payable à New-York.....		75,357,000 00
Payable au Canada.....	8,725,450 94	303,362,481 57
Payable à Londres.....	362,703,312 40	362,703,312 40
Prêts temporaires.....	165,007,017 53	119,067,808 02
Fonds de rachat de la circulation des banques.....	5,668,759 32	5,756,916 68
Billets du Dominion.....	169,230,286 16	176,452,958 28
<b>CAISSES D'ÉPARGNES—</b>		
1915.                    1916.		
Caisse d'épargne des Postes.....	\$38,718,049 47	\$41,184,910 66
Caisse d'épargne du Gouvernement.....	13,801,694 83	13,299,514 40
Fonds en fidéicommiss.....	52,519,744 30	54,484,425 06
Comptes des provinces.....	10,153,820 88	10,221,437 32
Divers, et comptes de banque.....	11,920,481 20	11,920,481 20
	43,448,420 09	36,031,431 34
<b>Total de la dette brute.....</b>	<b>829,377,292 82</b>	<b>1,155,358,251 88</b>
<b>ACTIF.</b>		
<b>PLACEMENTS—</b>		
Fonds d'amortissement.....	11,649,355 45	12,728,490 72
Autres placements.....	108,327,819 43	133,663,695 16
<b>COMPTES DES PROVINCES.....</b>	<b>2,296,327 90</b>	<b>2,296,327 90</b>
<b>DIVERS, ET COMPTES DE BANQUES.....</b>	<b>205,435,622 33</b>	<b>300,541,655 96</b>
<b>Total de l'actif.....</b>	<b>327,709,125 11</b>	<b>449,230,169 74</b>
<b>Total de la dette nette au 30 novembre.....</b>	<b>501,668,167 71</b>	<b>706,128,082 14</b>
"                    au 31 octobre.....	492,528,492 09	695,778,516 55
<b>Augmentation de la dette.....</b>	<b>9,139,675 62</b>	<b>10,349,565 59</b>

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois novembre, 1915.	Total au 30 novembre, 1915.	Mois novembre, 1916.	Total au 30 novembre, 1916.
	\$ c.	\$ c.	\$ c.	\$ c.
<b>REVENU :</b>				
Douane .....	9,101,595 41	60,155,959 28	11,208,109 52	86,399,359 81
Accise.....	2,127,125 10	14,161,880 25	2,145,573 91	16,130,867 65
Département des Postes.....	1,550,000 00	10,949,779 65	1,600,000 00	11,950,000 00
Travaux Publics, y compris les chemins de fer et canaux.....	2,880,409 30	13,104,300 51	2,560,881 34	17,661,569 48
Divers.....	1,413,326 95	6,384,385 56	5,650,200 93	12,770,776 91
<b>Total.....</b>	<b>17,072,456 76</b>	<b>104,756,305 25</b>	<b>23,164,765 70</b>	<b>144,912,573 85</b>
<b>DÉPENSES .....</b>	<b>8,997,899 07</b>	<b>65,345,503 03</b>	<b>12,006,457 05</b>	<b>69,567,573 94</b>
<b>DÉPENSES À COMPTE DU CAPITAL, ETC.</b>				
Guerre .....	13,155,797 08	66,514,955 38	19,040,383 92	146,527,530 98
Travaux publics, y compris chemins de fer et canaux.....	4,306,180 15	23,993,023 27	2,457,552 80	15,997,789 27
Subventions aux chemins de fer.....		967,910 71		363,478 61
<b>Total .....</b>	<b>17,461,977 23</b>	<b>91,475,889 36</b>	<b>21,497,936 72</b>	<b>162,888,798 86</b>

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

T. C. BOVILLE,

Sous-ministre des Finances.

Certifié correct,

J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion

DÉPARTEMENT DES FINANCES, OTTAWA, 5 décembre 1916.

24—tf

## AUX ANNONCEURS DANS LA GAZETTE.

**C**eux qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous :

1. Adresser "Gazette du Canada, Ottawa, Canada."
2. Indiquer le nombre voulu d'insertions.

**3. Les taux sont comme suit : Avis, première insertion, dix cents la ligne agate (quatorze lignes au pouce) ; insertions subséquentes, cinq cents par ligne. Traduction de documents, quarante cents par cent mots.**

Une remise provisoire devra accompagner la copie, dont la somme peut être comptée comme suit :

Première insertion :

Pour le titre et la signature. . . . . \$1.00  
Ajoutez deux cents par mots pour le reste. . . . .  
Traduction, si elle doit être faite, à 40 cents  
par 100 mots. . . . .

Autres insertions :

Pour le titre et la signature. . . . . 0.50  
Ajoutez un cent par mot pour le reste. . . . .  
Multipliez par le nombre de ces insertions. . . . .

Total. . . . .

Une facture sera expédiée aussitôt après la première insertion indiquant le montant exact dû, le montant reçu, et toute différence dans la remise, en moins ou en plus, sera réglée.

**AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UN DOLLAR.**

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous :—

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions

Les avis de demandes de lettres patentes en vertu de *Acte des compagnies de prêt* (A. C. publié dans la *Gazette* 15 juin 1901) —2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.

Protection des eaux navigables, approbation des plans des travaux, etc.—5 insertions.

Les avis reçus jusqu'à midi le jeudi, seront insérés dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cts., et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

J. DE LABROQUERIE TACHÉ,

Imprimeur du Roi et Contrôleur de la Papeterie.

Département des Impressions

et de la Papeterie publiques.

Ottawa, 24 décembre 1914.

## DEMANDES AU PARLEMENT.

## CHAMBRE DES COMMUNES.

## RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session, et tout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'Examinateur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

## Instruction aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

## Dépôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill ; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents piastres.

## Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent savoir :—

- (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension. . . . . \$ 100 00
- (b) Lorsqu'un bill est présenté dans la Chambre après la huitième semaine de la session et avant la fin de la douzième . . . . . 100 00
- (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session. . . . . 200 00
- (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000 et n'excède pas \$500,000. . . . . 100 00
- (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000. . . . . 150 00
- (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000. . . . . 200 00
- (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000. . . . . 300 00
- (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000 et n'excède pas \$2,000,000. . . . . 400 00
- (i) Pour chaque million ou fraction de million de dollars additionnel. . . . . 100 00

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter, sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans le cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, telle qu'il en est fait mention dans le bill.



8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,  
Greffier des Communes.

#### RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada*; le dit avis devra énoncer clairement et distinctement la nature et l'objet de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans quelque journal important comme suit :—

A. Lorsque la demande sera faite pour un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal :— Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés

2. Une compagnie de télégraphe ou de téléphone :— Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. Une compagnie pour la construction de travaux quelconques de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation; ou pour obtenir quelques droits ou privilèges exclusifs; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers :— Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. Une compagnie de banque; une compagnie d'assurance; une compagnie de fidéicommiss; une compagnie de prêt; ou une compagnie industrielle, sans pouvoirs exclusifs quelconques :— Dans la *Gazette du Canada* seulement.

B. Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal :— Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par le prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs); ou pour l'augmentation ou la réduction du capital social de quelque compagnie; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie :— Dans la localité ou le bureau principal de la compagnie est ou doit être autorisé à s'établir.

C.) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée des

droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes : dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal; et la preuve de la publication régulière de l'avis sera établie dans chaque cas par une déclaration conforme à la loi; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

(D.) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examineur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

(E) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe l'examen de leurs clauses.

THOMAS B. FLINT,  
Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous établies par la Chambre des Communes, au sujet de la production de cartes :—

#### CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. L'Examineur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit."

#### CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a.) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelque effet sur la dite région; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait;

(b.) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le

procurer, soit au moyen d'actions ordinaires, d'obligations, de débiteurs ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."

### SENAT.

#### SUBSTANCE DES RÈGLES ET FORMES DE PROCÉDER DU SENAT CONCERNANT LES BILLS DE DIVORCE.

*Telles que révisées et mises en vigueur le 22 mars 1906*

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé; il fait insérer cet avis, pendant trois mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu; les faits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants:

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa à qui tous avis et pièces puissent être signifiés

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat:

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

### SENAT.

#### *Avis de bills privés.*

#### EXTRAIT DES RÈGLES DU SENAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada*; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit:—

A. Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal,—dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée;

2. Une compagnie de télégraphe ou de téléphone,—dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer;



3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière ; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse ;

4. Une compagnie de banques ; une compagnie d'assurance ; une compagnie de crédit ; une compagnie de prêt, ou une compagnie industrielle, sans pouvoirs exclusifs, —dans la Gazette du Canada seulement ;

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement mentionnée dans l'avis ; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés ; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B. Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal ;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège ;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs) ; d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie,—dans un des principaux journaux du lieu de la situation de son siège.

c. Dans tous ces cas, les avis insérés soit à la Gazette du Canada ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives ; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires marqués de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots : "Avis de bill privé" ; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au Secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents ; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'une compagnie de canal, ou pour l'extension de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres Permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir,

l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux ; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session ; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session ; aucun rapport d'un comité permanent ou spécial sur un bill privé n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de le présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre, huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour en payer la traduction, laquelle sera faite par les traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français ; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts ; et elle remettra au commissaire-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,  
Greffier du Sénat.

AVIS est donné par le présent que Florence Evelyn Snyder, de la cité et du district de Montréal, dans la province de Québec, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son époux, Edward Lockwood, également de la cité et du district de Montréal, artisan, pour cause d'adultère et d'abandon.

Daté à la cité de Montréal, dans la province de Québec, le 22e jour de novembre 1916.

HUGH MACKAY,  
Solliciteur de la requérante.

AVIS est donné par le présent qu'Andrew Hamilton Gault, des cité et district de Montréal, dans la province de Québec, major dans les troupes expéditionnaires canadiennes, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son épouse, Marguerite Claire Stephens, des dits cité et district de Montréal, pour cause d'adultère.

Daté à la cité de Montréal, dans le district de Montréal, dans la province de Québec, ce treizième jour de novembre, A.D. 1916.

LAFLEUR, MACDOUGALL,  
MACFARLANE & POPE,  
Royal Trust Building,  
Montréal, Qué.,  
Solliciteurs du requérant.

AVIS est donné par le présent que M. Donald George Whibley, actuellement de la cité d'Ottawa, dans le comté de Carleton, dans la province d'Ontario, mais autrefois des cité et district de Montréal, dans la province de Québec, comptable, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son épouse, Frances Lilian Owen, de lieux inconnus, pour cause d'adultère et d'abandon.

MM. Aylen & Duclos, solliciteurs, Ottawa, sont les agents du requérant pour la signification des pièces.

Daté à la cité de Montréal, province de Québec, ce treizième jour de décembre mil neuf cent seize (13-1916.)

LESLIE H. BOYD,  
Solliciteur du requérant,  
136 rue Saint-Jacques, Montréal.

## L'ÉVÊQUE DE LA RIVIÈRE MACKENZIE.

**A**VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa prochaine session, afin d'obtenir un acte constituant en corporation le très révérend James Richard Lucas, évêque du diocèse de la rivière Mackenzie, et ses successeurs en fonctions, sous le nom de "L'Évêque de la Rivière Mackenzie," avec tous les pouvoirs nécessaires à une telle corporation d'acquérir et posséder des biens meubles et immeubles et tous les autres pouvoirs administratifs qui sont reliés aux dites fonctions et appartiennent aux dites corporations.

Daté à Ottawa, ce 24e jour de novembre A. D. 1916.

ORDE, POWELL, LYLE & SNOWDON,

48, rue Sparks, Ottawa, Canada,

24-5 Solliciteurs du requérant.

## LA SOCIÉTÉ DES ARTISANS CANADIENS FRANÇAIS.

**A**VIS est donné par le présent que demande sera adressée au Parlement du Canada, à sa prochaine session, afin d'obtenir un acte constituant en corporation La Société des Artisans Canadiens Français, une association fraternelle de bienfaisance et de secours mutuels, constituée en vertu des lois de la Province de Québec ; pour favoriser le bien-être social de ses membres et la protection des personnes, qui dépendent d'eux ; leur venir en aide dans la maladie ou autres incapacités ; soigner les vivants et inhumer les morts ; payer des annuités aux membres ou une somme fixe à tel bénéficiaire que pourrait avoir désigné un membre de l'association ; procurer à ses membres tous autres avantages ou bénéfices qui pourront être légalement accordés en vertu des règlements de la dite association ; et généralement agir en qualité d'association fraternelle, charitable, bienveillante et bienfaisante ; avec la faculté de se fusionner avec toute autre société de même nature ; ou de l'acquérir.

Montréal, 20 décembre 1916.

Z. FONTAINE,

Procureur de la requérante.

51, rue St-Jacques,

26-5 Montréal.

## LA COMPAGNIE DU CHEMIN DE FER DE COLONISATION DU NORD.

**A**VIS.—La Compagnie du Chemin de fer de Colonisation du Nord s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte prorogeant le délai durant lequel elle peut terminer la construction de sa voie ferrée à partir d'un endroit à ou près Labelle, de là dans une direction ouest jusqu'au village du Rapide-de-l'Original (actuellement désigné Mont-Laurier), de là dans une direction ouest jusqu'à un endroit à ou près le lac Témiscamingue, dans le comté de Pontiac, comme l'autorise l'article 7 du chapitre 62 des Statuts de 1899 et le chapitre 82 des Statuts de 1912, et pour d'autres fins.

Daté à Montréal, ce 16e jour de décembre 1916.

H. C. OSWALD,

Secrétaire.

PRINGLE, THOMPSON, BURGESS & COTÉ,

Agents à Ottawa.

25-5

## ATHABASKA NORTHERN RAILWAY COMPANY.

**A**VIS est donné par le présent que la compagnie dite "Athabaska Northern Railway Company" s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte déclarant que les pouvoirs corporatifs de la dite compagnie sont exécutoires et en pleine vigueur, et prorogeant le délai durant lequel elle peut commencer et terminer la voie ferrée mentionnée dans son acte constitutif 4-5 Edouard VII, chapitre 57, et pour d'autres fins.

Daté à Montréal, dans la province de Québec, ce 12e jour de décembre A.D. 1916.

SMITH, MARKEE, SKINNER,

PUGSLEY & HYDE,

112, rue Saint-Jacques, Montréal,

25-5 Solliciteurs de la requérante.

## THE GRAIN GROWERS GRAIN COMPANY, LIMITED.

**A**VIS est donné par le présent qu'une demande sera adressée au parlement, à sa prochaine session, par la compagnie dite "The Grain Growers Grain Company, Limited," afin d'obtenir un acte modifiant le chapitre 80 des Statuts de 1911 et le chapitre 73 des Statuts de 1915, pour les fins suivantes entre autres:—

- (a) Changer le nom de la compagnie en celui de "United Grain Growers, Limited," ou donner le pouvoir à la compagnie d'adopter ce dit nom par règlement.
- (b) Permettre que les assemblées aient lieu ailleurs qu'au siège social.
- (c) Augmenter le capital-actions jusqu'à \$5,000,000.
- (d) Permettre aux actionnaires de posséder 100 actions chacun.
- (e) Que le droit de vote par procuration soit périmé.
- (f) Permettre que la compagnie, par règlement, forme les actionnaires en groupes et statuer que ces groupes seront représentés par des délégués aux assemblées de la compagnie.

Daté à Winnipeg, le 4 décembre 1916.

BONNAR, TRUEMAN,

HOLLANDS & ROBINSON,

Winnipeg Electric Railway Chambers,

Winnipeg, Manitoba,

24-5 Solliciteurs des requérants.

## COMPAGNIE CONTINENTALE DE CHAUFFAGE ET D'ÉCLAIRAGE.

**A**VIS est donné par le présent que la Compagnie Continentale de Chauffage et d'Éclairage s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte modifiant l'acte constitutif de la compagnie, étant le chapitre 72 de 60-61 Victoria, en augmentant les pouvoirs d'emprunt de la compagnie, en accordant à la compagnie, entre autres pouvoirs les suivants, savoir:—extension des pouvoirs au sujet du commerce des stocks et autres valeurs, pouvoir d'exercer d'autres industries, d'aider financièrement les compagnies dont la compagnie détient des actions ou avec lesquelles elle est en relations d'affaires et fusionner avec toutes autres compagnies, et en abrogeant les dispositions du dit acte concernant l'émission d'actions-débitures et pour d'autres fins.

Daté à Montréal, ce 6e jour de décembre A.D. 1916

LAFLEUR, MACDOUGALL, MACFARLANE  
ET POPE,

24-5 Solliciteurs de la requérante.

## SECTION CANADIENNE DE LA LIGUE AÉRIENNE DE L'EMPIRE BRITANNIQUE.

**A**VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa prochaine session, afin d'obtenir un acte constituant en corporation la "Section Canadienne de la Ligue Aérienne de l'Empire Britannique," comme une association pour l'encouragement des inventions et de la fabrication des navires aériens et de leurs accessoires ; propager les connaissances au sujet des questions aériennes et concernant l'art de l'aviation et fonder des écoles d'aviation, aider les sujets britanniques à entrer dans les corps royaux d'aviation ; aider les personnes dépendant des aviateurs qui perdent leur vie en service actif ; coopérer avec le comité central de la Ligue Aérienne de l'Empire Britannique ; établir des succursales de l'association ; fournir des terrains pour l'atterrissage des navires aériens, et pour d'autres fins analogues ; avec tous les pouvoirs nécessaires à cette fin.

Montréal, 29 novembre 1916.

LIGHTHALL & HARWOOD,

Solliciteurs des requérants,

306, Immeuble de la Banque de Québec,

24-5 Montréal.



## DOMINION CHAIN COMPANY, LIMITED.

**A**VIS est donné par le présent que la compagnie dite "The Dominion Chain Company, Limited," de la cité de Montréal, dans la province de Québec, Canada, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte autorisant le Commissaire des Brevets à recevoir de la requérante, nonobstant tout ce que peut contenir la *Loi des brevets*, la demande pour obtenir un certificat du paiement des honoraires additionnels et usuels pour un troisième terme du brevet n° 90650 accordé le 20 décembre 1904, pour "perfectionnements aux chaînes antidérapantes pour pneumatiques," et accorder à la dite requérante et lui remettre le certificat du paiement de ces dits honoraires, ainsi que statué par la *Loi des brevets* prorogeant la durée du brevet susdit d'une manière aussi complète et aussi étendue que si la demande avait été dûment faite dans les délais statué par la *Loi des brevets*.

FETHERSTONHAUGH & Co.,  
5, rue Elgin, Ottawa,  
Solliciteurs de la requérante.

Ottawa, 6 janvier A.D. 1917. 28-5

## LIGNES D'EMBRANCHEMENT GRAND-TRONC-PACIFIQUE.

**A**VIS est donné par le présent que la Compagnie des lignes d'embranchement Grand-Tronc-Pacifique s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte prorogeant le délai fixé pour terminer et mettre en service les lignes de voies ferrées qu'elle a été autorisée à construire jusqu'ici, et pour d'autres fins.

Daté à Montréal, ce 3e jour de janvier A. D. 1917.

W. H. BIGGAR,  
Solliciteur de la requérante. 28-5

## AVIS DIVERS.

## LA BANQUE NATIONALE.

**J**EUDE, le 1er février prochain, et après, cette banque paiera à ses actionnaires un dividende de deux pour cent, étant au taux de huit pour cent par année, sur son capital, pour le trimestre finissant le 31 janvier prochain.

Ce dividende sera payé suivant la liste des actionnaires inscrits à la date du 15 janvier prochain.

Par ordre du bureau de direction,

N. LAVOIE,  
Gérant général.

Québec, le 28 décembre 1916. 27-5

## BANQUE D'HOCHELAGA.

**L'**ASSEMBLEE générale annuelle des actionnaires de la "Banque d'Hochelaga" aura lieu au siège principal de la banque, No 112 rue Saint-Jacques, Montréal, Canada, le quinzième jour de janvier 1917, à midi, afin de procéder à l'élection des directeurs, et à la considération de toutes questions du ressort de l'assemblée générale des actionnaires.

BEAUDRY LEMAN,  
Secrétaire et gérant général 25-5

## LA BANQUE ROYALE DU CANADA.

## ASSEMBLEE ANNUELLE

**A**VIS est donné par le présent que l'assemblée générale annuelle des actionnaires de la Banque Royale du Canada, pour l'élection des directeurs et autres affaires, aura lieu au bureau-chef de la banque, à Montréal, jeudi, le 11e jour de janvier prochain, à 11 heures a.m.

C. E. NEILL,  
Gérant général. 23-6  
Montréal, 1er décembre 1916.

## BANQUE DES MARCHANDS DU CANADA.

## DIVIDENDE TRIMESTRIEL.

**A**VIS est donné par le présent qu'un dividende de deux et demi pour cent pour le trimestre courant, étant au taux de 10 pour cent par année sur le capital payé de cette institution, a été déclaré, et sera payable à la banque en cette cité et à ses succursales, dès et après le 1er jour de février prochain, aux actionnaires enregistrés à la clôture des affaires le 15e jour de janvier.

Par ordre du conseil de direction,

D. C. MACAROW.

Gérant général.

Montréal, 26 décembre 1916.

27-5

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# The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, JANUARY 13, 1917.

## IMPORTANT NOTICE.

Notices, documents or advertisements received after twelve o'clock, noon, on Thursday, will not be published in "The Canada Gazette" of the following Saturday, but in the next number.

J. de L. TACHÉ,

King's Printer and Controller of Stationery.

## AVIS IMPORTANT.

Les avis, documents ou annonces reçus après midi, le jeudi de chaque semaine, ne seront pas publiés dans la "Gazette du Canada" du samedi suivant, mais dans le numéro subséquent.

J. de L. TACHÉ,

Imprimeur du Roi et Contrôleur de la Papeterie

## APPOINTMENTS.

### DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE GOVERNOR GENERAL has been pleased to make the following appointments, viz:—

Ottawa, 30th December, 1916.

LEONARD J. PENNY, of Newellton, in the County of Shelburne, in the Province of Nova Scotia: to be Wharfinger of the Government wharf at that place, in the room and stead of Arnold C. Newell.

JOHN LOUIS FULLUM, of Caraquet, in the Province of New Brunswick: to be Wharfinger of the Government wharf at that place, in the room and stead of Hypolite Fullum, deceased.

D. J. MCKINNON, of Sydney, in the Province of Nova Scotia: to be Harbour Master for the Port of Sydney (Upper Harbour) in the said Province, in the room and stead of Angus McQuarrie, resigned.

1st January, 1917.

ROBERT RUDDY, of the City of Peterborough, in the Province of Ontario, Esquire, one of His Majesty's Counsel learned in the law for the said Province: to be Junior Judge of the County Court of the County of Ontario, in the said Province.

HIS HONOUR ROBERT RUDDY, Junior Judge of the County Court of the County of Ontario, in the Province of Ontario: to be a Local Judge of the High Court Division of the Supreme Court of Ontario with the style and title of a Local Judge of the Supreme Court.

13374—1

GREGORY BARRETT, of the Town of Carberry, in the Province of Manitoba, Esquire, one of His Majesty's Counsel learned in the law for the said Province: to be Judge of the County Court of the Central Judicial District in the said Province of Manitoba.

8th January, 1917

The Honourable ALBERT SÉVIGNY, B.A., LL.L., of the City of Quebec, in the Province of Quebec: to be a Member of the King's Privy Council for Canada.

The Honourable ALBERT SÉVIGNY, B.A., LL.L., of the City of Quebec, in the Province of Quebec, a Member of the King's Privy Council for Canada: to be the Minister of Inland Revenue of Canada.

The Honourable PIERRE EDOUARD BLONDIN, of the Town of Grand'Mère, in the Province of Quebec, a Member of the King's Privy Council for Canada: to be the Postmaster-General of Canada.

The Honourable ESIOFF LÉON PATENAUDE, of the City of Montreal, in the Province of Quebec, a Member of the King's Privy Council for Canada: to be Secretary of State of Canada and Minister of Mines.

9th January, 1917.

The Honourable JAMES ALEXANDER MACDONALD, Chief Justice of the Court of Appeal of the Province of British Columbia: to be Administrator of the Government of the said Province of British Columbia from the 13th January, 1917, until the 17th of February, 1917, both days inclusive, during the absence on leave, of His Honour the Lieutenant-Governor.

OTTAWA, 11th January, 1917.

HIS EXCELLENCY the GOVERNOR GENERAL has been pleased to appoint Lieutenant Commander Stephen H. Morris, R.N., to be an Honorary Aide-de-Camp from this date.

## PROCLAMATIONS.

DEVONSHIRE.

[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the Members elected to serve in the House of Commons of Our said Dominion, and to each and every of you—  
GREETING:

## A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to Tuesday, the ninth day of the month of January next, at which time, at Our City of Ottawa, you were held and constrained to appear. NEVERTHELESS, for certain causes and considerations, WE DO WILL, by and with the advice of Our Privy Council for Canada, that you and each of you, be as to Us in this matter entirely exonerated, commanding, and by the tenor of these presents enjoining you, and each of you, and all others in this behalf interested, that on THURSDAY, the EIGHTEENTH day of the month of JANUARY next, at Our City of OTTAWA, aforesaid, personally you be and appear, for the DESPATCH OF BUSINESS, to treat, do, act, and conclude upon these things which in Our said Parliament of Canada, by the Common Council of Our said Dominion, may by the favour of God, be ordained.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS: Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish of Hardwicke, Baron Cavendish of Keighley, Knight of Our Most Noble Order of the Garter; One of Our Most Honourable Privy Council; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, in Our said Dominion, this TWENTY-NINTH day of DECEMBER, in the year of Our Lord, one thousand nine hundred and sixteen, and in the seventh year of Our Reign.

By Command,

JAMES G. FOLEY,  
Clerk of the Crown in Chancery  
for Canada.

## DESPATCHES, Etc.

(Extracts from the First Supplement to the  
LONDON GAZETTE of 8th December, 1916.

WAR OFFICE,

9th December, 1916.

THE President of the French Republic has bestowed the decoration "Croix de Guerre" on the undermentioned officers, non-commissioned officers and men, in recognition of their distinguished service during the campaign:—

Lieutenant John Wise, Canadian Inf.

HIS Majesty the KING has been graciously pleased to award the Military Medal for bravery in the field to the undermentioned non-commissioned officers and men:—

## CANADIAN CONTINGENT.

5615 2nd Cpl. H. M. Adams, Eng.  
1944 Sjt. G. T. Aitken, Cav. R.  
472399 Pte. C. Akrigg, Inf.  
42261 F. G. Aldridge, F. Art.  
301359 Cpl. A. Anderson, F. Art.  
33273 Pte. A. Anderson, A.M.C.  
2067 Pte. R. T. Anderson, Cav. R.  
420252 L./C. V. C. Anderson, Inf.  
5619 Sjt. E. Appleby, Eng.  
79287 Actg. Sjt. L. H. Ashton, Inf.  
75031 L./C. E. L. Aubel, Inf.  
432745 Pte. J. L. Baillie, Inf.  
500281 Sapper R. J. Baird, Eng.  
79166 Sjt. A. W. Bannard, Inf.  
79282 Pte. E. Barnes, Inf.  
8413 Pte. C. Barrett, Inf.  
432584 Pte. P. Barron, Inf.  
59053 Pte. D. B. Bell, Inf.  
73608 Pte. J. Bell, Inf.  
73325 Pte. J. Bentley, Inf.  
61426 Pte. A. Beriault, Inf.  
408750 Pte. H. W. Bickerstaff, Inf.  
31 Sapper M. G. Billings, Eng.  
75762 Pte. J. Bishop, Inf.  
301006 Sjt. H. G. Blazier, A. Art.  
75763 L./C. C. W. Bogichevich, Inf.  
70193 Pte. C. Boncher, Inf.  
57765 Sjt. F. J. Bradley, Inf.  
69043 Sjt. A. H. Bremmer, Inf.  
59093 Pte. J. Brice, Inf.  
76507 Cpl. F. R. Brown, Inf.  
260 Cpl. E. M. Brownless, Eng.  
60285 Pte. A. W. Bushell, Inf.  
33023 Pte. R. G. Calder, A.M.C.  
53661 Cpl. W. S. Caldwell, Inf.  
129438 Pte. J. F. Campbell, P.P.C.L.I.  
426186 Pte. T. Campbell, Inf.  
436329 Pte. R. H. Carson, Inf.  
79568 Pte. A. Carter, Inf.  
57807 Pte. J. W. Cashman, Inf.  
69 Pte. E. H. Challacombe, Eng.  
112023 Pte. A. Challans, Cav. R.  
21137 Cpl. A. Chamberlain, Inf.  
72073 Cpl. H. Charest, Inf.  
40349 Gunner C. C. Chipman, F. Art.  
130237 Pte. E. A. S. Chowne, Inf.  
90281 Cpl. W. L. Churchill, F. Art.  
418557 Cpl. H. Clark, C.C.A.C.  
77582 L./Sjt. (Actg. Sjr.) J. W. P. Clark, Inf.  
472396 Cpl. F. J. Coates, M.G. Corps.  
418126 Sjt. H. Conlan, Inf.  
1647 Pte. E. H. Cook, P.P.C.L.I.  
418096 Sjt. H. E. Cook, Inf.  
83964 Gunner J. R. Coutts, Fd. Art.  
22850 Pte. N. Couture, A.S.C.  
408053 L./Sjt. J. Craig, Inf.  
76538 Sjt. W. Crawford, Inf.  
79815 Sjt. Croft, Inf.  
73762 Pte. A. R. Cross, Inf.  
33245 S./Sjt. C. W. Crowe, A.M.C.  
75741 Pte. W. R. Cunningham, Inf.  
18933 Pte. W. H. Curtis, Inf.  
426725 L./Sjt. J. O. Davis, Inf.  
66268 Pte. H. Dawson, Inf.  
628006 Sjt. J. H. Degraives, Inf.



- 430251 Pte. K. De Nul, Inf.  
 7953 Cpl. O. Denman, Inf.  
 57818 Pte. A. Dent, Inf.  
 73588 Sjt. J. Depper, Inf.  
 448070 Pte. G. Desmond, Inf.  
 183603 Pte. J. Dey, Inf.  
 71252 Pte. W. Dick, Inf.  
 74010 L./C. A. Down, Inf.  
 61927 Cpl. P. Dronin, Inf.  
 438055 Pte. J. Earnshaw, Inf.  
 54154 Pte. D. Egan, Inf.  
 418819 Pte. W. Elliott, Inf.  
 66181 Sjt. F. J. Evernden, Inf.  
 409284 Pte. R. Eves, Inf.  
 1268 L./C. G. Falconer, A.M.C.  
 445669 Pte. G. H. Farmer, Inf.  
 166042 Pioneer J. Farrell, Pioneers.  
 405260 Pte. J. R. Farrow, Inf.  
 417076 Pte. A. Faure, Inf.  
 59319 L./C. W. F. Ferrier, Inf.  
 69285 Actg. Sjt. A. Fleming, Inf.  
 477313 Pte. A. E. Foster, R. Can. R.  
 63350 Actg. L./C. J. Fotheringham, Inf.  
 71689 Actg. Sjt. H. Fraser, Inf.  
 8441 Sjt. J. B. French, Inf.  
 53072 Coy. S./M. J. Frith, Inf.  
 408081 Pte. L. Fyke, Inf.  
 34119 L./C. R. H. Gale, A.M.C.  
 412371 Pte. W. Gendron, Inf.  
 69320 L./C. J. D. Giggey, Inf.  
 477347 Sjt. A. E. Gladwin, R. Can. R.  
 59382 Pte. J. D. Golding, Inf.  
 72079 Pte. J. H. Grant, Inf.  
 63381 Pte. T. J. Gratton, Inf.  
 43725 Bombr. W. L. Greenway, F. Art.  
 67442 Pte. J. D. Groves, Inf.  
 437561 Pte. J. M. Gunn, Inf.  
 451231 Pte. F. Hackman, Inf.  
 86656 Gunner (Actg. Bombr.) A. E. Hager, F. Art.  
 418018 Pte. H. Hamer, Inf.  
 51201 Pte. G. F. Hartwell, F. Art.  
 1305 Sjt. A. J. Harvey, A.M.C.  
 426879 L./C. W. Hendry, Inf.  
 32856 Cpl. P. Henry, A.M.C.  
 530549 Pte. W. T. Herriot, A.M.C.  
 57036 Sjt. D. Hill, Inf.  
 59466 Pte. J. R. Hill, Inf.  
 65454 Sjt. G. Hobson, M.G. Corps.  
 53986 Pte. F. Hodson, Inf.  
 405307 Pte. S. Hood, Inf.  
 559 Sjt. H. W. Hooke, Eng.  
 412694 Pte. H. Horne, Inf.  
 441542 Pte. S. W. Hosier, Inf.  
 101425 Pte. E. R. Huguet, Inf.  
 71905 Cpl. D. L. H. Hunn, M.G. Corps.  
 10709 Pte. E. C. Hunt, Inf.  
 432173 Sjt. W. Hunter, Inf.  
 19083 Pte. D. Hutchinson, Inf.  
 158 2nd Cpl. R. R. Hutchison, Eng.  
 628017 L./Sjt. J. Irving, Inf.  
 1670 Pte. R. Jackson, P.P.C.L.I. and M.G. Corps.  
 418628 Sjt. W. Jamieson, Inf.  
 402993 Pte. F. G. Jocham, Inf.  
 552 Sjt. W. G. Johnston, P.P.C.L.I.  
 135376 Sjt. E. G. Jupe, Inf.  
 A/20412 Sjt. R. Kennedy, Inf.  
 426053 Pte. H. Kennett, Inf.  
 404779 Pte. S. W. Kertland, Inf.  
 432467 L./C. A. V. Kidson, Inf.  
 41535 Gunner J. L. Kinnie, F. Art.  
 9329 Cpl. R. Kirkealdy, Inf.  
 10795 Pte. J. Klepper, Inf.  
 416961 Pte. H. Lamarre, Inf.  
 79947 Pte. W. Langtry, Inf.  
 1326 Sjt. H. J. Latch, A.M.C.  
 46030 Sapper R. G. Lester, Eng.  
 135776 Pte. W. Ling, Inf.  
 29235 Pte. R. Little, Inf.  
 50619 Pte. E. Littlejohn, A.M.C.  
 469120 Pte. D. A. Livingston, Inf.  
 100792 Pte. J. Lozier, Inf.  
 10141 Pte. L. D. Lyon, Inf.  
 75537 Cpl. F. W. Machell, Inf.  
 71923 Pte. A. K. Mackie, Inf.  
 55109 Sjt. W. H. V. Mackintosh, Inf.  
 59625 Pte. F. Maheux, Inf.  
 54274 Pte. F. E. Manby, Inf.  
 A. 38378 Pte. L. Mann, Inf.  
 57764 Sjt. R. A. Markham, Inf.  
 416592 Pte. L. Marsel, Inf.  
 414167 Pte. F. Martin, M.G. Corps.  
 76198 Pte. W. G. Martin, Inf.  
 436582 Pte. W. P. Martin, M.G. Corps.  
 301609 Sjt. F. C. Marwood, F. Art.  
 418437 Sjt. J. Matheson, Inf.  
 10681 Pte. J. Mathewson, Inf.  
 457953 Pte. G. Matthews, Inf.  
 406950 Pte. F. Mayes, Inf.  
 477629 Pte. B. McColl, R. Can. R.  
 221 Sapper E. A. McCrady, Eng.  
 392 Pte. G. McCready, Eng.  
 84169 Gunner L. V. McCreith, F. Art.  
 2050 S./Sjt. J. McCulloch, A.M.C.  
 167064 Sjt. R. McDonald, Pioneers.  
 147402 Actg. Cpl. F. McGee, M.G. Service.  
 75018 Sjt. E. A. McGirr, M.G. Service.  
 477639 Pte. C. U. McGrath, R. Can. R.  
 628980 Pte. D. McGregor, Inf.  
 430618 Pte. R. McIlvrde, Inf.  
 446538 Pte. H. McInnes, Inf.  
 68205 Pte. A. McIntyre, Inf.  
 67947 Pte. A. McIsaac, Inf.  
 29133 Sjt. J. McIvor, Inf.  
 69634 Pte. C. H. McKay, Inf.  
 24855 Pte. J. B. McKay, Inf.  
 9934 Cpl. J. McKelvie, Inf.  
 57898 Pte. J. McNaughton, Inf.  
 47025 Pte. H. McNeil, Inf.  
 504053 Cpl. G. McRobbie, Eng.  
 1273 Pte. C. H. Meaker, P.P.C.L.I.  
 418427 Sjt. P. Mein, C.C.A.C.  
 205 Sapper H. M. Middaugh, Eng.  
 487319 Pte. N. F. Millar, P.P.C.L.I.  
 74045 Cpl. W. A. Miller, Inf.  
 405633 Pte. E. Mills, Inf.  
 32725 L./C. L. Mills, A.M.C.  
 7776 Pte. H. J. Moore.  
 75561 Pte. H. M. Morris, Inf.  
 418753 Cpl. L. Morrison, Inf.  
 414505 L./C. E. Morson, M.G. Corps.  
 443724 Pte. W. Muir, Inf.  
 81129 Sjt. D. Murray, Inf.  
 101456 Pte. A. E. Nash, Inf.  
 A. 10026 Pte. M. Nicolaiff, Inf.  
 61276 Pte. C. Noeson, Inf.  
 491373 Pte. W. Nute, Inf.  
 22618 Sjt. J. H. O'Brien, Inf.  
 477683 Sjt. T. O'Connor, R. Can. R.

428545 M. J. O'Rourke, Inf.  
 140162 Pte. F. Offredi, Inf.  
 75543 Pte. J. Owen, Inf.  
 400 Sjt. F. A. Parkhurst, Eng.  
 418737 Pte. V. Papps, Inf.  
 71206 Pte. S. D. Paterson, Inf.  
 432402 Cpl. R. V. Patterson, Inf.  
 75587 Pte. E. Peacock, Inf.  
 238 Sapper J. R. Peacock, Inf.  
 61324 Pte. G. Pelletier, Inf.  
 73822 L./C. P. J. Perkins, Inf.  
 61082 Cpl. S. Pinsonneault, Inf.  
 61866 Cpl. L. Potvin, Inf.  
 129310 Pte. L. C. Putnam, Inf.  
 245 Sapper D. H. Rae, Eng.  
 166868 Sjt. J. Raynsford, Pioneers.  
 13142 Sjt. J. A. Reid, Inf.  
 405589 Pte. N. A. Richardson, Inf.  
 33441 Pte. W. J. Richey, Inf.  
 71514 Pte. J. S. Robson, Inf.  
 467597 Pte. S. Robson, Inf.  
 67454 Sjt. G. E. Roche, Inf.  
 29378 Actg./Cpl. J. Rodgers.  
 A. 2601 L./C. G. S. Ruthier, Inf.  
 32990 Sjt. A. Rowe, A.M.C.  
 256 Cpl. J. H. Rushforth, Eng.  
 257 Cpl. A. B. Rutherford, Eng.  
 86515 Gunner W. A. Scott, F. Art.  
 428 Cpl. S. W. Shackell, Eng.  
 457479 Pte. E. Slattery, Inf.  
 57279 Cpl. C. Smith, Inf.  
 76359 L./C. C. E. Smith, Inf.  
 79545 Pte. F. Smith, Inf.  
 454359 Jte. J. Smith, Inf.  
 424448 Pte. H. Snape, Inf.  
 432737 Cpl. G. Souter, Inf.  
 69925 Cpl. G. E. Spinney, Inf.  
 55711 Cpl. C. C. Standish, Inf.  
 32750 Pte. A. H. Stewart, A.M.C.  
 71527 Pte. H. R. Stewart, Inf.  
 102318 Sjt. O. Stronach, Inf.  
 8256 Pte. H. W. Sutherland, Inf.  
 28680 Sjt. C. E. Swannell, Inf.  
 75434 Pte. B. R. W. Taylor, Inf.  
 119040 Pte. J. W. Teasdale, Inf.  
 430262 L./C. W. A. Tennant, Inf.  
 53164 Cpl. G. Thomas, Inf.  
 425411 Pte. N. J. Thomas, Inf.  
 65977 Cpl. J. Thompson, Inf.  
 56065 Pte. T. C. Thompson, Inf.  
 67143 Sjt. J. P. Tickle, Inf.  
 53166 Pte. W. F. Tope, Inf.  
 65989 Cpl. A. S. Tracey, Inf.  
 59995 Sjt. A. A. Trappitt, Inf.  
 62009 Sjt. P. Tremblay, Inf.  
 75926 Sjt. W. F. Tucker, M.G. Coy.  
 75704 Pte. E. J. Turner, Inf.  
 81909 Pte. J. E. Vinie, Inf.  
 20085 Pte. G. A. Vowel, Inf.  
 70010 L./C. K. Vroom, Inf.  
 76226 Sjt. A. F. Walker, Inf.  
 426433 Sjt. A. R. Walker, Inf.  
 348333 Gunner F. Walsh, F. Art.  
 101036 Pte. C. A. Wear, Inf.  
 56049 Pte. W. Webster, Inf.  
 419091 Actg. Coy. S./M. W. Westwood, Inf.  
 405468 Pte. P. Whitcomb, Inf.  
 414341 Pte. L. W. Whitney, Inf.  
 141578 Pte. J. E. Wilkinson, Inf.  
 166688 Pioneer J. W. W. Wilson, Pioneers.  
 171242 Pte. B. Woodley, Inf.

53178 Pte. H. Worsfold, Inf.  
 422897 Pte. G. Wreaks, Inf.  
 41661 Bombr. H. T. Wright, F. Art.  
 320 Sapper A. Zirk, Eng.

The undermentioned have been awarded a Bar to their Military Medal:—

11467 Pte. P. Costello, Can. Inf.  
 73951 Cpl. W. L. Rutledge, Can. Inf.

The awards of the Military Medals above-mentioned were published in the *London Gazette* dated 10th August, 1916, *Canada Gazette*, p. 721.

79359 Sjt. (Actg. Coy. S./M.) N. Appleby, Can. Inf.

25858 Pte. J. Labelle, Can. Inf.

The awards of the Military Medals above-mentioned were published in the *London Gazette* dated 23rd August, 1916, *Canada Gazette*, p. 994.

71084 Pte. J. Adams, Can. Inf.

73878 L./C. W. J. Carey, Can. Inf.

85 2nd Cpl. A. W. Crawford, Can. Eng.

5665 Actg. Sjt. H. J. Faulkner, Can. Eng.

77688 Pte. W. G. Pavey, Can. Inf.

75526 Pte. J. F. S. Victor, Can. Inf.

The awards of the Military Medals above-mentioned were published in the *London Gazette* dated 10th October, 1916, *Canada Gazette*, p. 1548.

333 L./C. C. M. C. Hoyt, Can. Eng.

The awards of the Military Medals above-mentioned were published in the *London Gazette* dated 27th October, 1916, *Canada Gazette*, p. 1975.

*Extracts from the Sixth Supplement to the LONDON GAZETTE of 8th December, 1916.*

WAR OFFICE,

11th December, 1916.

HIS Majesty the KING has been graciously pleased to approve of the appointment of the undermentioned Officer to be Companion of the Distinguished Service Order in recognition of his gallantry and devotion to duty in the field:—

CANADIAN FORCE.

Maj. Philip Burnett, A.M.C.

For conspicuous gallantry and devotion to duty. He took over the command of the bearers at the front and for 48 hours carried out his duties with great skill and determination under very heavy fire.

HIS Majesty the KING has been graciously pleased to confer the Military Cross on the undermentioned Officers and Warrant Officers in recognition of their gallantry and devotion to duty in the Field:—

CANADIAN FORCE.

Lt. Richard John Burde, Inf.

For conspicuous gallantry in action. He maintained supplies throughout the action and cleared the battlefield, working continuously day and night and displayed great courage and determination.



Lt. St. George Duncan Clarke, Inf.

For conspicuous gallantry in action. He carried out a daring reconnaissance and obtained valuable information. Later, he assisted in keeping up the supply of bombs and set a splendid example to his men. He has previously done fine work.

Lt. Charles Thomas Croucher, Inf.

For conspicuous gallantry in action. He led a patrol with great courage and determination and obtained most valuable information. He was surrounded by the enemy, but fought his way back to our lines, himself killing four of the enemy with his revolver.

Lt. Henry Guy Greenwood, Inf.

For conspicuous gallantry in action. He assumed command of and handled his company with great courage and determination. Later, he took charge of another company as well as his own, organizing the defence and maintaining his position for four hours against very superior numbers of the enemy.

Lt. Percy Robert Law, Inf.

For conspicuous gallantry in action. As battalion scout officer he carried out daring and successful reconnaissances of the enemy's positions and wire, and showed marked courage and ability throughout.

Lt. Walter Cyril Lawson, Inf.

For conspicuous gallantry in action. He made personal reconnaissance of a mine crater, going across "No Man's Land" in daylight at great personal risk. Later, he organized a working party and consolidated the crater.

Capt. Stanley Counter Norsworthy, Inf.

For conspicuous gallantry in action. He took personal supervision of the operations in the front line, displaying great courage and initiative. Later, although wounded, he remained at duty. He set a fine example of coolness and devotion to duty throughout.

Capt. Frederick Ross Phelan, Staff Corps.

For conspicuous gallantry in action. He maintained supplies throughout the action and cleared the battlefield, working continuously day and night and displaying great courage and determination.

Lt. Francis Joseph Quinn, Inf.

For conspicuous gallantry in action. He organized a bombing party which cleared 300 yards of trench capturing over 100 prisoners and getting into touch with the Battalion on the right. Later, during an enemy attack, he charged with his party and greatly assisted in repulsing the enemy.

Lt. Milton Frederick Sproule, Fd. Arty.

For conspicuous gallantry in action. He established and maintained communication throughout the operation under very trying conditions. Previously, he went out to reconnoitre the enemy's wire at great personal risk.

Lt. Walter James Turnbull, Fd. Arty.

For conspicuous gallantry in action. He rendered most valuable service as observation officer

under heavy fire and was responsible for preventing a large number of enemy reinforcements being sent up. He had previously done fine work.

Lt. Robert Scott Watson, Inf.

For conspicuous gallantry in action. He showed marked courage and initiative during the consolidation of the position. Later, he returned over open ground under intense fire and made a valuable report to the Battalion Commander. He has previously done fine work.

1254 Trans. Sjt.-Maj. Ernest Jefferson Davis, A.S.C.

For conspicuous gallantry in action. He showed marked courage and skill in directing the evacuation of the wounded by horse transport under heavy fire. He set a splendid example throughout.

HIS Majesty the KING has been graciously pleased to approve of the award of the Distinguished Conduct Medal to the undermentioned Warrant Officers, Non-Commissioned Officers and Men, for acts of gallantry and devotion to duty in the Field:—

#### CANADIAN CONTINGENT.

163271 Actg. L./Corpl. J. McGowan, Inf. Bn.

For conspicuous gallantry during a raid on the enemy trenches. When the officers were wounded, he rallied the raiding party and tried to rescue the wounded officers till himself knocked down by a bomb. Nevertheless he bombed the enemy trenches, and finally got the party safely back. Next day by daylight he went out under heavy shell fire with a rescue party.

*Extracts from the Second Supplement to the LONDON GAZETTE of 24th December, 1916.*

WAR OFFICE,

25th November, 1916.

HIS Majesty the KING has been graciously pleased to approve of the appointments of the undermentioned Officers to be Companions of the Distinguished Service Order, in recognition of their gallantry and devotion to duty in the Field:—

#### CANADIAN FORCE.

Maj. Lawrence Vincent Moore Cosgrave, Fd. A.

For conspicuous gallantry in action. He carried out several reconnaissances under very heavy fire, and explored the enemy's wire in daylight, displaying the greatest courage and ability throughout.

Maj. William Wasbrough Foster, Mtd. Rif.

For conspicuous gallantry in action. He detailed two patrols, and himself led a third under heavy fire, and obtained most valuable information. Later, he carried out a successful attack, and captured his objective. He displayed the greatest courage and initiative throughout.

Maj. John Keiler MacKay, Fd. A.

For conspicuous gallantry in action. When the personnel of his O.P. had become casual-

ties, he went forward under very heavy fire and re-established the O.P. 200 yards beyond our front line, and resumed communication with his battery. He remained forward all day, commanding his battery from this exposed position, and sending back most valuable information.

Temp. Maj. William Reginald Patterson, Mtd. Rif.

For conspicuous gallantry in action. He led the attacking force with the greatest courage and determination, and captured two of the enemy's trenches. Later, he organized bombing attacks, and consolidated the position, sending back most valuable information.

Temp. Maj. Alexander Thomas Thomson, Inf.

For conspicuous gallantry in action. He commanded and handled his battalion under very trying circumstances with the greatest courage and ability. He has previously done very fine work.

**HIS** Majesty the KING has been graciously pleased to confer the Military Cross on the undermentioned Officers and Warrant Officers in recognition of their gallantry and devotion to duty in the Field:—

#### CANADIAN FORCE.

Capt. Henry Harold Argue, A.M.C.

For conspicuous gallantry and devotion to duty. He tended and dressed the wounded under very heavy fire, displaying great courage and determination throughout.

Lt. Louis Westley Baillarge, Inf.

For conspicuous gallantry in action. He assumed command of and led his company with great courage and determination. He has on many previous occasions done very fine work.

Lt. Horace Andrew Blake, Mtd. Rif.

For conspicuous gallantry in action. He led his platoon under very heavy fire with great courage and determination. Later, he successfully led his men in a charge on two of the enemy's trenches, and effectively consolidated his position.

Capt. William Brown, A.M.C.

For conspicuous gallantry and devotion to duty. He tended and dressed the wounded continuously for 48 hours, under very heavy fire. He displayed great courage and determination throughout the operations.

Capt. (temp. Maj.) John Cloutarf Kelyyn Carson, Inf.

For conspicuous gallantry in action. He led his men with great courage and initiative, setting a splendid example throughout. Later, he carried out several daring reconnaissances under very heavy fire.

Lt. Thomas Stanley Chutter, Inf.

For conspicuous gallantry in action. He, accompanied by a N.C.O., proceeded beyond the block and captured two unwounded enemy snipers who were inflicting casualties among our men. He has on many previous occasions done very fine work.

Lt. Walter Creasy, Fd. A.

For conspicuous gallantry in action. As F.O.O., he established and maintained communications under very heavy fire displaying great courage and ability. Later, he rescued a wounded officer and a wounded man.

Lt. Eric Reginald Dennis, Inf.

For conspicuous gallantry in action. He rescued some men who were buried under intense fire, displaying great courage and determination. Later, he set a splendid example to his men under very trying conditions.

Lt. James Foord, Mtd. Rif.

For conspicuous gallantry in action. He led a patrol and gained most valuable information. During an attack he led a party and personally accounted for several of the enemy. Later, although severely wounded, he remained at his post.

Lt. Herbert Renwick Hammond, Fd. A.

For conspicuous gallantry in action. As F.O.O., he obtained observation and directed fire on the enemy's wire under very trying conditions with great courage and skill. Later, he carried out several most valuable reconnaissances.

Lt. Edward Burton Hart, Inf.

For conspicuous gallantry in action. He assumed command in the front line, and maintained his position at a very critical time, displaying great courage and determination. Later, he rendered most valuable services as intelligence officer.

Lt. William Jeffrey Holliday, Inf.

For conspicuous gallantry in action. With a small party he took an enemy position and held it against three attacks, displaying great courage and initiative. Later, although wounded, he continued at duty for 42 hours until relieved.

Lt. William Elgin James, Inf.

For conspicuous gallantry in action. He constructed an advanced strong post under very heavy fire with great courage and initiative. Later, although wounded, he continued working with his men until the work was completed.

Lt. Hallgrimur Jonsson, Inf.

For conspicuous gallantry in action. He commanded and handled two working parties with great courage and skill. He set a splendid example to his men throughout.

Capt. William Howard Keslick, Inf.

For conspicuous gallantry in action. He led his company under heavy fire with great courage and initiative. Later, he rendered most valuable services by establishing and linking up various detached posts.

Rev. William Ennis Kidd, Chapl. Dept.

For conspicuous gallantry and devotion to duty. He tended and dressed the wounded continuously for three days under very heavy fire, displaying great courage and determination.

Capt. John Hamptonne L'Amy, Inf.

For conspicuous gallantry in action. He led his men with great courage and initiative, and



reorganized the front line. Later, although wounded, he remained at his post and led his men to the final objective.

Lt. Lambert Dumont Laviolette, Inf.

For conspicuous gallantry in action. He carried out a valuable reconnaissance under very heavy fire. Later, he led his company in the attack with great courage and initiative. He has previously done very fine work.

Lt. Honoré Edward Légaré, Inf.

For conspicuous gallantry in action. He led his company with great courage and initiative, setting a splendid example to his men. He was severely wounded.

Lt. Arthur Louis Levy, Inf.

For conspicuous gallantry in action. He carried out a valuable reconnaissance under heavy fire. Later, he guided the attacking company with great skill and continued with the company until the objective had been gained.

Capt. (temp. Maj.) John Douglas Macpherson, Inf.

For conspicuous gallantry in action. He handled his company under heavy fire with great courage and determination. Later, he assumed command of his battalion and set a fine example to his men. He has previously done very fine work.

Capt. Kenneth Arnold Mahaffy, Inf.

For conspicuous gallantry in action. He led his men, under intense fire, with great courage and determination. He set a splendid example throughout the operations.

Lt. John Alexander McDonald, Inf.

For conspicuous gallantry in action. He led his company with great courage and determination, twice driving the enemy out of their trenches. Later, he established a block and maintained his position through continuous fighting until relieved.

Capt. Harold Wigmore McGill, A.M.C.

For conspicuous gallantry and devotion to duty. He tended and dressed the wounded under very heavy fire with great courage and determination.

Lt. William Watt McLellan, Inf.

For conspicuous gallantry in action. Although wounded, he assumed command of and led his company with great courage and initiative. With one man he captured an enemy machine gun which he brought into action. Later, he rescued a wounded man under intense fire.

Lt. Stanley Currie Robertson, Inf.

For conspicuous gallantry in action. He led his bombing platoon with great skill and determination, reconnoitring and placing his men in positions of advantage. Later, he rescued a wounded officer and rendered valuable services in defending the left flank of the Brigade. He has on many previous occasions done very fine work.

Lt. Percy Clark Sherren, Inf.

For conspicuous gallantry in action. He led a successful bomb raid, collecting and land-

ing his formation with great skill. Later, he dropped bombs on an ammunition train from 500 feet, causing much damage.

Lt. Robert William Simmie, Inf.

For conspicuous gallantry in action. He organized the battalion grenade supply with great skill. Later, although twice wounded, he personally held for eight hours a very important block, displaying great coolness and courage.

Capt. (temp. Maj.) Joseph Donaldson Simpson, Inf.

For conspicuous gallantry in action. He personally supervised the movements of the supporting troops under intense fire, displaying great courage and initiative, and setting a splendid example to his men. He has on many previous occasions done very fine work.

Capt. Howell Smith, Mtd. Rif.

For conspicuous gallantry in action. He established and maintained communications throughout the operations with great courage and determination, sending back most valuable information. Later, he rescued a wounded officer under heavy fire.

Capt. (now temp. Maj.) Thomas D'Arcy Sneath, Mtd. Rif.

For conspicuous gallantry in action. He led his company with great courage and initiative, gaining his objective. Later, he organized and consolidated the position with great skill. He set a splendid example to his men.

Rev. Robert Fleming Thompson, Can. Chapl. Dept., Inf.

For conspicuous gallantry and devotion to duty. He tended and dressed the wounded continuously for three days under very heavy fire, displaying great courage and determination.

Capt. Alan Turnbull, Inf.

For conspicuous gallantry in action. He led his company to their objective with great courage and initiative. Later, he consolidated and maintained his position, repulsing an enemy counter-attack.

Lt. Duncan Kenneth Turner, Inf.

For conspicuous gallantry in action. After organizing the defence of the position he led a patrol forward and captured two enemy machine guns and fifty prisoners. He displayed great courage and initiative throughout.

Lt. John Youngs, Inf.

For conspicuous gallantry in action. He led his men with great courage and determination. Later he, single-handed, attacked an enemy machine gun, and captured the gun and its crew.

616 Sjt.-Maj. Henry Neighbour, Inf.

For conspicuous gallantry in action. He organized the supplying of the captured front line with bombs and water, personally accompanying the parties under intense fire. Later, he dressed the wounded with great courage and determination.

THE undermentioned have been awarded a Bar to their Military Cross for subsequent acts of conspicuous gallantry:—

Lt. (Actg. Capt.) George Roland Barnes, M.C.,  
Can. Mtd. Rif.

For conspicuous gallantry in action. He led his company with great courage and initiative, gaining his objective. Later, he consolidated and maintained his position for thirty-six hours until relieved. He has on many previous occasions done very fine work.

(The Military Cross was awarded in the *London Gazette* dated 19th August, 1916; see *Canada Gazette*, page 899.)

Capt. (now temp. Maj.) William Edgar Laurence Coleman, M.C., Can. Mtd. Rif.

For conspicuous gallantry in action. He led his company with great courage and determination, capturing two of the enemy's trenches. Later, he consolidated and maintained his position.

(The Military Cross was awarded in the *London Gazette* dated 19th August, 1916; see *Canada Gazette*, page 900.)

Capt. Harold William Alexander Foster, M.C.,  
Can. Inf.

For conspicuous gallantry in action. When in command of the front line, he carried out his work with great courage and initiative, organizing a system of runners and maintaining touch with the units on his flank, he set a splendid example to his men.

(The Military Cross was awarded in the *London Gazette* dated 3rd June, 1916. See *Canada Gazette*, page 3).

Lt. Adam Harrison Gilmour, M.C., Can. Inf.

For conspicuous gallantry in action. Three times he led carrying parties with water and bombs to the front line, over 1,500 yards of captured ground, swept by machine guns, in daylight. Later, although wounded, he guided reinforcements to the front line.

(The Military Cross was awarded in the *London Gazette* dated 19th August, 1916. See *Canada Gazette*, page 900.)

Lt. (temp. Capt.) Frederick Frank Minchin,  
M.C., P.P.C.L.I.

For conspicuous gallantry in action. He flew 150 miles at night to bomb an enemy aerodrome, descending to 500 feet, and doing serious damage. On another occasion he landed 45 miles from our line to pick up the pilot of a damaged machine in a hostile country.

(The Military Cross was awarded in the *London Gazette* dated 31st May, 1916. See *Canada Gazette*, page 4234.)

HIS Majesty the KING has been graciously pleased to approve of the award of the Distinguished Conduct Medal to the undermentioned Warrant Officers, Non-Commissioned

Officers and Men for acts of gallantry and devotion to duty in the Field:—

#### CANADIAN CONTINGENT.

703085 Sjt. M. M. Brown, Infy.

For conspicuous gallantry in action. Although severely wounded, he continued to fight his machine gun, displaying great courage and setting a splendid example.

26680 Sjt. (Actg. Coy. S/M.) A. Close, Infy.

For conspicuous gallantry in action. He repeatedly repaired wires under very heavy fire, displaying great courage and determination. He has on many previous occasions done very fine work.

178196 Cpl. H. Dawson, Infy.

For conspicuous gallantry in action. He took command of a block and carried on the defence through seven enemy bombing counter-attacks. He displayed great courage and determination throughout.

81223 C. S/M. M. J. Dobie, Infy.

For conspicuous gallantry in action. He assumed command of and handled his company with great courage and skill. Later, although wounded, he remained on duty until he brought his company out of action.

127020 Pte. C. E. Dobson, Infy.

For conspicuous gallantry and devotion. On the safety pin of a bomb being withdrawn, prior to firing, Private Dobson saw it spark. He immediately snatched the shell from the gunner's hands, scrambled from the gun-pit, shouting, "Take cover," and threw it into a shell hole, where it exploded before touching the ground.

61827 Sjt. J. Feeney, Infy.

For conspicuous gallantry in action. Although wounded in the right arm, he led his platoon with great courage and determination, himself throwing bombs with his left hand. Later, although again severely wounded, he remained at his post, rallying his men and directing the consolidation of the position.

63969 Pte. W. Gough, Infy.

For conspicuous gallantry in action. He fought his machine gun in the open with great courage and determination, thereby saving the situation at a very critical time.

A. 44300 Pte. R. H. Jones, Infy.

For conspicuous gallantry in action. He carried seven messages to the front line under very heavy fire. Later, he rescued many wounded men. He set a splendid example of courage and coolness.

25858 Pte. J. Labelle, Infy.

For conspicuous gallantry and devotion to duty. Although himself wounded, he tended and dressed the wounded under very heavy fire with great courage and determination. Later, he organized stretcher parties and was the means of saving many lives.

109441 Actg. C.S.M. R. L. Layton, Mtd. Rifles.

For conspicuous gallantry in action. He attacked with his company two of the enemy's



trenches, displaying great courage and materially assisting in the capture of the trenches. Later, he rendered most valuable services during the consolidation of the position.

13394 Sjt. J. Moir, Infy.

For conspicuous gallantry in action. He assumed command of his company and organized the line, displaying great courage and initiative. Later, with an officer, he rescued a severely wounded man under very heavy fire.

22780 C.S./M. J. P. Nuttall, Infy.

For conspicuous gallantry in action. He led his men with great courage and initiative. Later, accompanied by an officer, he captured two enemy snipers. He has previously done very fine work.

61615 L/Sjt. N. Picard, Infy.

For conspicuous gallantry in action. He led his platoon in the attack with great courage and initiative. Later, although wounded, he remained at his post until he fell exhausted.

107521 Sjt. G. T. Rant, Mtd. Rifles.

For conspicuous gallantry in action. He carried out a daring patrol and obtained most valuable information. Later, he led his men in the attack with great courage and determination. He was twice wounded.

405677 Pte. D. Roy, Infy.

For conspicuous gallantry in action. He led a party of bombers with great courage and initiative, capturing a machine gun and over 100 prisoners. Later, he made three successful counter-attacks with his party.

437613 Pte. C. J. Stevens, Infy.

For conspicuous gallantry in action. Although twice wounded he remained at his post. Later, he carried a message to Battalion Headquarters under heavy fire and himself captured two unwounded enemy prisoners.

140202 Pte. R. Thornton, Inf.

For conspicuous gallantry in action. Single-handed he attacked three of the enemy, killing two of them and capturing a prisoner. Later, he carried messages under very heavy fire.

*Extract from the Fourth Supplement to the LONDON GAZETTE of the 12th December, 1916.*

WAR OFFICE,

14th December, 1916.

**H**IS Majesty the King has been graciously pleased to award the Military Medal for bravery in the Field to the undermentioned Non-Commissioned Officers and Men:—

CANADIAN CONTINGENT.

6091 Cpl. F. O. Batstone, R.H.A.

61284 Pte. F. Boutin, Inf.

8 S./Sjt. G. D. Churchward, R. Dragoons.

417498 Pte. J. N. Dupuis, Inf.

4774 Cpl. J. O'Leary, R.H.A.

2642 Actg. L./C. E. A. Robinson, Lord Strathcona's Horse.

2648 Sjt. C. W. Rodaway, Lord Strathcona's Horse.

NOTE.—These Military Medals have been awarded for services rendered on various occasions during the progress of the campaign, and the ranks now shown are not in all cases the ranks held by the recipients of the decorations when the acts of gallantry were performed.

29-1

CANADA.  
No. 1353.

DOWNING STREET,  
30th November, 1916.

MY LORD DUKE,—With reference to my despatch No. 811 of the 25th of August, 1915, I have the honour to transmit to Your Excellency, for the information of your Ministers, copies of a public notice dated 19th October, 1916, issued by the Board of Trade, regarding the use of manifests and bills of lading during the war.

2. I shall be glad if a similar notice may be issued in Canada.

I have the honour to be,

My Lord Duke,  
Your Grace's most obedient,  
humble servant,

(Signed) A. BONAR LAW.

Governor General

His Excellency

The Duke of Devonshire, K.G., G.C.V.O.,  
&c., &c., &c.

NOTICE TO SHIPPERS AND SHIPOWNERS  
RESPECTING MANIFESTS AND BILLS  
OF LADING.

**T**HE attention of Shippers and Shipowners and the trading community generally is drawn to the fact that in time of war the practice of shipping goods with Bills of Lading made out "to order" (made illegal by Section 4 of the Customs (War Powers) Act, 1915, in the case of goods shipped from the United Kingdom under license) is very undesirable in respect of any goods exported from any part of the British Empire. Shippers of goods not requiring licenses are therefore advised not to make out Bills of Lading "to order," but only—

(a) To a named consignee, or

(b) To a bank or financial house of high standing, with the remark in the margin of the Bill of Lading "Notify A.B." "A.B." being the name of the person or firm for whom the goods are ultimately designed. Goods shipped to Holland should be consigned to the Netherlands Oversea Trust.

It is essential during the war that, in the case of all goods, whether shipped under license or not, British ships should have on board throughout the voyage a full manifest of cargo and all the Bills of Lading, or certified copies of the Bills of Lading.

Unless these requirements are complied with, there will be a risk that the ships will be stopped and diverted by H.M. ships or the war vessels of the allied nations, in order to permit of full examination of the cargo, and ascertainment of its destination.

In the case of British ships that will touch at ports in countries contiguous to enemy territory, compliance with these requirements is of special importance and serious delay may result to ship and cargo in such cases if all ship's papers are not on board and in order.

This notice supersedes the announcement made by the Board of Trade on August 19th, 1915, (see "Board of Trade Journal" of 26th August, 1915, pp. 594-5) but in no way affects the requirements of Section 4 of the Customs (War Powers) Act, 1915, in regard to licensed goods.

BOARD OF TRADE, 19th October, 1916.

27

## ORDERS IN COUNCIL.

22/3137]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 20th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

HIS Excellency the Governor General in Council, under and in accordance with the provisions of Sections 247 and 252 of The Inland Revenue Act and of the General Order in Council dated the 23rd March, 1898, is pleased to grant and doth hereby grant authority to permit the use of Domestic or Imported Spirits for the manufacture, in Bond, of a chemical product known as "Neo-Diarsenol" upon payment of duty at the rate of 15 cents per proof gallon on the former or 45 cents per proof gallon on the latter for the quantity of spirits so used.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

28-2

[3045]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 19th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS the Vancouver Harbour Commissioners have forwarded for approval, as required by the provisions of section 20 of 3-4 George V, chapter 54, the attached by-law, No. 114, designed to fix the salary to be paid to the superintendent of the new Government wharf recently transferred by the Department of Public Works to the Vancouver Harbour Commissioners for administration,—in accordance with section 10 of the above mentioned Act.

And whereas the Officer of the Department of Marine and Fisheries, who is entrusted with the supervision of the affairs of the different Harbour Commissions of Canada, reports that he has examined the said By-Law and that it is in accordance with the provisions of the sections of the Act above quoted ;

And whereas the said officer of the Department of Marine and Fisheries recommends the approval of the said by-law without its submission to the Department of Justice for an opinion as to its legality, it being of the same tenor as a similar by-law previously submitted, and approved by the Department of Justice.

Therefore His Excellency the Governor General in Council is pleased to approve and doth hereby approve the attached By-law, No. 114, of the Vancouver Harbour Commissioners.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

VANCOUVER HARBOUR COMMISSION,  
VANCOUVER, B.C.

EXTRACT from the Minutes of a meeting held on the  
28th November, 1916.

RESOLVED : That the following by-law, numbered 114, be and is hereby made and passed as a by-law of the Harbour Commissioners of Vancouver, B.C., and that the Secretary be and is hereby instructed to forward said by-law to the Department for the approval of the Governor in Council in terms of Section 10, Chapter 54, 3-4 George V.

BY-LAW 114.

The salary to be paid to the Superintendent of the Government Wharf at Salisbury Drive in the Harbour of Vancouver, B.C. shall be \$150 per month from 1st December, 1916.

(Sgd.) W. D. HARVIE,  
Secretary.

Certified,  
28th November, 1916.

28-2

[3121]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 29th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS a request has been received from the Department of Indian Affairs for the setting apart, in accordance with the terms of Treaty No. 8, of Gregoire Lake Indian Reserves Nos. 176, 176A and 176B, for the Indians of the Cree Band, comprising an aggregate area of five thousand seven hundred and nine acres ; and

Whereas the lands applied for, which are hereinafter particularly described, are available for the purposes aforesaid according to the records of the Department of the Interior.

Therefore His Excellency the Governor General in Council, under the provisions of Section 76 of the Dominion Lands Act, is pleased to order and it is hereby ordered that the said lands be withdrawn from the operation of the said Act and set apart for the Indians ;

The said lands may be more particularly described as follows :—

First,—Reserve No. 176—Beginning at the South-east corner of Section 25 in Township 85, Range 8 West of the 4th Meridian, thence due West a distance of 241 chains and 64 links to an iron post, mound and trench, thence due North a distance of 201 chains to an iron post, mound and trench, thence due East a distance of 120 chains and 64 links to an iron post and trench, thence due North a distance of 73 chains and 16 links more or less to the South shore of Gregoire Lake, thence Easterly following the South shore of the said lake to the East boundary of Section 12, in Township 86, Range 8, West of the 4th Meridian, thence Southerly following the East boundary of the said township and of Township 85, Range 8 West of the 4th Meridian to the place of commencement, containing by admeasurement five thousand five hundred and fifteen acres more or less ;

Second,—Reserve No. 176A—Beginning at a wooden post planted on the south shore of Gregoire Lake distant 5 chains and 26 links North and 64 chains and 17 links West of the iron post and trench marking the most northerly corner of the reserve No 176, thence on a bearing of 180 degrees a distance of 7 chains and 45 links, thence on a bearing of 90 degrees a distance of 5 chains, thence on a bearing of 180 degrees a distance of 10 chains and 10 links, thence on a bearing of 270 degrees a distance of 40 chains, thence on a bearing of 360 degrees a distance of 72 chains, thence on a bearing of 90 degrees a distance of 8 chains and 80 links more or less to the Western shore of Gregoire Lake, thence Southeasterly following the shore of the said lake to the wooden post at the place of commencement and containing by admeasurement one hundred and fifty-two acres more or less ;

and Third—Reserve No. 176B—Beginning at the Northeast corner of the southeast quarter of Section 24, Township 86, Range 8 West of the 4th Meridian, thence westerly following the north boundary of the said quarter-section a distance of 18 chains and 34 links more or less to the Eastern shore of Gregoire Lake, thence Southeasterly following the said shore to its intersection with the East boundary of the Northeast quarter of Section 13 of the said township, thence Northerly following the East boundary of the said township to the place of commencement, and containing by admeasurement forty-two acres more or less, all as shown within the boundaries hatched in black on the plan of the said reserves hereto attached.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

29-4



[3069]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 19th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS the Minister of the Interior reports that under authority of an Order in Council, dated the 3rd February, 1914, a free grant was made to the Town of Lloydminster of two hundred and ninety-two available undisposed of lots in that townsite, the grant being considered to be in the public interest ;

And whereas fourteen lots in the townsite which were held under time sales at the time of the passing of the said Order in Council are now clear in the Department of the Interior, the sales having been cancelled through default in payment ;

And whereas the Minister of the Interior further reports that an Order in Council, dated the 31st August, 1908, reserved seven lots in the townsite of Lloydminster, namely, Lot 10 in block 5, Lot 26 in block 6, Lot 16 in block 9, Lot 28 in block 11, Lot 10 in block 13, Lot 8 in block 15 and Lot 10 in block 19, for the use of the Town of Lloydminster for well-boring purposes ;

And whereas the said seven lots in the Townsite of Lloydminster are otherwise clear in the Department of the Interior ;

And whereas the Minister of the Interior is of the opinion that it would be in the public interest to transfer the fourteen lots which were held under time sales at the time of the passing of the Order in Council of the 3rd February, 1914, to the Town of Lloydminster ;

Therefore His Excellency the Governor General in Council is pleased to transfer and doth hereby transfer to the Town of Lloydminster the said fourteen lots, and to authorize a free grant thereof to the said municipality.

His Excellency the Governor General in Council is also pleased, in view of the general transfer to the Town of Lloydminster of the available Government lots in that townsite, to rescind and doth hereby rescind the said Order in Council of the 31st August, 1908, and to authorize a free grant to the Town of Lloydminster of the lots covered thereby.

RODOLPHE BOUDREAU,

27-4 Clerk of the Privy Council.

[2931]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 29th day of November, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GEN-  
ERAL IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 22nd November, 1916, from the Minister of the Interior, submitting that applications have been made by certain half-breeds and others, who have been in occupation for several years, of small lots comprising areas varying from five to ten acres in the Grand Rapids Settlement, at the mouth of the Saskatchewan River, at the head of Lake Winnipeg, in the Province of Manitoba, and that their claims have been especially investigated and a survey made of their holdings by a Dominion Land Surveyor in the permanent employ of the Department of the Interior, who has recommended that the lots they occupy be leased to the applicants instead of being disposed of to them outright, as in the latter case it is feared that their holdings might be acquired from them for speculative purposes.

The Minister is of the opinion that the lots in question should be disposed of in the manner above suggested, and he, therefore, recommends that he be authorized to issue leases to the respective applicants for the lots appearing opposite their names as hereinafter set forth, for a term of ten years at a nominal annual rental of \$1, subject to residence upon the land and

renewable at the expiration of that period for a further term of ten years at the discretion of the Minister of the Interior, such leases to be non-assignable and subject to cancellation at any time by the Minister of the Interior in the event of the lessees ceasing to reside upon the land.

The applicants and the lands to be leased to them are as follows :—

Lot.	Lot.
K Richard Ballantyne,	38 Frank Sinclair,
21 Samuel Parenteau,	40 Valentine McKay
22 Henry Parenteau,	41 John Cook,
23 Abraham Buck,	44 Alex Mercredi,
24 Edward Cook,	46 Baptiste Dorion
25 Joseph Sinclair,	47 O. Desrosiers,
26 Adam Ballantyne,	48 Peter Ballantyne,
27 John Chief,	49 James Stove,
28 A. W. Notman,	50 Antoine Chartier,
32 Pierre Dorion,	51 Jonas Chartier,
33 Solomon Cook,	52 Benjamin Sanderson,
34 Arthur McKay,	53 Norbert Mercredi,
35 Henry Cook,	54 William Mercredi,
36 Fred Sinclair,	55 Elzear Chartier.
37 John Dorion,	

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,

26-4 Clerk of the Privy Council.

[30/3137]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 20th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

HIS Excellency the Governor General in Council under and in virtue of the provisions of section 252 of the Inland Revenue Act, and of the General Order in Council of the 25th March, 1898, is pleased to authorize and doth hereby authorized the use of Domestic Alcohol in the manufacture in bond of such Tooth Pastes as have received the approval of the Department of Inland Revenue, upon payment of duty at the rate of 15 cents per proof gallon.

RODOLPHE BOUDREAU,

28-2 Clerk of the Privy Council.

[3210]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 28th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated the 18th December, 1916, from the Minister of the Interior, stating that Angus Thompson holds under Military Bounty Warrant (1885) the north half of Section 6, Township 73, Range 8, west of the 6th Meridian.

On the 15th May, 1916, an Order in Council was passed relieving Mr. Thompson of the necessity of performing any residence duties, in view of the fact that a medical certificate had been submitted stating that he was suffering from tuberculosis of the lungs in an advanced stage, and authorizing the issue of patent in Mr. Thompson's favour on proof being submitted that the other conditions of the entry had been complied with. Mr. Thompson now represents that unless he moves to a warmer climate he will not survive the coming winter.

In view of the foregoing, the Minister recommends that authority be given, under subsection (l) of section 76 of The Dominion Lands Act, chapter 20, 7-8 Edward VII, for the sale of the north  $\frac{1}{2}$  of Section 6, Township 73, Range 8, west of the 6th Meridian to Mr. Thompson at the rate of \$1.00 per acre, and that patent for this land be issued in his favour on completion of the required payments.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

28-4 Clerk of the Privy Council.

[3122]

## AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 19th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

HIS Excellency the Governor General in Council is pleased, under the provisions of Section 17 of the Dominion Forest Reserves and Parks Act, to make the accompanying regulations relating to the administration of "Project Meadows" to apply to the forest reserves within the Railway Belt in the Province of British Columbia, and the same are hereby made and established, accordingly.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

REGULATIONS relating to Project Meadows to apply to Dominion Forest Reserves in the Railway Belt in the Province of British Columbia.

"Project Meadows" are meadows within Forest Reserves which are located in places difficult of access whence it will be impossible to haul hay so that any use of the meadows will be contingent upon feeding stock on the ground.

A "lessee of stock" is a person or company who have leased a ranch or farm and fixtures including stock as a going concern for a term of years on the basis of either a fixed rental or shares of profit and a guarantee to return an equivalent number of stock or the cash value of same to the owner on the termination of the lease.

1. A permit for a term of five years for the sole use of a project meadow or in the case of small meadows for any number of meadows whose combined acreage as determined by the method provided in clause 13 hereafter does not exceed one hundred acres may be granted to any person who is a British subject, subject to the conditions hereinafter set forth.

2. Every project meadow for which application for use under permit is received will be surveyed by a forest officer by metes and bounds. A plan of said survey will be filed in the office of the Forest Supervisor and every permit issued shall be based on the acreage as shown on such plan.

3. (a) In considering applications for the use of project meadows the following classes of applicants will be considered in the following order of preference ;

Class 1. Applicants who are *bona fide* owners of ranch or farm lands who desire to procure project meadows to be used as adjuncts to their ranches or farms.

Class 2. Applicants who do not own ranch or farm lands which they wish to supplement by the use of project meadows in raising stock but who desire to use project meadows to raise stock thereon as independent business ventures.

(b.) Applications from persons in Class 2 will not be considered until all applications of persons in Class 1 are satisfied.

4. Where more than one application of the same class is received at the same time for a meadow for which no permit is in force the forest officer may partition the meadow, if satisfactory to the applicants. If no agreement is possible between them he shall put the right up to tender on an acreage basis at an upset price not less than the rates fixed in Section 11 of these Regulations.

5. The permittee shall undertake improvement work adequate to bring the meadow to its maximum bearing capacity, such improvements to be satisfactory to the Forest Officer in charge of the Reserve.

6. Only stock of which the permittee is the *bona fide* owner or lessee shall be maintained upon a project meadow.

7. A permittee may use a project meadow in any one of the following ways :—

1. To put up hay for feeding stock the following winter.
2. To pasture stock during the summer.

3. To grow hay on one part and pasture the remainder.

8. The minimum annual use requirement for stock maintained upon a project meadow shall be as follows :—

1. During the first three years of the duration of the permit :

a. Cattle or horses, at the rate of one head to be wintered for two acres of meadow under permit.

b. Sheep at the rate of five head to be wintered for every two acres of meadow under permit.

2. During the fourth and fifth years of permit and during the renewal thereof granted under section 10 of these Regulations :—

a. Cattle or horses, at the rate of one head to be wintered for every acre of meadow under permit.

b. Sheep, at the rate of five head to be wintered for every acre of meadow under permit.

9. Every permittee shall make affidavit to the Forest Officer in charge of the Reserve before May 1st of each year of the use made of the project meadow under permit to him during the preceding twelve months. This affidavit shall set forth :—

1. Number of stock maintained;

2. Time maintained;

3. Quantity of hay put up;

4. Quantity of hay fed;

5. Improvements made;

10. Every permittee who has conformed to the requirements of these regulations shall be granted three renewals of said permit for further five year terms upon application at least six months prior to the termination of said permit or renewal thereof, and such application will have preference over all other applications for the same land under these regulations.

11. The dues to be charged for the use of project meadows will be as follows :—Original permit—five cents per acre per year. First renewal—ten cents per acre per year. Second and third renewals—fifteen cents per acre per year.

12. Permits for the use of project meadows shall not be transferable or assignable without the consent of the Minister and no person or company shall be entitled to more than one permit at a time.

13. In cases where consent has been given to the assignment of a permit the permit shall be returned to the Department and a new permit shall be issued to the assignee for the remainder of the term of the original permit assigned and subject to the same conditions.

14. In case of cancellation of a permit or where a renewal is not desired or procurable a second permittee for an improved project meadow will be required to pay the dues which the original permittee would have paid had his occupancy continued.

15. All fences constructed shall be maintained by the permittee during his occupancy in a condition satisfactory to the Forest Officer.

16. All timber required to be cut on the forest reserve for the construction of improvements shall be obtained under permit under the conditions of the forest reserve regulations and at the prescribed rates of dues.

17. Every holder of a permit will be held responsible for any fire which starts directly or indirectly, personally or through any servant, employee or agent of said permittee upon any land within a forest reserve held under permit granted to said permittee and all employees' services shall be given free whenever a fire starts on or threatens the land or improvements held under said permits. Any neglect on the part of the permittee which may cause fire is sufficient reason for the cancellation of the permit ;

18. Summer range for stock wintered on a project meadow may be secured under the terms of the grazing regulations. The holder of a permit for a project meadow shall be considered as having the same standing as applicants for grazing permits in Class one as defined in Section 39 of the Forest Reserve Regulations, as established by Order in Council of the 20th April 1916.



[3044]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 14th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**W**HEREAS the regulations for the disposal of quartz mining claims on Dominion lands, established by Order in Council, dated 13th August, 1908, under the authority of the Dominion Lands Act, provide that any person having discovered mineral in place may personally stake out a location not exceeding in area 1,500 feet square; that no person shall hold in his own name, except by assignment, more than one such mineral claim on the same vein or lode, or within a distance of one-half mile; that evidence must be furnished each year to show that the locator has done or caused to be done on the claim itself to the value of \$100, or pay that amount to the Mining Recorder in lieu; and that, after the sum of \$500 has been so expended on the location or paid to the Recorder, the locator shall be entitled to a lease of the tract so staked for a term of years; work done outside the claim, with intent to work the same, may, however, if such work has direct relation and is in direct proximity to the claim, be deemed to be work done on the claim, if to the satisfaction of the Mining Recorder; and

Whereas representations have been made to the Department of the Interior that mineral of economic value exists in that portion of the Dominion of Canada bordering on Coronation Gulf near the mouth of the Coppermine River, in the Arctic region, but that no serious attempts have been made to explore or to develop the mineralized belt said to exist, owing to the very great difficulties experienced in reaching that remote region, and the very large initial cost involved in such an enterprise; and

Whereas Fort Norman, at the mouth of Great Bear river, may be reached, during the short period of navigation, by rail to Fort McMurray and by river steamer on the Athabaska and Mackenzie rivers, but at that point the prospector is confronted by two very serious obstacles, that is, transportation from Fort Norman on the Mackenzie river to Fort Franklin on Great Bear lake, a distance of about one hundred miles, and from Fort Confidence at the head waters of Great Bear lake to the mouth of the Coppermine river, a distance of about one hundred and twenty miles; and

Whereas it has been represented that the area prescribed by the regulations, while sufficient in those portions of the Dominion which are easily accessible, would not be an adequate basis of return for the risk and outlay which would necessarily be incurred in sufficiently improving the means of transportation to the mouth of the Coppermine river to enable the prospector to take in machinery and supplies, and that it is essential to the exploration and development of the mineral resources of that remote part of the Dominion that additional inducements be offered to prospectors who may have sufficient capital to undertake so expensive and so hazardous an enterprise; and

Whereas it has been represented that an expenditure of at least \$25,000 would be necessary to sufficiently improve the means of transportation from Fort Norman to admit of an expedition being sent in to prospect that part of the country during a period of one year, and it has been suggested that any individual or company prepared to expend during one year such an amount in prospecting and improving the means of transportation, be given permission, in consideration of such expenditure, to stake out and obtain entry for a greater number of mineral claims than is prescribed by the regulations; and

Whereas the tract within which mineral of economic value is said to exist lies between the 108th and 118th Meridian of West Longitude, and between the 66th and 68th degree of North Latitude;

Therefore, His Excellency the Governor General in Council, in order to stimulate prospecting in that part of the country, is pleased to authorize and doth hereby authorize the grant to any prospector, whether individual or company, who expends during the calendar

year, 1917 the sum of not less than \$25,000 in actual prospecting operations within the tract above described, and in improving the means of access between Fort Norman and the mouth of the Coppermine river, entry under the provisions of the Quartz Mining Regulations for fifty mineral claims of the prescribed size, that is, one claim for each \$500 expended, upon the following terms and conditions:—

(1) That the prospector shall, on or before the 31st day of December, 1917, furnish the Minister of the Interior with evidence supported by affidavit, and accompanied by vouchers, if required, to show that he has, during the calendar year 1917, expended the sum of not less than \$25,000 in actual prospecting operations by recognized methods within the tract above described, and in improving the means of access between Fort Norman on the Mackenzie River and the mouth of the Coppermine River. The evidence submitted shall be in the form of a detailed statement, showing the amount expended in improving the means of access and the purpose for which each item of expenditure was incurred, and shall be accompanied by plans showing the position and character of the obstacle overcome, as well as the nature and cost of the improvements made. A separate statement in detail shall be furnished, showing the expenditures incurred in prospecting operations, and the exact nature of the work done at each point, and shall be accompanied by plans showing the particular tracts upon which the work set out in the detailed statement was performed.

(2) That the claims for which the prospector may desire to apply shall be staked out in the manner prescribed in the regulations, and application for entry therefor shall be made to the Mining Recorder for the district in due form before the expiration of the year 1917; provided, however, that the prospector, who has incurred during the year the expenditure of \$25,000 above provided for, may stake out and obtain entry for more than one claim on the same vein or lode, or within a distance of one-half mile, notwithstanding the restrictions of section 13 of the regulations in this respect.

(3) Staking on behalf of a company prepared to incur the expenditure of not less than \$25,000 for the purpose and in the manner provided for herein, shall be by some person or persons duly authorized by the company to do so, and accepted by the Minister of the Interior.

(4) That in staking and recording the claims and in retaining the same after entry therefor may have been granted, the prospector shall conform in every respect with the provisions of the regulations, with such exceptions as are provided for herein.

(5) The grantees of mineral claims within the tract described, who comply fully with the provisions of section 45 of the Quartz Mining Regulations in respect of each such claim, shall be entitled to receive a lease thereof under and in accordance with the provisions of the said regulations and of the Dominion Lands Act for a period of twenty-one years, at a rental to be fixed by order of the Governor in Council, renewable for a further period of twenty-one years, provided the lessee furnishes evidence to the satisfaction of the Minister of the Interior that during the term of the lease he has complied in every respect with the conditions of such lease and the provisions of the regulations, and subject to renewal for additional periods of twenty-one years each, on such terms and conditions as may be prescribed by the Governor in Council.

(6) That the entries or leases which may be issued for mineral claims staked within the tract described shall reserve to the Crown such royalty on the sales of the products of the mines as may from time to time be specified by order of the Governor in Council, the royalty to be collected in such manner as may be prescribed by the Minister of the Interior.

(7) All entries or leases which may be issued under the authority herein contained shall be subject to the provision that ores or other deposits of mineral of commercial value taken or mined from the claims described in such entries or leases shall not be exported for smelting, refining or other treatment, but shall be smelted, refined or otherwise treated entirely within

the limits of Canada, under the provisions of such regulations as the Governor in Council may enact.

(8) The evidence of expenditure submitted by the prospector shall in all cases be to the satisfaction of the Minister of the Interior, otherwise the prospector's right to receive entries for claims shall be that prescribed in the regulations for the disposal of quartz mining claims.

(9) That applications for entries for mineral claims staked during the calendar year 1917 within the tract above described shall not be finally considered by the Mining Recorder, and entries therefor shall not be granted except during the last twenty days of the said calendar year.

26-4 RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

[3068]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 14th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

**H**IS Excellency the Governor General in Council is pleased to order that the regulations governing the granting of yearly licenses and permits to cut timber on Dominion lands, established by Order in Council of the 1st July, 1898, and subsequent Orders in Council, shall be and the same are hereby amended by adding the following thereto:—

1. In any case where waters flowing through, over, or along, or having their source in any timber berth, empty into any stream, or are tributary to any stream from which a domestic or municipal water supply is or may be obtained, or in any case where the pollution of any such waters may, in the opinion of the Minister, deleteriously affect any municipal or domestic water supply, the licensee of such timber berth shall comply with the following regulations:

- (a) Locate all camp buildings, outhouses, cesspools, and other structures at a sufficient distance from any stream, lake or other source of water supply to prevent the pollution of such municipal or domestic water supply.
- (b) Immediately remove and burn any camp refuse or debris of any description, or any substance which would be likely to cause the pollution of any such waters, and otherwise keep the ground in the vicinity of all logging camps in a neat, orderly and sanitary condition.
- (c) Prevent any depositing, leaving or accumulating in any stream, lake or other source of water supply within the berth, or in an exposed or unsanitary condition on the berth, any debris of any description or any substance which would be likely to cause the pollution of such waters.
- (d) Prevent the depositing or leaving by any person employed or purporting to be employed about the berth, or the accumulation as a result of any operations carried on by reason of the license in any stream, lake or other source of such water supply on any Dominion lands whatever, or in an exposed or unsanitary condition on any such lands, any such debris or substance.
- (e) Observe all laws and regulations respecting sanitation and the protection of the purity of waters which are applicable to the premises, or any regulations which may be promulgated by the Governor in Council; and shall also comply with any requirements which may be made by the Minister for the purpose of carrying out the above provisions.

2. For each infraction of the provisions of clause (1) hereof, the licensee shall, in addition to the other penalties provided in the said regulations, be liable on summary conviction to a penalty not exceeding one hundred dollars, and such sum shall be recoverable with costs at the suit of, and in the name of the Crown.

26-4 RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

[3095]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 14th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

**T**HE Committee of the Privy Council have had before them a report, dated, 6th December, 1916, from the Minister of the Interior, submitting that Mr. John R. Welch, of Grenfell, Saskatchewan, purchased at the auction sale of school lands held at Broadview in June, 1916, the northeast quarter of Section 29, Township 16, Range 7, west of the 2nd Meridian, which is now entered in the records of the Department as a sale in his name.

A communication was subsequently received from the Department of Militia and Defence stating that it was found necessary in the public interest that that Department should obtain control of this quarter section as it was urgently needed in connection with a Rifle Range at that point, and stating, also, that an arrangement has been made with Mr. Welch under which he agreed to exchange the northeast quarter of section 29 in question for the southeast quarter of the same section, provided this Department would be willing to authorize the exchange.

Before taking any steps in that direction, however, it was decided to have an inspection made of the two quarter sections to ascertain the value of each.

The report of Inspector Evans has since been received, and he states that there is very little, if any, difference in the value of the two quarter sections, the northeast quarter, which it is proposed that Mr. Welch should surrender, being possibly the more valuable. The Inspector further states that Mr. Welch is quite willing to surrender the northeast quarter provided he obtains entry for the southeast quarter in place of it.

Under these circumstances, and as the Minister is of the opinion that it would be in the public interest that the Department of Militia and Defence should be allowed the use of the northeast quarter of the section in connection with the Rifle Range at that point, he recommends that he be authorized to carry out the proposed exchange, that is, to cancel the entry of Mr. Welch for the northeast quarter and to grant his entry for the southeast quarter in place of it, and that, on this being done, the Department of Militia and Defence be allowed the use of the northeast quarter of the said section for Rifle Range purposes.

The Committee concur in the foregoing recommendation and submit the same for approval.

26-4 RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

[2614]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 14th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE ADMINISTRATOR  
IN COUNCIL.

**H**IS Excellency the Administrator in Council, under the provisions of The War Measures Act, 1914, is pleased to make the following regulation and the same is hereby made and established accordingly:—

1. Notwithstanding any provision in The Dominion Lands Act or in any act amending the same, during the present war and thereafter until otherwise ordered, no application for an entry for a homestead shall be granted unless the person making the application was at the commencement of the present war, and has since continued to be, a British subject or a subject of a country which is an ally of His Majesty in the present war, or a subject of a neutral country, and unless he establishes the same to the satisfaction of the Minister of the Interior.

26-4 RODOLPHE BOUDREAU,  
Clerk of the Privy Council.



[3120]

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 19th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS, an application has been filed with the Department of the Interior by the Corporation of the City of Salmon Arm, British Columbia, for the reservation from homestead entry, sale or other disposition which would endanger the waters of East Canoe creek to contamination, certain areas lying within that watershed which is situated in township 20, range 19, west of the 6th meridian, and

Whereas a joint investigation on the entire situation has been made by the local Agent of Dominion Lands and the Divisional Engineer of the British Columbia Hydrometric Survey, who report that the areas applied for comprise the watershed of East Canoe creek, from which the City's domestic water supply is obtained, and that they are of a rough mountainous character, generally unfit for agriculture and should therefore be reserved by the Crown from any disposition which would be liable to affect the purity of the waters of the stream, and

Whereas the Corporation of the City of Salmon Arm have already secured from the Provincial Water Rights Branch at Victoria the necessary water rights for the diversion and use of the waters of East Canoe creek for domestic and other purposes and have constructed a pipe line for the carriage of these waters to the town which is already in operation.

Therefore His Excellency the Governor General in Council is pleased to order and it is hereby ordered that the following lands comprising that portion of the drainage basin of East Canoe creek which are required in order to adequately protect the waters of this stream from contamination shall be withdrawn from homestead entry or sale; and further that if at any time it is desired to deal with any portion of the areas so reserved in connection with any undertaking special authority from the Minister of the Interior must first be obtained and any rights or privileges so granted shall be subject to such provisos and conditions as he may consider necessary in order that the purity of the water supply for the City of Salmon Arm may be retained,—

Sec. 36	E. $\frac{1}{2}$ 28
Sec. 35	W. $\frac{1}{2}$ 23 & also L. S. 10 & 15
Sec. 34	Sec. 22
S. E. $\frac{1}{4}$ 33	E. $\frac{1}{2}$ 21
N. W. $\frac{1}{4}$ 25	Sec. 15
Sec. 26 except L. S. 1 & 8	N. E. $\frac{1}{4}$ 16
Sec. 27	L. S. 4, 5, 12 & 13 Sec. 14

All in Tp. 20-9-6.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

27-4

[3135]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 19th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 13th December, 1916, from the Minister of the Interior, submitting that authority has been granted under the provisions of the Irrigation Act to The Southern Alberta Land Company, Limited, to construct a system of irrigation works taking water from Bow river at a point on the southeast quarter of section thirty-one, township twenty-one, range twenty-five, west of the fourth meridian, and that, pursuant to such authority, the said company has surveyed and partly constructed a canal from the said point of intake to and across the tract of land to be irrigated.

By authority vested in the Minister of the Interior by section 54 of the Irrigation Act, regulations have

been made for granting free right of way for irrigation canals and ditches, such right of way to include, in addition to the width of the canal or ditch, a marginal strip not exceeding twenty feet on one side and ten feet on the other side of the said canal or ditch, to give access to the same for purposes of operation and repairs, provision having also been made in the said regulations for granting a greater width, not exceeding ten acres in all, when such shall be shown to be necessary for the effective operation of the irrigation system.

Owing to the size of the canal now under construction by the aforesaid company, to the depth of the excavation at certain points and to the height of the fill at other points, it has been found necessary in some cases to allow a greater area to be included in the right of way in order to permit of the disposal of the excavated material and to afford adequate facilities for the maintenance of the works.

In all cases, to which reference is hereafter made in this minute, where the lands are held under a homestead or pre-emption entry, easements have been executed by the entrants in favour of The Southern Alberta Land Company, Limited, granting right of way of the canal over the lands; the said easements being now registered in the Department of the Interior. The remainder of the lands mentioned, over which right of way is required, are still vested in the Crown.

The Minister, therefore, recommends that authority be given for granting free right of way by License of Occupation to The Southern Alberta Land Company, Limited, for its works through, over and upon the lands hereinafter described, not exceeding the area mentioned in each case and as shown on the plan of the said works filed in the office of the Commissioner of Irrigation at Calgary, and in the Department of the Interior, and registered in the office of the Registrar of Land Titles at Calgary, in the province of Alberta, such grants to remain in effect for so long as the works herein referred to are used for irrigation purposes:

- (1) The northwest quarter of section (19), township fourteen (14), range nineteen (19), west of the 4th meridian, comprising an area of thirteen and six-tenths (13.6) acres, more or less, as shown on Irrigation Plan No. 360.
- (2) The southeast quarter of section nineteen (19), township fourteen (14), range nineteen (19), west of the 4th meridian, comprising an area of thirteen and fifty-one one hundredths (13.51) acres, more or less, as shown on Irrigation Plan No. 360.
- (3) The southeast quarter of section (30) thirty, township fourteen (14), range twenty (20), west of the 4th meridian, comprising an area of twenty-seven (27) acres, more or less, as shown on Irrigation Plan No. 361.
- (4) The southeast quarter of section twenty-five (25) township fourteen (14), range twenty (20), west of the 4th meridian, comprising an area of ten and fourteen one hundredths (10.14) acres, more or less, as shown on Irrigation Plan 360.
- (5) The northeast quarter of section twenty-seven (27), township fourteen (14), range twenty (20) west of the fourth meridian, comprising an area of fourteen and eighty-four one hundredths (14.84) acres, more or less, as shown on Irrigation Plan No. 360.
- (6) The southwest quarter of section twenty-five (25), township fourteen (14), range twenty (20), west of the 4th meridian, comprising an area of sixteen and seventy-nine one hundredths (16.79) acres, as shown on Irrigation Plan No. 360.
- (7) The northwest quarter of section thirty-four (34), township thirteen (13), range seventeen (17), west of the 4th meridian, comprising an area of thirty-five and twenty-one one hundredths (35.21) acres, more or less, as shown on Irrigation Plan No. 159, and eighty-two one hundredths (82) acres, more or less, as shown on Irrigation Plan No. 296.
- (8) The northeast quarter of section sixteen (16), township fourteen (14), range eight (8), west of the 4th meridian, comprising an area of eleven and eighty-five one hundredths (11.85) acres, more or less, as shown on Irrigation Plan No. 183.

(9) The southwest quarter of section six (6), township fourteen (14), range nine (9), west of the 4th meridian, comprising an area of ten and eighty-four one hundredths (10·84) acres, more or less, as shown on Irrigation Plan No. 183.

(10) The northeast quarter of section thirty-five (35), township thirteen (13), range ten (10), west of the 4th meridian, comprising an area of thirteen and five tenths (13·5 acres, more or less, as shown on Irrigation Plan No. 183.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

27-4

[3070]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 14th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS a request has been received from the Department of Public Works, for the setting apart of a tract of land containing one acre in the north east quarter of section 30, township 70, range 19 west of the 4th meridian, for the purpose of a telegraph site ;

And whereas the tract of land applied for, which is hereinafter described is available for the purpose aforesaid, according to the records of the Department of the Interior, and the Minister of the Interior recommends that the said request be granted ;

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of section 75 of The Dominion Lands Act, is pleased to withdraw the said tract of land, described as under from the operation of the said Act, and to set apart the same for a telegraph site for the Department of Public Works, and the same is hereby withdrawn and set apart accordingly :

Beginning at an iron post marking the north-west corner of the said site which may be reached as follows :—Beginning at the northeast corner of the northeast quarter of Section 25 in Township 70, Range 20, west of the 4th Meridian, thence easterly following the north boundary of Section 30 in Township 70, Range 19, west of the 4th Meridian, a distance of two thousand eight hundred and forty-nine and three-tenths feet ; thence south twelve degrees and one minute east a distance of two thousand two hundred and twenty-nine and nine-tenths feet to the said iron post, thence on a bearing of south, eighty-nine degrees and one minute east a distance of seven hundred and twenty-six feet to a wooden post, thence south fifty-nine minutes west a distance of sixty-feet to a wooden post, thence north eighty-nine degrees and one minute west a distance of seven hundred and twenty-six feet to an iron post, thence north fifty-nine minutes east a distance of sixty-feet more or less to an iron post at the place of commencement, containing by admeasurement one acre, more or less, all as shown on the plan hereto attached.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

27 4

[3127]

AT THE GOVERNMENT HOUSE AT OTTAWA

Wednesday, the 20th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 9th December, 1916, from the Minister of the Interior, representing that Mr. T. J. Kelly of Bear Lake, in the Province of Alberta, is desirous of acquiring a quarter-section of Dominion lands in the Peace River district in order to provide a home for himself and children, and is not eligible to make homestead entry having exhausted his homestead right.

The Minister states that there are no lands available for purchased homestead entry in the Peace River

district, the same lying outside the purchased homestead tract, and as Mr. Kelly is at present located in the said Peace River district with a large outfit of agricultural implements and horses, he is of the opinion that the application should receive favourable consideration.

The Minister, therefore, recommends that he be authorised to lease to Mr. Kelly for a period of three years, an available quarter-section of Dominion lands at an annual rental of two cents an acre, payable in advance, the same being the rate charged where lands are leased for grazing purposes.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

27-4

[2941]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 29th day of November, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 23rd November, 1916, from the Minister of the Interior, stating that Frank Nylund, a Russian by birth, made homestead entry in 1911 for the northeast quarter of Section 14, Township 59, Range 20, west of the 4th Meridian ;

Representations having been made that this entrant had deserted his wife and left the country, steps were taken to cancel his entry so that the land might be made available for his wife who has been in continuous residence ;

From a Homestead Inspector's report it appears that Mrs. Nylund has continued to work on the quarter-section and desires to secure the same, but finds that she is unable to secure a certificate of naturalization as a British subject, as required by subsection 3, of section 25, of The Dominion Lands Act,—

The Minister recommends, therefore, that authority be given under subsection (1) of section 76 of The Dominion Lands Act for the sale of this land to Mrs. Nylund at the rate of \$1 per acre, patent to issue on proof being furnished that the required three years settlement duties have been completed subsequent to desertion and on land being paid for in full.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

27-4

[3167]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 20th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

HIS Excellency the Governor General in Council is pleased to order and it is hereby ordered as follows :—

The regulations governing the granting of yearly licenses and permits to cut timber on Dominion Lands, established by Order in Council of the 1st July, 1898, and subsequent Orders in Council, are hereby amended as follows.

Section 20 is amended so as to provide that the rate of dues chargeable on pulpwood cut on a licensed timber berth shall be 25 cents per cord.

Section 42 is amended so as to provide that the rate of dues chargeable on pulpwood cut under permit shall be 40 cents per cord.

Section 41 is amended so as to provide that pulpwood may be cut on permit berths granted thereunder, comprising a tract of land not exceeding one quarter of a square mile.

All timber cut on Dominion Lands under permit shall be manufactured within the Dominion of Canada.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

27-4



[3136]

## AT THE GOVERNMENT HOUSE AT OTTAWA

Friday, the 29th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**W**HEREAS a request has been received from the Department of Indian Affairs for the setting apart for the Indians, under the terms of Treaty No. 2, of a tract of land in Townships 9 and 10, in Range 23 west of the Principal Meridian, comprising an area of nine thousand and ninety-four acres, being approximately fourteen and a quarter square miles;

And whereas the lands applied for, which are hereinafter particularly described, are available according to the records of the Department of the Interior, for the purposes aforesaid;

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of Section 76 of the Dominion Lands Act, is pleased to order and it is hereby ordered that the said lands be withdrawn from the operation of the said Act and set apart for the Indians.

The said lands may be more particularly described as follows:—

Composed of all those portions of Townships 9 and 10, in Range 23, west of the Principal Meridian, surveyed for the Oak River Indian Reserve and shown upon a plan of survey of the said reserve recorded in the Department of the Interior under number 24909 and shown outlined in pink on a copy of the said plan hereto attached, excepting and reserving thereout that parcel of land known as Section 26, in the tenth Township, in the twenty-third Range, west of the Principal Meridian, title to which passed to the Hudson's Bay Company on the 28th March, 1881, under the provisions of the Dominion Lands Act in that behalf.

RODOLPHE BOUDREAU,

29-4 Clerk of the Privy Council.

[3277]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 5th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**T**HE Committee of the Privy Council have had before them a report, dated 23rd December, 1916, from the Minister of the Interior, submitting, with reference to an application received from the Kettle Valley Railway Company for a license of occupation of that portion of the Fraser river, adjacent to the company's right-of-way on either side thereof, which is required for a bridge site, and which is described as follows:—

"That certain parcel or tract of land and land covered by water situate in section sixteen in the fifth Township, in the twenty-sixth Range, west of the sixth Meridian, in the Province of British Columbia, and which may be more particularly described as follows:

"Bounded on the east and west by the ordinary high water marks on the left and right shores respectively of the Fraser River, and on the north and south by lines parallel to and perpendicularly distant fifty feet on opposite sides of the centre line of the right-of-way of the Kettle Valley Railway, the said parcel containing by admeasurement one acre more or less, all according to the plan of the right-of-way for a bridge site of the Kettle Valley Railway approved and confirmed by E. Deville, Surveyor General of Dominion Lands and dated at Ottawa on the third day of August, one thousand nine hundred and fifteen, a copy of which is hereto attached."

The Minister states that the site and the plans of works as submitted by the company have been approved by the Department of Public Works in accord-

ance with the provisions of The Navigable Waters Protection Act, chapter 115, R.S., 1906, amended by chapter 44, 9-10 Edward VII., and that blue prints of these plans have been filed in the Department of the Interior.

The Minister, therefore, recommends that he be authorized to issue in favour of the said Kettle Valley Railway Company, a license of occupation for that portion of the bed of the Fraser river which is described above, the said license to be for such time as the company may require the same in connection with the operation of the railway and for which annual rental of \$1.00 shall be paid to the Department of the Interior.

The Committee concur in the foregoing and submit the same for approval.

RODOLPHE BOUDREAU,

29-4 Clerk of the Privy Council.

APPOINTMENTS, PROMOTIONS  
AND RETIREMENTS.

## CANADIAN MILITIA.

1916.

## HEADQUARTERS,

OTTAWA, 23rd November, 1916.

The following appointments, promotions, retirements and confirmations of rank are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council

## G.O. 111.

## DISTRICTS.

MILITARY DISTRICT No. 5.—Lieutenant J. E. Lefebvre, The Canadian Signal Corps, vacates the appointment of District Signal Officer. 17th October, 1916.

## EDUCATIONAL ESTABLISHMENTS.

ROYAL MILITARY COLLEGE OF CANADA.—The under-mentioned gentlemen Cadets are granted their discharge on appointment to Commissions in the Permanent Force:—

William Sutherland,  
Frederic Alden Warren,  
Reginald Heber Wiggins,  
William Harty O'Reilly,  
George Basil Brown.  
Gordon LeBreton Ross. 16th November, 1916.

## PERMANENT FORCE.

THE ROYAL CANADIAN DRAGOONS.—To be Lieutenant: Frederic Alden Warren, gentleman. 17th November, 1916.

LORD STRATHCONA'S HORSE (ROYAL CANADIANS).—To be Lieutenant: William Sutherland, gentleman. 17th November, 1916.

THE ROYAL CANADIAN ARTILLERY.—To be Majors: Captains and Brevet Majors \*W. G. Hagarty and \*C. R. Grant. 16th October, 1916.

## To be Lieutenants:

Reginald Heber Wiggins,  
William Harty O'Reilly,  
Gordon LeBreton Ross, gentlemen. 17th November, 1916.

ROYAL CANADIAN ENGINEERS.—To be Lieutenant: George Basil Brown, gentleman. 17th November, 1916.

CANADIAN ORDNANCE CORPS.—To be Deputy Commissary of Ordnance with the Honorary rank of Major: Assistant Commissary of Ordnance and Honorary Captain A. T. Cooper. 1st November, 1916.

\*Temporary and subject to Qualification.

## ACTIVE MILITIA.

## CAVALRY.

2ND DRAGOONS.—The period of tenure of Command of Lieutenant-Colonel J. Z. Fraser is further extended to the 1st August, 1917.

9TH MISSISSAUGA HORSE.—To be provisional Lieutenants (supernumerary): Vincent David Harbison, gentleman. 13th October, 1916.

John Burton Holland, gentleman. 16th November, 1916.

16TH LIGHT HORSE.—To be provisional Lieutenant (supernumerary): Alexander Morris Brown, gentleman. 1st November, 1916.

17TH DUKE OF YORK'S ROYAL CANADIAN HUSSARS (ARGENTEUIL RANGERS). To be provisional Lieutenants (supernumerary): George Bolton Klock, George Hamilton Johnson, gentlemen. 15th August, 1916.

Robert Lumsden Grace,  
William Allan Williamson, gentlemen. 17th October, 1916.

22ND SASKATCHEWAN LIGHT HORSE.—To be provisional Lieutenant (supernumerary): Sergeant Edward Harold Thistlethwaite. 18th October, 1916.

23RD ALBERTA RANGERS.—To be provisional Lieutenant (supernumerary): James Rodgers, gentleman. 1st November, 1916.

35TH CENTRAL ALBERTA HORSE.—To be provisional Lieutenant (supernumerary): Richard Stanley Hinton, gentleman. 8th November, 1916.

## ARTILLERY.

*Canadian Field Artillery.*

5TH BRIGADE—20TH BATTERY.—To be provisional Lieutenant (supernumerary): Romeo Dery, gentleman. 21st October, 1916.

6TH BRIGADE—21ST (WESTMOUNT) BATTERY.—To be provisional Lieutenants (supernumerary): Walter Kennen Kearns, gentleman. 10th October, 1916.  
John Doherty Kearney, gentleman. 20th October, 1916.

39TH BATTERY.—To be provisional Lieutenant (supernumerary): Lieutenant (supernumerary) A. C. Cochrane, from the Canadian Army Service Corps. 27th October, 1916.

7TH BRIGADE—22ND BATTERY.—To be provisional Lieutenant (supernumerary): Francis Charles Harding, gentleman. 16th October, 1916.

9TH BRIGADE—5TH (KINGSTON) BATTERY.—To be provisional Lieutenants (supernumerary): Battery Sergeant-Major George Dobbs Ferris. 8th October, 1916.

Joseph Dolson Oliver Mothersill, gentleman. 1st November, 1916.

12TH BRIGADE—30TH BATTERY.—To be provisional Lieutenant (supernumerary): John William Chapman, gentleman. 8th November, 1916.

14TH BRIGADE—13TH (WINNIPEG) BATTERY.—To be provisional Lieutenant (supernumerary): Captain W. S. Newton, from No. 14 Company, Canadian Army Service Corps. 25th July, 1916.

*Heavy Artillery.*

THE MONTREAL HEAVY BRIGADE—1ST HEAVY BATTERY AND AMMUNITION COLUMN.—Lieutenant (supernumerary) A. A. Gowan is seconded for service with the Imperial Army. 23rd September, 1916.

## CANADIAN ENGINEERS.

Provisional Lieutenant (supernumerary) W. E. Hobbs is transferred to the 2nd Field Troop, Canadian Engineers. 1st November, 1916.

To be provisional Lieutenants (supernumerary): James Cameron Armer, gentleman. 25th September, 1916.

Leonard Edgar Allen, gentleman. 11th October, 1916.

Harry Lawrence Shepherd, gentleman. 21st October, 1916.

John Spouse, gentleman. 10th November, 1916.

John Bright Skaith, gentleman. 15th November, 1916.

2ND FIELD TROOP.—To be provisional Lieutenant (supernumerary): Provisional Lieutenant (supernumerary) W. E. Hobbs from the Regimental List. 1st November, 1916.

5TH FIELD COMPANY.—Provisional Lieutenant E. A. Baker having been pronounced medically unfit is retired to pension and granted the rank of Captain on retirement. 31st July, 1916.

## CANADIAN OFFICERS TRAINING CORPS.

MCGILL UNIVERSITY CONTINGENT.—To be Lieutenant (supernumerary): Thomas West, gentleman. 1st January, 1916.

LAVAL UNIVERSITY CONTINGENT, MONTREAL, P.Q.—To be provisional Lieutenant (supernumerary): Sergeant Paul Singer. 12th November, 1915.

UNIVERSITY OF TORONTO CONTINGENT.—To be provisional Lieutenant (supernumerary): Cecil Alexander Rae, gentleman. 1st November, 1916.

UNIVERSITY OF MANITOBA CONTINGENT.—To be Lieutenant-Colonel and to command the Contingent: Major R. F. McWilliams. 30th October, 1916.

## INFANTRY.

THE GOVERNOR GENERAL'S FOOT GUARDS.—Lieutenant (supernumerary) D. S. Cole is seconded for service with the Imperial Munitions Board. 20th November, 1916.

3RD REGIMENT (VICTORIA RIFLES OF CANADA).—To be provisional Lieutenant (supernumerary): Donald McKenzie Darroch, gentleman. 18th October, 1916.

5TH REGIMENT (ROYAL HIGHLANDERS OF CANADA).—Lieutenant (supernumerary) J. W. Norsworthy is seconded. 28th May, 1916.

Lieutenant (supernumerary) W. H. St. J. Perram is seconded. 10th November, 1916.

To be provisional Lieutenants (supernumerary): John Pullen, Jr., gentleman. 13th October, 1916.

Arthur Ward Gilmour, gentleman. 7th November, 1916.

6TH REGIMENT (THE DUKE OF CONNAUGHT'S OWN RIFLES).—To be provisional Lieutenant (supernumerary): Seaman Morley Scott, gentleman. 1st October, 1916.

15TH REGIMENT (ARGYLL LIGHT INFANTRY).—To be provisional Lieutenant (supernumerary): Robert Patterson Coulter, gentleman. 1st November, 1916.

17TH REGIMENT.—Lieutenant (supernumerary) P. Roberge is permitted to resign his Commission. 9th November, 1916.

30TH REGIMENT (WELLINGTON RIFLES).—Lieutenant (supernumerary) J. A. Mundell is seconded for service with the Royal Flying Corps. 31st October, 1916.

33RD HURON REGIMENT.—To be Lieutenant-Colonel and to command the Regiment: Major H. T. Rance, *vice* Lieutenant-Colonel H. B. Combe, seconded. 2nd November, 1916.

45TH VICTORIA REGIMENT.—To be Major: Captain F. W. Kennedy. 1st September, 1916.

46TH DURHAM REGIMENT.—Lieutenant (supernumerary) J. H. Rooney is seconded for service with the Royal Naval Volunteer Reserve. 24th August, 1916.



58TH REGIMENT (WESTMOUNT RIFLES).—To be provisional Lieutenant (supernumerary): John Lochhead, gentleman. 9th November, 1916.

60TH RIFLES OF CANADA.—To be provisional Lieutenant (supernumerary): Charles Elding, gentleman. 16th October, 1916.

64TH CHATEAUGUAY AND BEAUHARNOIS REGIMENT.—To be provisional Lieutenant (supernumerary): Herbert Asher Vineberg, gentleman. 29th August, 1916.

85TH REGIMENT.—To be Captains: Lieutenants A. P. Grothe (to remain seconded). 2nd October, 1916.  
C. A. Brosseau (to remain seconded). 3rd October, 1916.

E. C. Girouard. 4th October, 1916.

F. K. Taylor. 5th October, 1916.

To be provisional Lieutenant (supernumerary): Robert Lariviere, gentleman. 3rd September, 1916.

90TH REGIMENT (WINNIPEG RIFLES).—To be provisional Lieutenant (supernumerary): Magnus Sigurdur Kelly, gentleman. 24th October, 1916.

95TH SASKATCHEWAN RIFLES.—To be provisional Lieutenants (supernumerary): William Robert Boucher, gentleman. 22nd September, 1916.

Frederick Fisher McCulloch, gentleman. 9th October, 1916.

Newton Maynard Smith, gentleman. 7th November, 1916.

William Farquhar Ross, gentleman. 13th November, 1916.

97TH REGIMENT (ALGONQUIN RIFLES).—To be Lieutenant-Colonel and to command the Regiment: Major W. J. Cressey, *vice* Lieutenant-Colonel H. E. McKee, transferred to the Reserve of Officers. 5th October, 1916.

100TH WINNIPEG GRENADIERS.—To be provisional Lieutenant (supernumerary) Kirke Sheldon Loucks, gentleman. 30th October, 1916.

101ST REGIMENT (EDMONTON FUSILIERS).—To be Lieutenant (supernumerary): George Hobson Steer, gentleman. 24th October, 1916.

To be provisional Lieutenants (supernumerary): Arthur Edward Dodman, gentleman. 1st November, 1916.

Carman Wainwright Esmond,

Wilfrid Gariepy,

George Gillespie Dunlop,

Archie West, gentlemen. 11th November, 1916.

107TH EAST KOOTENAY REGIMENT.—To be Captain: Lieutenant J. J. Martin. 1st January, 1916.

110TH IRISH REGIMENT.—To be Lieutenant (supernumerary): Alan Kirby Sweetman, gentleman. 31st October, 1916.

#### CANADIAN ARMY SERVICE CORPS.

Lieutenant (supernumerary) A. C. Cochrane is transferred to the 39th Battery, 6th Brigade, Canadian Field Artillery. 27th October, 1916.

No. 14 Company.—Captain W. S. Newton is transferred to the 13th (Winnipeg) Battery, 14th Brigade, Canadian Field Artillery. 25th July, 1916.

#### ARMY MEDICAL SERVICES.

##### *Army Medical Corps.*

To be Captains: Lieutenants (supernumerary)

R. H. Smith. 10th August, 1915

D. M. Kilgour. 23rd April, 1916.

R. A. Matthews. 28th May, 1916.

C. R. Young. 16th June, 1916.

H. P. Rogers. 17th June, 1916.

W. E. Sinclair. 24th June, 1916.

R. W. Phillips. 7th August, 1916.

G. W. Carleton. 17th August, 1916.

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Lieutenant (supernumerary) A. D. Proctor having been pronounced medically unfit is retired to pension. 30th April, 1916.

To be Provisional Lieutenants (supernumerary):

\*William Ewart Jones, gentleman. 24th June, 1916.

Arthur Claude Munns, gentleman. 15th July, 1916.

Joseph Edwin Christian Henderson, gentleman. 25th August, 1916.

\*John Edward MacLean, gentleman. 11th September, 1916.

Edwin William Rose, gentleman. 20th October, 1916.

Duncan Corcoran, gentleman. 8th November, 1916.

Arthur Elliott Wood, gentleman. 9th November, 1916.

Kenneth Andrew Denholm, gentleman. 14th November, 1916.

Provisional Lieutenant (supernumerary) G. Belfie reverts to Regimental duty from the seconded list. 20th July, 1916.

Provisional Lieutenant (supernumerary) W. S. Harper is seconded for service with the Military Hospitals Commission Command. 15th November, 1916.

\*Subject to qualification under the provisions of Militia Order 65, 1913.

Nursing Sister (supernumerary) M. E. Dow is permitted to retire. 12th November, 1916.

To be Nursing Sisters (supernumerary):

Iernis Bradley. 4th October, 1916.

Jean Somers Dawson. 7th November, 1916.

Claudia Mary Boskill. 11th November, 1916.

#### CANADIAN ARMY DENTAL CORPS.

To be Lieutenant (supernumerary): Harold Ebenezer Smith, gentleman. 1st November, 1916.

#### CANADIAN ARMY VETERINARY CORPS.

Lieutenant J. A. Fortier is permitted to resign his Commission. 7th November, 1916.

The names of Provisional Lieutenants (supernumerary) C. G. Cunningham, J. W. Nagle, H. Tweedley, W. Norrish, are removed from the list of Officers of the Active Militia. 16th November, 1916.

#### RESERVE OF OFFICERS.

To be Lieutenant: Lieutenant R. H. Lee (late Corps of Guides) from the retired list. 13th November, 1916.

#### MEMORANDA.

Extract from the "Fifth Supplement to *The London Gazette* of Tuesday, the 28th of March, 1916."

War Office,  
30th March, 1916.

The President of the French Republic has bestowed the decoration of the Legion of Honour, with the approval of His Majesty The King, on the under-mentioned Officers, in recognition of their distinguished service during the Campaign:—

#### *Croix d'Officier.*

Colonel (temporary Brigadier-General) Frederick Oscar Warren Loomis, D.S.O., 16th Canadian Infantry Brigade.

Colonel (temporary Brigadier-General) George Stuart Tuxford, C.M.G., 7th Canadian Infantry Brigade.

Lieutenant-Colonel Charles Hamilton Mitchell, Headquarters, Canadian Corps.

#### *Croix de Chevalier.*

Lieutenant-Colonel Frank Albro Creighton, 1st Canadian Infantry Battalion.

Captain Hercule Barré, 150 Battalion (Canada), formerly 14th Canadian Infantry Battalion.

Captain George Alton Cline, 1st Canadian Divisional Signal Company Canadian Engineers.

Captain George Taylor Richardson, late 2nd Canadian Infantry Battalion.

Lieutenant Henri Quintal, 14th Canadian Infantry Battalion.

The President of the French Republic has bestowed the decoration "Croix de Guerre" on the under-mentioned Officers, Non-commissioned Officers, and Men, in recognition of their distinguished Service during the Campaign:—

Major William Hew Clark-Kennedy, D.S.O., 3rd Canadian Infantry, Brigade Headquarters.

Captain John Arthur Cullum, Canadian Army Medical Corps, (attached 28th Canadian Infantry Battalion).

Captain George Herbert Rae Gibson, Canadian Army Medical Corps, (attached Headquarters, 1st Canadian Division).

Lieutenant Edwin Albert Baker, 6th Field Company, Canadian Engineers.

Lieutenant Eric Pepler, 3rd Field Company, Canadian Engineers.

Extract from the "Supplement to *The London Gazette* of Tuesday, the 2nd of May, 1916."

CHANCERY OF THE ORDER OF  
ST. MICHAEL AND ST. GEORGE,  
DOWNING STREET, 2nd May, 1916

The KING has been graciously pleased to give directions for the following promotion in and appointments to the Most Distinguished Order of Saint Michael and Saint George, for distinguished service in the Field. To be dated 1st January, 1916,—

To be Additional Members of the Third Class, or Companions, of the said Most Distinguished Order:—

#### CANADIAN ARMY MEDICAL CORPS.

Lieutenant-Colonel Frederick Etherington, Lieutenant-Colonel Samuel Hansford McKee, Major Evans Greenwood Davis.

Extract from the "Second Supplement to *The London Gazette* of Tuesday, the 30th day of May, 1916."

WAR OFFICE,  
31st May, 1916.

His Majesty the KING has been graciously pleased to confer the Military Cross on the undermentioned Officers, in recognition of their gallantry and devotion to duty in the Field:—

Lieutenant Frederick Frank Minchin, Princess Patricia's Canadian Light Infantry (attached R.F.C.).  
Lieutenant George Clarence Willis, 3rd Canadian Infantry Battalion.

Extract from the "Supplement to *The London Gazette* of Friday, the 2nd of June, 1916."

CHANCERY OF THE ORDER OF  
ST. MICHAEL AND SAINT GEORGE,  
DOWNING STREET, 3rd June, 1916

The KING has been graciously pleased to give directions for the following appointments to the Most Distinguished Order of Saint Michael and Saint George, for services rendered in connection with Military Operations in the Field:

To be Additional Members of the Third Class, or Companions of the said Most Distinguished Order:—

#### CANADIAN CONTINGENT.

Colonel Percival Edward Thacker.

Lieutenant-Colonel William Okell Holden Dodds, Canadian Artillery.

Lieutenant-Colonel John Fletcher Leopold Embury, 28th Battalion.

Lieutenant-Colonel (temporary Colonel) John Taylor Fotheringham, Army Medical Corps.

Lieutenant-Colonel Henry Thoresby Hughes, Canadian Engineers.

Lieutenant-Colonel (temporary Brigadier-General) William Bethune Lindsay, Canadian Engineers.

Lieutenant-Colonel Archibald Hayes Macdonell, D.S.O., Royal Canadian Regiment.

Lieutenant-Colonel Henri Alexandre Panet, D.S.O., Royal Canadian Horse Artillery.

Lieutenant-Colonel Colin Worthington Pope Ramsey, Canadian Engineers.

Lieutenant-Colonel (temporary Brigadier-General) Herbert Cyril Thacker, Canadian Local Forces.

Honorary Lieutenant-Colonel The Reverend John Macpherson Almond, Chaplain.

Honorary Major The Reverend William Beattie, Chaplain.

WAR OFFICE,  
3rd June, 1916.

His Majesty the KING has been graciously pleased to approve of the undermentioned rewards for Distinguished Service in the Field, dated 3rd June, 1916:—

#### Awarded the Distinguished Service Order.

##### CANADIAN FORCE.

Major Agar Stuart Allan Masterton Adamson, Princess Patricia's Canadian Light Infantry.

Lieutenant-Colonel William Donald Allan, 3rd Infantry Battalion.

Major Reginald James Brook, 3rd Infantry Battalion.

Lieutenant-Colonel Raymond Brutinel, Canadian Motor Machine Gun Brigade.

Lieutenant-Colonel Victor Carl Buchanan, 13th Infantry Battalion.

Major Alexander George Cameron, 13th Infantry Battalion.

Major Alfred Cecil Critchley, Lord Strathcona's Horse.

Major Malcolm Docherty, Lord Strathcona's Horse.

Brevet Lieutenant-Colonel James Harold Elm-sley, Royal Canadian Dragoons.

Major Elroyd Ford, 15th Divisional Signal Company.

Major Donald Faville Branston Gray, Princess Patricia's Canadian Light Infantry.

Major Leslie Earls Haines, 7th Infantry Battalion.

Major Thomas Craik Irving, Canadian Engineers.

Major Thomas Malcolm McAvity, 5th Canadian Infantry Brigade.

Major James Edgar Mills, Royal Canadian Horse Artillery.

Lieutenant-Colonel Charles Hamilton Mitchell, Canadian Force.

Major Thomas Sydney Morrissey, 13th Infantry Battalion.

Lieutenant-Colonel Coote Nisbitt Shanly, Canadian Army Pay Corps.

#### Awarded the Military Cross.

Captain Allan de Vere Connors, 10th Infantry Battalion.

Captain Harold William Alexander Foster, 20th Infantry Battalion.

Captain Gwynne Ivor Gwynn, 29th Infantry Battalion.

Captain Patterson Lindsay Hall, 24th Infantry Battalion.

Captain George Edward Kidd, Army Medical Corps.

Captain Edwin Russell Leather, Canadian Field Artillery.

Captain Frederick William Miller, 4th Infantry Battalion.

Captain George Philias Vanier, 22nd Infantry Battalion.

Captain William Basil Wedd, 3rd Infantry Battalion.

Honorary Captain Reverend Wolstan Thomas Workman, Canadian Chaplain.

Lieutenant George Cecil Carvell, Princess Patricia's Canadian Light Infantry.

Lieutenant Murdock Neil McPhee, Canadian Engineers.



*Awarded the Royal Red Cross Decoration.*

## CANADIAN NURSING SERVICE.

*Royal Red Cross, 1st Class.*

## Matrons.

Miss E. M. Charleson.  
Miss A. C. Strong.  
Miss B. J. Willoughby.  
Miss E. M. Wilson.

*Royal Red Cross, 2nd Class.*

## Sisters.

Miss M. K. Douglas.  
Miss M. E. Gardiner.  
Miss M. M. Goodeve.  
Miss S. M. Hoerner. (Nursing Sister)  
Miss C. I. Scoble.

WAR OFFICE,  
3rd June, 1916.

The undermentioned Ladies are awarded the decoration of the Royal Red Cross, in recognition of their valuable services in connection with the War:—

## CANADIAN CONTINGENTS.

*Royal Red Cross, 1st Class.*

Miss M. O. Boulter, Matron (Assistant Matron-in-Chief).

*Royal Red Cross, 2nd Class.*

## Sisters.

Miss A. E. Andrew.  
Miss J. F. Andrews.  
Miss W. Bryne.  
Miss B. Davison.  
Miss C. A. DeCormier.  
Miss S. Ferguson.  
Miss O. F. Garland.  
Miss E. M. Holmes.  
Miss M. K. Lambkin.  
Miss F. E. M. McCallum.  
Miss R. McLean.  
Miss F. B. Mattice.  
Miss E. C. Mercer.  
Miss J. Stronach.  
Miss A. A. Tupper.  
Miss C. W. Viets.  
Miss I. B. Watson.  
Miss C. F. West.  
Miss K. F. Whittick.  
Miss D. E. Winter.

Lieutenant-Colonel H. J. Grasett is granted the rank of Colonel on the Retired List. 20th November, 1916.

Captain and Brevet Lieutenant-Colonel C. S. MacInnes, 10th Regiment (Royal Grenadiers) to be graded for pay and allowances as an Administrative Staff Officer, 1st Grade, whilst performing the duties of Assistant Adjutant-General at Militia Headquarters. 20th November, 1916.

The temporary rank of Lieutenant-Colonel granted to Lieutenant J. J. Glass, Corps Reserve, 45th Victoria Regiment, by Memoranda of General Order 94, 1916, is amended to read from the 21st July, 1916.

To be Honorary Lieutenant-Colonel of the 163rd (Overseas) Battalion, C.E.F.:—  
Herbert Andrew Williams, Esquire. 30th October, 1916.

To be Honorary Lieutenant-Colonel, C.M.:—  
Honorary Major P. V. G. Mitchell. 7th November, 1916.

Captain A. P. Lomas, Reserve of Officers, is granted the temporary rank of Major and to carry with it the pay and allowances of that rank, whilst performing the duties of Assistant Director of Supplies and Transport, Military District No. 6. 29th September, 1916.

To be Honorary Majors, C.M.:—  
A. Brisset des Nos, Esquire, M.D.  
Paul Villard, Esquire, M.D. 22nd November, 1916.

With reference to General Order 22, 1916, the temporary rank of Captain granted to Lieutenant A. D. Dods, No. 15 Company, Canadian Army Service Corps will carry with it the pay and allowances of that rank with effect from the 8th March, 1916.

Lieutenant G. R. Forneret, 13th Royal Regiment, is granted the temporary rank of Captain, and to carry with it the pay and allowances of that rank, whilst employed as Officer in Charge of Bayonet Fighting and Physical Training, Military District No. 1. 20th November, 1916.

Lieutenant (supernumerary) W. H. Alexander, University of Alberta Contingent, Canadian Officers Training Corps, is granted the temporary rank of Captain, whilst performing the duties of Officer Commanding Contingent. 21st November, 1916.

To be Honorary Captain, C.M.:—  
Malcolm Robert James Reid, Esquire. 21st November, 1916.

To be Chaplains with the honorary rank of Captain:—

The Reverend Ronald Hilton. 1st November, 1916.

The Reverend Samuel Thomas Bartlett. 2nd November, 1916.

General Order 78, 1912, in so far as it relates to the resignation of Lieutenant C. C. Fraleck, 98th Regiment, is hereby cancelled, and the following substituted therefor:—

Lieutenant C. C. Fraleck is transferred to the Reserve of Officers. 25th March, 1912.

The appointment of provisional Lieutenant (supernumerary) P. N. G. de Tonnancour, 65th Carabiniers (Mont-Royal) which appeared in General Order 75, 1916, is amended to read from the 15th December, 1915.

To be Lieutenant, C.M.:—  
William John Lauchlin Chisholm, gentleman. 22nd January, 1916.

Honorary Lieutenant J. O. D. de Cheigny resigns his temporary commission. 11th November, 1916.

The undermentioned are granted temporary rank in the Canadian Militia as stated, whilst serving with the Canadian Expeditionary Force:—

To be Lieutenants:

John Bethune Beach, gentleman. 1st August, 1915.

William Durie McLennan, gentleman. 1st February, 1916.

Louis Edmund Miller, gentleman. 19th October, 1916.

To be Honorary Lieutenant:

Henry Walter Whitla, gentleman. 14th October, 1916.

## CONFIRMATION OF RANK.

The undermentioned provisionally appointed Officers having qualified themselves for the appointments, are confirmed in their rank from the dates set opposite their respective names:—

Lieutenant J. H. Dent, 22nd Regiment, 30th April, 1916.

Lieutenant Supernumerary W. H. F. Mattinson, 2nd Dragoons, 28th May, 1916.

Lieutenant Supernumerary S. W. Gooderham, 9th Horse, 17th April, 1916.

Lieutenant Supernumerary D. F. Gorrie, 34th Horse, 15th November, 1915.

Lieutenant Supernumerary L. S. Adlard, 12th Regiment, 19th May, 1915.

Lieutenant Supernumerary M. B. H. Boyd, 13th Regiment, 14th June, 1916.

Lieutenant Supernumerary H. E. Rowlands, 13th Regiment, 3rd July, 1916.

Lieutenant Supernumerary A. W. Kaye, 13th Regiment, 31st July, 1916.  
 Lieutenant Supernumerary W. P. Muirhead, 14th Regiment, 18th July, 1916.  
 Lieutenant Supernumerary E. R. Beckwith, 14th Regiment, 1st October, 1916.  
 Lieutenant Supernumerary J. R. Hanning, 29th Regiment, 22nd March, 1916.  
 Lieutenant Supernumerary H. E. Henderson, 32nd Regiment, 10th December, 1915.  
 Lieutenant Supernumerary W. G. Proudfoot, 33rd Regiment, 22nd February, 1916.  
 Lieutenant Supernumerary G. A. McNamara, 34th Regiment, 26th June, 1916.  
 Lieutenant Supernumerary T. E. Hawkins, 35th Regiment, 11th February, 1916.  
 Lieutenant Supernumerary K. E. Haas, 36th Regiment, 24th June, 1916.  
 Lieutenant Supernumerary M. C. Lane, 46th Regiment, 1st June, 1916.  
 Lieutenant Supernumerary P. C. Thomson, 46th Regiment, 1st June, 1916.  
 Lieutenant Supernumerary K. G. Ross, 51st Regiment, 7th February, 1916.  
 Lieutenant Supernumerary F. W. Rogers, 56th Regiment, 12th January, 1916.  
 Lieutenant Supernumerary L. G. Valiquet, 70th Regiment, 15th February, 1916.  
 Lieutenant Supernumerary T. Le Messurier, 72nd Regiment, 21st June, 1916.  
 Lieutenant Supernumerary J. H. Mennie, 72nd Regiment, 3rd September, 1916.  
 Lieutenant Supernumerary J. W. Sharples, 72nd Regiment, 8th October, 1916.  
 Lieutenant Supernumerary A. G. Pierce, 73rd Regiment, 13th June, 1916.  
 Lieutenant Supernumerary F. W. Rous, 97th Regiment, 7th August, 1916.  
 Lieutenant Supernumerary E. H. Cox, 100th Regiment, 3rd January, 1916.  
 Lieutenant Supernumerary W. A. Wells, 101st Regiment, 14th April, 1916.  
 Lieutenant Supernumerary H. M. Marsden, 106th Regiment, 4th September, 1916.  
 Lieutenant Supernumerary W. B. Livett, 109th Regiment, 29th July, 1915.  
 Lieutenant Supernumerary C. M. Passmore, 109th Regiment, 21st July, 1916.  
 Lieutenant Supernumerary H. L. Walker, A.M.C., 30th July, 1916.

## RESERVE MILITIA.

DELOIRINE REGIMENT.—To be provisional Captain:  
 Robert George Sinnamon, Esquire. 1st June, 1916.  
 To be Adjutant with the provisional rank of Lieutenant:  
 Harold George Parrott, gentleman. 1st June, 1916.

PORTAGE LA PRAIRIE BATTALION: The following appointments are made on organization of the Battalion:—

To be provisional Lieutenant-Colonel and to command the Battalion: Benjamin D'Arcy Wallace, Esquire. 2nd October, 1916.

To be provisional Majors:  
 Roland C. Brown,  
 Henry Bailey,  
 Edward George Stratford,  
 David Cassels,  
 James Wesley Hardy, Esquires. 2nd October, 1916.

To be provisional Captains:  
 Charles Edwin Ward,  
 Roderick McAskill,  
 Robert Charles Hallett, Esquires. 2nd October, 1916.

To be Adjutant with the provisional rank of Lieutenant:  
 Bertram Dudley Alliston, gentleman. 2nd October, 1916.

To be provisional Lieutenants:  
 Herbert George Webb,  
 Steward Campbell,

John Ernest Logan,  
 Isaac Whitfield Thomson,  
 Herbert Butler,  
 William Wesley Lobb,  
 Charles Guy Matheson Littler,  
 Edward Hewins,  
 Frederick Clayton Berry,  
 John Piggott Bend,  
 Stanley Harrison Fahrni, gentlemen. 2nd October, 1916.

To be Chaplain with the honorary rank of Captain:  
 The Reverend George Watt Smith. 2nd October, 1916.

To be Quartermaster with the Honorary rank of Lieutenant:  
 John James Garland, gentleman. 2nd October, 1916.

By Command,

*W. E. Hoagins.*

Major-General,  
 Acting Adjutant-General.

## GOVERNMENT NOTICES.

## COPYRIGHTS

Entered during the week ending 9th January, 1917, at the Department of Agriculture—Trade Mark and Copyright Branch.

32443. "The Canadian Magazine." December, 1916. (Book.) The Ontario Publishing Company, Limited, Toronto, Ont., 3rd January, 1917.

32444. "The Canadian Magazine." January, 1917. (Book.) The Ontario Publishing Company, Limited, Toronto, Ont., 3rd January, 1917.

32445. "Our Brave Canadian Boys." Words and Music by W. Braybrooke Bailey. W. Braybrooke Bailey, Toronto, Ont., 3rd January, 1917.

32446. "The Monthly Bulletin of the Canadian Mining Institute." No. 87. January, 1917, (Book.) The Canadian Mining Institute, Montreal, Que., 4th January, 1917.

32447. "The School." Volume V. No. 5. January, 1917. (Book.) William James Dunlop, Toronto, Ont., 4th January, 1917.

32448. "Some one Else May Be There While I'm Gone." Words and Music by Irving Berlin. Waterson, Berlin & Snyder Company, New York, N. Y., U. S. A. 4th January, 1917.

32449. "Suggestions, 1917." (Banner.) Henry D. Bayne, Toronto, Ont., 4th January, 1917.

32450. "Verses." By John Edward Logan, ("Barry Dane.") (Book.) The Pen and Pencil Club, Montreal, Que., 5th January, 1917.

32451. "Mrs. Santa Claus' Visit to Boy and Girl Land." By Jennie Burton Walsh. (Book.) Jennie B. Walsh, Oxbow, Saskatchewan, 8th January, 1917.

32452. "All About Victoria, British Columbia." By Alfred Emberson. (Book.) Alfred James Emberson, Victoria, British Columbia, 8th January, 1917.

32453. "The Great Poets of Italy in Prose and Verse Including a Condensation in Rhyme of Dante's Divine Comedy and a Critical Introductory Review of Italian Poets and Poetry from Mediaeval to Modern Times." By Thomas Devey Jermyn Farmer, D.C.L. (Book.) Thomas Devey Jermyn Farmer, Oakville, Ont., 8th January, 1917.

32454. "Hulda from Holland." Words by Geo. C. Mack. Music by Bob Allan. Vandersloot Music Publishing Company, Williamsport, Penn., U.S.A., 8th January, 1917.

32455. "You're Breaking My Heart with 'Good-bye'." Words by Raymond Egan. Music by Abe Olman. Vanderloot Music Publishing Company, Williamsport, Penn., U.S.A., 8th January, 1917.



32456. "When the Girls Grow Older They Grow a Little Bolder." Words by Sam M. Lewis and Joe Young. Music by Jean Schwartz. Waterson, Berlin & Snyder Company, New York, N.Y., U.S.A., 8th January, 1917.

32457. "Defence and Foreign Affairs. A Suggestion for the Empire." By Z. A. Lash, K.C., LL.D. (Book.) The MacMillan Company of Canada, Limited, Toronto, Ont., 8th January, 1917.

32458. "The Gem." Short Meditations on Biblical Texts of Each day of the month. By Carl J. Printz. Carl J. Printz, Hawkesbury, Ont., 9th January, 1917.

32459. "Good-Night Little Baby Good-Night." Words by Edgar Leslie. Music by Archie Gottler. Kalmar, Puck & Abrahams Consolidated Inc., New York, N.Y., U.S.A., 9th January, 1917.

32460. "Rolling Stones." (Waltz.) By Archie Gottler and Edgar Leslie. (Music.) Kalmar, Puck & Abrahams Consolidated Inc., New York, N.Y., U.S.A., 9th January, 1917.

32461. "The Road That Leads to Love." Words and Music by Irving Berlin. Waterson, Berlin & Snyder Company, New York, N.Y., U.S.A., 9th January, 1917.

GEO. F. O'HALLORAN,  
Deputy of the Minister of Agriculture.

29-1

#### POST OFFICE DEPARTMENT, CANADA.

OTTAWA, 11th January, 1917.

NOTICE is hereby given that under and in virtue of the provisions of subsection (g) section (9) of The Post Office Act, the Postmaster General has authorized the cancellation of the regulation in regard to letters addressed "Berlin," Ont., published in the issue of the *Canada Gazette* of the 23rd December, 1916. 29-2

#### DEPARTMENT OF THE NAVAL SERVICE.

OTTAWA, 3rd January, 1917.

##### *British Columbia Fishery Regulations.*

NOTICE of amendment to special Fishery Regulations for British Columbia, as published on Page 1984 of the *Canada Gazette* of the 16th December, 1916, is to be amended so that "7th day of September" may read "7th day of December." 29-2

#### DEPARTMENT OF THE NAVAL SERVICE.

OTTAWA, 4TH JAN., 1917.

##### *Department of the Naval Service Separation Allowance—Payment of.*

BY Order in Council P.C. 3192 dated the 30th December 1916, Order in Council P.C. 2960 of the 28th November 1914, establishing rates of Separation Allowance applicable to Naval Ratings, has been cancelled, and the following regulations have been established in lieu thereof:—

For the period of the present war, Separation Allowance will be paid to the wives and families, and approved dependents, of all Naval Ratings, Marines and Reservists, borne on the books of H.M.C. Ships, with the exception of:—

(a) Commissioned Officers on the active or retired list of the Royal Navy, Royal Canadian Navy and in the Royal Naval Reserve, except any such who have received temporary commissions in the Royal Canadian Navy or Royal Canadian Volunteer Reserve.

(b) Officers, Warrant Officers and men in receipt of any form of lodging allowance or allowance in lieu of provisions.

(c) Officers and men on a consolidated salary intended to include all allowances.

(d) Officers and men of the Fisheries Protection Service who for disciplinary reasons have been transferred to the R.N.C.V.R.

The cases of these specified in exception (b) above will, on application being made to the Department of the Naval Service, receive special consideration, and should the circumstances of the case show that the

applicant is *de facto* separated from his wife or dependent, Separation Allowance may then be paid at the discretion of the Department if the applicant is otherwise entitled to the same.

The allowance to come into force under these regulations, as from the 1st October, 1916, to be on the following scale:—

Ordinary Seamen, Able Seamen, Leading Seaman, Petty Officers 2nd Class, and equivalent ratings, \$20 per month.

Petty Officers, Petty Officers 1st Class, and Chief Petty Officers, \$25 per month.

Warrant Officers, Sub-Lieutenants and equivalent ranks, \$30 per month.

Lieutenants and upwards, and equivalent ranks, \$40 per month.

In the case of one motherless child, the rate of Separation Allowance to be \$12.00 a month for all ranks and ratings, but if there is more than one child, the rate allowed is to be the same as if the mother were living.

Provided however, that there may be deducted from the above Separation Allowance any amount which is being received by the officers or men in question, or by the beneficiaries, in payment in whole or in part of the salary which the husband, father or son was receiving at the time of his enlistment.

The term "dependent" is to be considered as including widowed mothers and motherless children, and clear proof of their relationship will be required, and also a clear proof of dependency in the case of widowed mothers. The cases of other persons, concerning whom clear proof of actual dependency can be produced, will be judged according to their individual merits. 29-2

#### DEPARTMENT OF MARINE AND FISHERIES.

OTTAWA, 3rd January, 1917.

PUBLIC Notice is hereby given that the Minister of Marine and Fisheries, by M. & F. Order No. 1 in 1917, dated the 3rd January, 1917, under the provisions of section 27 of The Canada Shipping Act, has granted permission to change the name of the steamer "Nile" of Montreal, Official Number 103,957, owned by His Majesty the King, represented by the Minister of Public Works for the Dominion of Canada, to that of "Montmorency."

A. JOHNSTON,

29-2 Deputy Minister of Marine and Fisheries.

#### CIVIL SERVICE COMMISSION.

THE Civil Service Commissioners hereby give public notice that applications will be received from candidates qualified to fill the following position in the Inside Division of the Civil Service of Canada:—

A Research Chemist in the Mines Branch of the Department of Mines, Subdivision B of the First Division, initial salary \$2,100 per annum. Candidates must be thoroughly competent research chemists, preferably those who have had experience with fuels, capable of carrying out research investigations in organic chemistry. They must be graduates of three years' standing of a recognized university, and have specialized in chemistry or chemical engineering during and since their academic career. It is necessary that the person to be appointed should have a reading knowledge of French and German, and be able to apply the principals of physical chemistry to the problems to be investigated. All candidates should submit copies of any papers which they may have published.

Application forms, properly filled in, must be filed in the office of the Civil Service Commission not later than the 22nd day of January next. Such forms may be obtained from the Secretary of the Commission, Ottawa.

By order of the Commission.

WM. FORAN,  
Secretary.

Ottawa, 22nd December, 1916.

27-4

**H. Vineberg & Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 2nd day of January 1917, amending the letters patent incorporating "H. Vineberg & Company, Limited" authorizing the company to mortgage its undertaking or any part thereof and to issue debentures or other securities.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

28-2

**The New York and Yarmouth Fish Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of December, 1916, incorporating Walter Ernest Ashcroft, Henry Brush Robbins, Israel Wood Robbins and Irvin Haley, wholesale fish dealers, of the City of Brooklyn, in the State of New York, one of the United States of America, and Calvin Townsend Eldred, of Whitestone, in the said State of New York, one of the said United States of America, wholesale fish dealer, and Cecil Horace Low, of the Town of Yarmouth, in the Province Nova Scotia, wholesale fish dealer, for the following purposes, viz:—

(a) To prosecute a general fishing business and to carry on the buying, selling, curing, exporting and importing of fish and the fish business in all its branches, and to that end to acquire, own, lease, and hire all plant and property necessary or expedient in connection therewith; to carry on the business of importing, exporting and distributing oysters and other shell fish and also the planting, care and management of oyster beds and dealing in oysters and other shell fish; to carry on the trade or business of buyers, curers, canners, packers and exporters of and dealers in all kinds of fish and their products and all or any of the various products of the sea, and to carry on the business or businesses of general merchants or any business subsidiary, auxiliary or similar to any business mentioned in this sub-clause;

(b) To acquire, erect, own, lease, manage and operate ice-houses and cold storage warehouses; to manufacture, gather, store and sell ice; to buy, supply and deal in ice, salt and bait to fishermen and others; to sell and deal in fresh bait for fishermen and for that purpose to acquire, own, lease, erect and operate such plant as may be necessary for preserving bait by any mechanical or other process;

(c) To buy, acquire, build, own, lease, charter and operate steamships, vessels, boats and other craft for the purposes of gathering in fish from outlying stations and to further the objects of the company; to acquire, build, own, hire, charter and operate cold storage, steamships or vessels from and to any ports or places whatsoever and to provide transportation facilities for freight of all kinds, and to lease, acquire, own, control and operate refrigerator cars on steam and other railways and otherwise;

(d) To manufacture and deal in fertilizers and glue from fish and for refining oils obtained from fish;

(e) To manufacture cans, barrels, packages or other receptacles for the preservation of food products or receptacles for containing food products, and to manufacture, sell and trade in food products of every description and to carry on any business or businesses subsidiary, auxiliary or similar to the business mentioned in this sub-clause and which the company may deem it expedient to carry on in aid thereof or in substitution therefor;

(f) To act as forwarding agents and brokers for foreign or domestic buyers or owners of fish and the products thereof, and of food products of all kinds, and to carry on the business of commission merchants, in the aforesaid commodities;

(g) To purchase or by any other means acquire and protect, prolong and renew, whether in Canada, the United States, the United Kingdom or elsewhere, any patents, patent rights, brevets d'invention or licenses, trade marks, protections and concessions which may be useful or advantageous to the company, and to use and to turn to account and to manufacture under or grant licenses or privileges in respect of the same, and to expend money in experimenting upon and testing and improving or seeking to improve any patents, inventions or rights which the company may acquire or propose to acquire;

(h) To build, construct, maintain, alter, enlarge, pull down and remove or replace any buildings, factories, shops, offices, works, wharves, roads, machinery, engines, walls, dams, sluices or water works and to join with any person, firm or company in doing any of the things aforesaid and to work, manage and control the same or join with others in so doing;

(i) To acquire and undertake the whole or any part of the business, good-will and assets of any person, firm or company carrying on or proposing to carry on any of the businesses which this company is authorized to carry on, and as part of the consideration for such acquisition to undertake all or any of the liabilities of such firm, person or company and to give or accept by way of consideration for any of the acts or things aforesaid, or property acquired, any shares, bonds or securities that may be agreed upon, and uphold and retain or sell, mortgage and deal with any shares, debentures or securities so received;

(j) To promote any other company for the purpose of acquiring all or any of the property and undertaking of the liabilities of this company or undertaking any business or operations which may appear likely to assist this company or to enhance the value of any property or business of this company;

(k) To acquire and hold licenses from the Government of Canada to catch or fish for lobsters or any fish, and to assign, pledge or dispose of such licenses as may be in the interest of the company and not contrary to the regulations under which the same are issued;

(l) To sell or otherwise dispose of the whole or any part of the undertaking of the company, either together or in portions, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any company which may purchase or become in any way interested in the same;

(m) To lend money to customers and others having dealings with the company and on such terms as may seem expedient, and to give guarantees or become surety for any such person, and to invest and deal with any funds or assets not immediately required for the purposes of the company from time to time as may be deemed expedient;

(n) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants, securities under "The Bank Act" and other negotiable or transferable instruments;

(o) To improve, manage, develop, exchange, let or lease, sell or dispose of, grant rights and privileges with respect of or otherwise deal with all or any part of the property and rights of the company;

(p) To enter into any arrangements with any government, federal, provincial, municipal, local or otherwise, or any corporations, companies or persons that may be deemed conducive to the company's objects or any of them, and to obtain from any such government, authority, corporation, company or person any charters, contracts, decrees, rights, licenses, privileges and concessions which the company may think desirable, and to carry out, exercise and comply with any such charters, contracts, decrees, rights, licenses, privileges and concessions;

(q) To act as agents or brokers for any person, firm, or company carrying on a similar business and to undertake and perform sub-contracts, and also to act in any of the businesses of the company through or by means of agents, brokers, sub-contractors or otherwise;

(r) To pay all or any expenses incurred in connection the formation, promotion and incorporation of the company or any other company which this company has power to promote, or in which the company



s interested or concerned and to pay commissions to brokers and others for underwriting, placing, selling or guaranteeing the subscription of any shares, bonds, debentures or securities of this company or of any such other company as aforesaid;

(s) To cause the company to be registered, incorporated or recognized in the United Kingdom or in any Dominion, Commonwealth Colony, dependency, foreign country or place;

(t) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render more profitable any of the company's property or rights;

(u) To do all such other things as may be incidental to the attainment of the above objects or any of them.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The New York and Yarmouth Fish Company, Limited," with a capital stock of twenty-five thousand dollars, divided into 250 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Yarmouth, in the Province of Nova Scotia.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

28-2

### Vipond Fruit Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of December, 1916, incorporating George Vipond and Henry Lister Vipond, both of the City of Montreal, in the Province of Quebec, wholesale produce and commission merchants; George Andrew Elliott and Malcolm George Macneil, barristers, and Arthur Carnochan Miller, accountant, of the City of Winnipeg, in the Province of Manitoba, for the following purposes, viz:—

(a) To carry on business as general commission merchants; to carry on the business of wholesale and retail dealers in and importers and exporters of fish, oysters, clams, lobsters, poultry, game, vegetables, fruits and provisions of all kinds; and to carry on the business of dealers in and producers of dairy farm and garden produce of all kinds, and in particular milk, cream, butter, cheese and eggs and dairy products;

(b) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(c) To purchase or otherwise acquire as going concern the property, good-will, undertaking, assets and business now being carried on at the City of Winnipeg, by the firm of George Vipond & Co., and to continue such business with all or any of its powers and objects, and to assume the liabilities thereof and to pay for the assets so acquired, including good-will, in shares of this company fully paid up and non-assessable;

(d) To act as agent for any individual, firm or corporation carrying on a business similar to the business which this company is authorized to carry on;

(e) To acquire by purchase, lease or otherwise the undertaking, assets, business and property, real and personal, and the good-will, franchises, patents, rights, privileges, contracts and assets and liabilities, useful or incidental to the business of the company, upon such terms and conditions as may be deemed advisable, from any individual, firm or corporation carrying on a business similar to that of the company, and to pay for the same in cash or fully paid-up shares, bonds or other securities of the company, or otherwise as may be agreed upon, and to sell or otherwise dispose of or otherwise deal with the whole or any portion of the same;

(f) To acquire by purchase, lease or otherwise, any real or personal, movable property which the company

may deem necessary for the carrying out of the objects of the company or any of them;

(g) To acquire, hold and own shares in any corporation doing business in whole or in part of a like nature, and to pay for the same either in cash or part cash, or to issue fully paid-up shares of the company in payment or part payment therefor, or otherwise as may be arranged, and to sell or otherwise deal with the same, notwithstanding the provisions of section 44 of The Companies Act;

(h) To issue in payment of any property, concessions or rights acquired by the company or in consideration of any amalgamation or other arrangement for the pursuance of the company's objects, bonds or common or preferred shares of stock of the company as fully paid up and non-assessable;

(i) To enter into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company and to lend money to, guarantee the contracts of, or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee, or otherwise deal with the same;

(j) To lease, sell or otherwise dispose of the business, property and undertakings of the company, or any part thereof, for such consideration as the company may deem fit, and in particular for shares, bonds, debentures or securities of any other company having objects similar in whole or in part to those of this company;

(k) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities of any companies belonging to the company, or which the company may have the power to dispose of;

(l) The intention is that the objects specified in paragraphs (a), (b) and (c) hereof shall be independent objects and shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company;

(m) To do all such other things as may be deemed necessary or useful in the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Vipond Fruit Company, Limited," with a capital stock of thirty-five thousand dollars, divided into 350 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Winnipeg, in the Province of Manitoba.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

28-2

### British Forgings, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of January, 1917, incorporating Francis George Bush, bookkeeper, George Robert Drennan and Alexander Gordon Yeoman, stenographers, Herbert William Jackson, clerk, and Frank Bredon Common, student-at-law, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To manufacture and deal in iron, steel and all other metals from the ore to the finished products thereof; to cast, smelt, forge and roll iron and steel of all kinds and descriptions and to manufacture and deal in all goods, wares and merchandise in which iron and steel or any other metal is or may be used, and for that purpose to erect and operate blast furnaces, forges, converters and all other appliances necessary or convenient for the due carrying on of said business; to manu-

facture, import, export, buy, sell and deal in munitions, goods, wares and merchandise; to carry on the business of miners, iron, brass and other metal-founders, machinists, tool-makers, metallurgists, or metal workers, fitters, millwrights, packing-box makers, and all other detail branches of business usually or conveniently connected with any such business as aforesaid, either for preparing or finishing articles for sale, or for auxiliary purposes, as well as for the purposes of the businesses aforesaid as for the purpose of profit as independent businesses;

(b) To manufacture, either wholly or in part any goods, substances, machines, tools, articles, apparatus or things in or for the manufacture, or any process of the manufacture, of which the plant, machinery or property of the company may from time to time be available or suitable;

(c) To construct, maintain and operate on the property of the company all works, bridges, reservoirs, flumes, dams, and any other works and conveniences which may seem directly or indirectly conducive to any of the company's object including telegraph and telephone lines;

(d) To construct, acquire, own, manage, charter, operate, hire and lease all kinds of steam and sailing vessels, boats, tugs and barges and other vessels, wharves, docks, elevators, warehouses, freight sheds and other buildings necessary or convenient for the purposes of the company;

(e) To establish, maintain and operate for the use of the company, its employees, tenants and others a fire protection service, water service, electric light or gas service, and to make such contracts with respect to the same as may be found necessary or advisable either for the disposal of the surplus or otherwise;

(f) To apply for, maintain, register, lease, acquire and hold or to sell, lease or otherwise dispose of and grant licenses in respect of or otherwise turn to account any patents of invention, improvements or processes, trade marks, trade names and the like, necessary to or beneficial for any of the purposes of the company;

(g) To distribute amongst the shareholders of the Company in kind any property of the Company and in particular any shares, debentures or securities of any other Company belonging to the Company or which the Company may have power to dispose of;

(h) To acquire by purchase or otherwise the shares of any other company carrying on business in whole or in part similar to the business which this company is authorized to carry on, notwithstanding the provision of section 44 of The Companies Act, or otherwise to acquire and undertake any other undertaking and business similar in whole or in part to that of the company, together with its plant, stock-in-trade, goodwill, franchises and assets of all kinds and liabilities, and to carry on any other business which may seem to be capable of being conveniently carried on in connection with any of the above objects or calculated directly or indirectly to enhance the value of or to facilitate the realization of or render profitable any of the company's property or rights or undertakings;

(i) To sell, lease or otherwise dispose of the undertaking of the company or of any part thereof for such consideration as the company may deem proper, and in particular for shares, debentures or securities of any other company having objects in whole or in part similar to those of this company;

(j) To issue paid-up shares, bonds, debentures, or other securities of the company in payment or part payment for any property or rights which may be acquired by, or with the approval of the shareholders, for any services rendered, or for any work done for the company, or in or towards the payment or satisfaction of debts and liabilities owing by the company;

(k) To amalgamate with or enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company, and to advance money to guarantee the contracts of and otherwise assist any

such person, firm or company, and, notwithstanding the provision of section 44 of The Companies Act, to take or otherwise acquire and hold shares and securities of any such company and to sell or otherwise deal with the same;

(l) To do all or any of the matters hereby authorized either alone or in conjunction with others or as factors or agents;

(m) To do all such other things as may be necessary to the due carrying out of the above objects or any of them;

(n) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "British Forgings, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

28-2

### The Duncan Electrical Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 2nd day of January, 1917, incorporating John Hoseph Meagher, Henry Noel Chauvin and James Edouard Coulin, all three of His Majesty's counsel learned in the law, Harold Earle Walker, advocate, all of the City of Montreal, in the Province of Quebec, and Frank Genest, of the City of Westmount, in the said Province of Quebec, law student, for the following purposes, viz:—

(a) To purchase, acquire and take over the undertaking, business, property and assets generally of that certain company known as The Duncan Electrical Company, Limited, incorporated by letters patent under the hand and Seal of the Secretary of State of Canada and dated 16th May, 1905, and to pay therefor such consideration as the directors of the company may see fit, especially in shares of the company issued as fully paid-up and non-assessable;

(b) To carry on the business of manufacturers, and to buy, sell and generally otherwise acquire, traffic, trade, deal in and dispose of all manner and kinds of electric supplies, apparatus and appurtenances, hardware, dies, metals and novelties;

(c) To contract for, build, construct and equip public and private works of every description, and to acquire, purchase, hold, sell, dispose of, supply, manufacture and produce all manner and kinds of material for use in the construction and equipment of such public and private works;

(d) To acquire the property, rights, good-will and other assets and privileges of or take over as a going concern the business of any person or company carrying on any business or industry allowed under this Act and to enter into contracts for the supply of services to the company, and for the acquisition of the rights of any person or company under contracts for the furnishing of work or materials, and to pay for the same and services and benefits of whatsoever nature rendered to the company, in shares of the company paid up in whole or in part;

(e) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(f) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclu-



sive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(g) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to subsidize, lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(h) To subscribe for, purchase or otherwise acquire, to own, hold, sell, assign, transfer or otherwise dispose of and deal with shares in the capital stock, bonds, debentures or other evidences of indebtedness created by any other companies; and while the holder thereof to exercise all the rights and privileges of ownership including the right to vote in respect thereof, notwithstanding the provisions of section 44 of the said Act ;

(i) To act as experts, consulting and operating engineers in connection with any business or undertaking which this company is authorized to carry on ;

(j) To sell the undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares or debentures, debenture stock or other securities of any other company having objects altogether or in part similar to those of this company ;

(k) To lend money to customers or persons having dealings with the company and to give any such guarantee or indemnity as may seem expedient ;

(l) To remunerate any parties for services rendered or to be rendered in placing or assisting to place any shares in the company's capital or any debentures, debenture stock or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business ;

(m) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined ;

(n) To distribute by dividend or otherwise any of the property of the company in specie or kind among the members and particularly paid-up shares, debentures or debenture stock of any other company ;

(o) To do all the foregoing things whether alone or in conjunction with others and whether as principals, factors, or agents for any other companies or persons, or by or through any factors, trustees or agents, or on commission ;

(p) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any one or more of the objects herein enumerated or incidental to the powers herein named or which shall at any time appear conducive or expedient for the protection or benefit of the corporation, either as holders of or interested in any property or otherwise ;

(q) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Duncan Electrical Company, Limited," with a capital stock of one hundred and fifty thousand dollars, divided into 1,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

### S. B. Beare, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of December, 1916, incorporating, George Herbert Sedgewick, Duncan McArthur and James Aitchison, solicitors, Francis Henry Hurley, law clerk, and Bertrand Thomas McAvoy, student-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To manufacture, buy, sell and deal in goods, wares and merchandise of all kinds ;

(b) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value or render profitable any of the company's property or rights ;

(c) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, grants, leases, licenses, concessions and like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to pay for the same in cash shares or other securities of the company or otherwise and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(d) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(e) To enter into any arrangements with any government or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with or surrender any such arrangements, rights, privileges and concessions and franchises ;

(f) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors or associates in business) or the dependents or connections of such persons, and to grant annuities, pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(g) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(h) To purchase, take or lease or in exchange, hire or otherwise acquire, any real or personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business or capable of being profitably dealt with in connection with any of the company's property or rights for the time being and in particular any machinery, plant, stock-in-trade ;

(i) To construct, improve, maintain, work, manage, carry out or conduct any roads, ways, tramways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which

may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof ;

(j) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments ;

(k) To sell or dispose, let or hire or otherwise deal with the undertaking and assets of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of those of the company ;

(l) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name, all or any of the property, franchise, good-will, rights, powers and privileges held or enjoyed by any person or firm or any company or companies, and to pay for such property, franchise, good-will, rights, powers and privileges, wholly or partly in shares of the company wholly or partly paid up, and to undertake the liabilities of any such person, firm or company ;

(m) To aid in any manner any corporation any of whose shares of capital stock, bonds, debentures, or other obligations are held or are in any manner guaranteed by this company, and to do any act or things for the preservation and protection, improvement or enhancement of the value of any such shares of capital stock, bonds, debentures or other obligations, and to do any and all acts tending to increase the value of any of the property at any time held or controlled by this company ;

(n) To purchase, take or acquire by original subscription or otherwise, and to hold and with or without guarantee to sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in and of any other company and to pay for such shares, stock, debentures, bonds and other obligations either in cash or partly in cash or to issue shares of this company fully paid-up or partly paid-up in payment or, notwithstanding the provisions of section 44 of the said Act, to use the funds of the company in the purchase of shares, stock, debentures, bonds and obligations in and of any other company and to vote on all shares so held through such agent or agents as the directors may appoint ;

(o) With the approval of the shareholders, to remunerate any person for services rendered to the company, in such manner as the company may deem expedient, and more particularly by the issue and allotment of shares, bonds, or other securities of the company, wholly or partly paid-up ;

(p) To lend money to customers and others having dealings with the company and to take security for the loan of such money, to guarantee the performance of the contractual and other obligations of any such person and to give any guarantee or indemnity as may see expedient ;

(q) To pay out of the funds of the company all expenses of or incidental to the formation, registration and advertising of the company, in or about the promotion of this company or the conduct of its business ;

(r) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interests, by publication of books and periodicals and by granting prizes, rewards and donations ;

(s) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(t) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others and either by or through agents, sub-contractors, trustees or otherwise ;

(u) To do all such other things as are incidental or conducive to the attainment of the above objects and so that the objects specified in each paragraph of the clauses shall, except when otherwise expressed in such paragraph, be in no wise limited or restricted by refer-

ence to or inference from the terms of any other paragraph or to or from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "S. B. Beare, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1917.

THOMAS MULVEY,

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Under-Secretary of State.

### Keystone Supply, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of December, 1916, incorporating Arthur John Thomson, William Symon Morlock, and Reginald Holland Parmenter, solicitors, Samuel Davidson Fowler, solicitor's clerk, and Anna Latimer, office clerk, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To manufacture, buy, sell and deal in copper, brass, bronze, iron, steel, manganese and all other metals and all or any articles consisting or partly consisting of copper, brass, bronze, iron, steel, manganese and other metals and all or any products thereof and also all other goods, wares, merchandise and supplies of every description ; to manufacture, buy, sell and deal in engines and machines of all kinds and all articles and things used in the manufacture, maintenance and working thereof ; to manufacture, buy, sell and deal in railway carriages and wagons and other carriages, wagons, carts, trucks, vehicles locomotives, engines, wheels, rolling stock and conveyances of all kinds whether for railway, tramway, road, field or other traffic or purposes or any of the parts thereof or equipment therefor and also rails and railway and tramway plant and all machinery, materials and things applicable or used as accessory thereto ; to carry on the business of iron masters, iron makers, steel makers, steel converters, smelters, engineers, malleable iron manufacturers and iron founders in all their respective branches and to work and make merchantable, buy, sell and deal in iron, steel and other metals, materials and substances and to carry on the business of manufacturers and dealers in chemicals and as metallurgists and as mechanical engineers and to manufacture, buy, sell and deal in both by wholesale and retail all kinds of mercantile commodities and to manufacture, buy, sell and deal in motors, motor vehicles, motor boats, aeroplanes, hydroplanes, seaplanes, flying boats, airships, dirigible and other balloons and other aircrafts, flying machines and devices for aerial navigation of all kinds and the parts thereof and to carry on a general machine shop business ;

(b) To acquire, purchase, take on lease or license, hire, hold, use, sell, grant leases of, grant licenses of, exchange, alienate, dispose of and otherwise deal in or contract with reference to lands or interests in land, personal property of all kinds or interests therein, rights, privileges, licenses and concessions, and to manufacture or trade in property and goods of all kinds ;

(c) To operate construction or building plants and to take and carry out contracts for building or for construction work of any kind ;

(d) To undertake, carry on and execute transactions as financial or commercial brokers or agents for the purposes aforesaid ;

(e) Notwithstanding the provisions of section 44 of The Companies Act, to subscribe for, purchase, assume liability under, acquire, hold, sell, exchange, dispose of or otherwise deal in or contract with reference to bonds, debentures, stocks or other securities or obligations or any estate or interest therein ; and to apply or to accept, in whole or in part, as consideration for, satisfaction of or security for any contract, indebted-



ness or obligation, to or of the company, property, obligations, shares and securities of any kind at such valuation and upon such terms as may be agreed upon ;

(f) To furnish aid to any business or undertaking similar in whole or in part to that of the company with which the company may have business relations by way of loan, bonus, endorsements, agreement, guarantee, management or other service, and to manage, supervise and control the same in whole or in part and to act as agent or attorney for the same ;

(g) To carry on any other business which may seem capable of being conveniently or advantageously carried on in connection with the business of the company or calculated directly or indirectly to enhance the value of, to facilitate the realization of or to render more profitable any of the company's businesses, properties or rights ;

(h) To invest the moneys of the company not immediately required in such investments as may from time to time be determined ;

(i) To co-operate in, aid in, subscribe towards or subsidize any proceeding or undertaking which may seem calculated directly or indirectly to benefit the company ;

(j) To acquire or undertake to whole or any part of the business, property and liabilities of any person, partnership, association or company having objects altogether or in part similar to the company or carrying on any business which the company is authorized to carry on or possessed of property which may seem suitable or desirable for the purposes of the company ;

(k) To apply for, purchase or otherwise acquire and to protect, prolong, and renew patents, patent rights, trade-marks, formulas, licenses, protections, concessions and the like, conferring or relating to any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company and to use, exercise, improve, develop or grant licenses in respect of or otherwise turn to account the property, right or information so acquired ;

(l) To enter into partnership or into any arrangement for sharing of profits or expense, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise, with any person, partnership, association or company carrying on or engaged in, or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction which may seem capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of, or otherwise assist any such person, partnership, association or company and to take or otherwise acquire shares and securities of any such partnership, association or company, and to sell, hold, re-issue, with or without guarantee or otherwise deal with the same ;

(m) To take or otherwise acquire and hold shares in any partnership or stock or shares in any association or company having objects altogether or in part similar to those of the company or carrying on any business which may seem capable of being conducted so as directly or indirectly to benefit the company ;

(n) To apply for, promote and obtain from the Dominion of Canada or any other authority whether Dominion, Provincial, Imperial, Colonial or foreign and including subordinate and municipal authorities, any statute, ordinance, order, regulation or other authorization or enactment which may seem desirable to the company or calculated directly or indirectly to benefit the company ;

(o) To enter into any arrangements with any governments or authorities, supreme, provincial, civic, municipal, local or otherwise that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any statutes, ordinances, licenses, contracts, orders, regulations, decrees, rights, powers, franchises, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with the terms of the same ;

(p) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or of its predecessors in business or of any person, partnership, association or company allied with the company in business or subsidiary to the company or in which the company holds shares or securities or to benefit the dependents or connections of such persons and to grant pensions and allowances, and to make payments towards insurance and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(q) To promote, form, organize, manage, develop, take interests or stock or shares in and assist financially or otherwise any partnership, association or company for the purpose of acquiring or taking over all or any of the property and liabilities of the company or for any other purpose which may seem calculated directly or indirectly to benefit the company ;

(r) To acquire, purchase, take on lease, hire, construct, improve, own, maintain, operate, manage, carry out and control plant, equipment, machinery, supplies, buildings, works, shops, warehouses, manufactories, pumps, tanks, tank cars, pipe lines, smelters, refineries, roads, ways, canals, bridges, electric works, electric plant, hydraulic works, hydraulic plant, boats, ships, docks, wharves, piers, gas works, cables, waterworks, reservoirs, aqueducts, flumes, ditches and all such other structures, works, conveniences and appliances as may seem calculated directly or indirectly to advance the company's interests and to contribute to, subsidize or otherwise assist or take part in the acquisition, purchase, leasing, hiring, construction, improvement, ownership, use, maintenance, operation, management, carrying out or control thereof ;

(s) Where such course is required for the purpose of the company or may seem calculated directly or indirectly to advance the company's interests, to acquire, purchase, take on lease, hire, construct, improve, own, use, maintain, operate, manage, carry out and control, but only upon lands owned or controlled by the company, or over which the company may have a right of license to that effect, such, roads, ways, bridges, lines of rail, spurs, sidings, tracks, rolling stock, cables, wires, motors, locomotives, electrical plant and all such other structures, works, conveniences and appliances as may be required for the purpose of maintaining communication by telegraph or telephone or of effecting the transport of goods or passengers, and to contribute to, subsidize or otherwise assist or take part in the acquisition, purchase, leasing, hiring, construction, improvement, ownership, use, maintenance, operation, management, carrying out or control thereof ;

(t) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(u) To sell or dispose of the property or undertaking of the company, or any part thereof for such consideration as the company may think fit, and in particular and notwithstanding the provisions of section 44 of The Companies Act, for shares, debentures or securities of any other partnership, association or company ;

(v) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(w) To consolidate or amalgamate with any other company having objects similar in whole or in part to those of the company ;

(x) To procure the company to be registered, licensed or otherwise recognized in any foreign country and to designate and appoint persons therein as attorneys or representatives of the company with full power to represent the company in all matters according to the law of such foreign country and to accept service for and on behalf of the company of any process or suit ;

(y) To pay out of the funds of the company all or any of the expenses of or incidental to the formation and organization thereof and to employ, contract with and

provide for the remuneration of brokers, commission agents and underwriters upon any issue of shares, bonds, debentures, debenture stock or other securities of the company ;

(z) To distribute or divide assets of the company in specie amongst the shareholders ;

(aa) To do all or any of the above things as principal, agents, contractors or otherwise, and either alone or in conjunction with others ;

(bb) To do all such other things as may seem directly or indirectly to be incidental to or conducive to or convenient or proper for the accomplishment of the purposes of the attainment of the objects of the company or any of them or expedient for the protection or benefit of the company ;

(cc) No power granted in any paragraph hereof shall be limited or restricted by reference to or inference from the terms of any other paragraph hereof.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Keystone Supply Company, Limited," with a capital stock of twenty thousand dollars, divided into 200 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

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#### Eureka Toys, Limited.

#### Les Jouets Eureka, Limitée.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of December, 1916, incorporating Jean Charbonneau and James Edward Coulin, advocates, Charles Joseph Eugene Charbonneau, notary, Joseph Simeon Pilon, stenographer, and Philippe Morel, agent, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To manufacture and sell toys, household and office novelties made of metal, wood, leather, cloth, rubber or wire, and merchandise of all kinds ;

(b) To buy, sell, handle and deal, both wholesale and retail in commodities, articles and things of all kinds which can conveniently be dealt in by the company in connection with any of its objects ;

(c) To purchase or otherwise acquire any formulae, recipe, processes, letters patent, trade-marks, trade-names or copyrights relating to the products of the company, or any rights or interests in the same or in the mode of manufacturing or selling the same ;

(d) To construct, maintain and alter any buildings or works necessary or convenient for the purposes of the company ;

(e) To purchase, lease or otherwise acquire the whole or any part of the business, property, franchises, goodwill, rights and privileges held or enjoyed by any person or firm or by any corporation carrying on any business which the company is authorized to carry on or be possessed of property suitable for the purposes of this company and to pay therefor in fully paid-up or partly paid-up preference or ordinary shares of the company, or in bonds, debentures or other securities of the company, or otherwise, and to undertake the liabilities of any such person, firm or corporation ;

(f) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or in exchange for the shares, bonds, debentures or other securities of this company or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint ;

(g) To construct, acquire and operate vessels, steam boats, barges, wharves and warehouses and to act as agent for vessel owners, vessel agents and cartage systems ;

(h) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ;

(i) To pay out of the funds of the company or by shares in the company or by cash and shares all expenses of or incidental to the formation, flotation, advertising and procuring the charter of the company and to remunerate any person or company for services rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any bond, debentures or other securities of the company ;

(j) To pay by issue of bonds, debentures or other securities as well as to use and apply its surplus earnings or accumulated profits authorized by law to be reserved to the purchase or acquisition of property ;

(k) To obtain any provisional order or Act of Parliament for enabling the company to carry any of its objects into effect, or for any other purpose which may seem expedient, and to oppose any proceedings or application which may seem calculated directly or indirectly to prejudice the company's interests ;

(l) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of this company ;

(m) To distribute any of the property of the company in kind among the shareholders ;

(n) The interpretation of any of the powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or by reference to or inference from the name of the company ;

(o) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(p) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(q) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(r) To enter into any arrangements with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(s) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ; and generally to purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property, and any rights or privileges which the company may think necessary or convenient for the purpose of its business ;

(t) To adopt such means of making known the products of the company as may seem expedient, and in



particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations;

(u) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company;

(v) To do all or any of the above things as principals, agents, contractors or otherwise and by or through trustees, agents or otherwise, and either alone or in conjunction with others;

(w) To do all such things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Eureka Toys, Limited," "Les Jouets Eureka, Limitée," with a capital stock of one hundred thousand dollars divided into 100,000 shares of one dollar each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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#### Eastern Ontario Motor Sales Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of December, 1916, incorporating Thomas Arthur Beament and Alan Haskett Armstrong, barristers-at-law, Gwladys Greta Grills, Mona Devine and Katie Howe, stenographers, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—

(a) To buy, sell, trade in, manufacture, and deal in automobiles, cycles, motor trucks, engines, carriages, and conveyances of all kinds and all accessories therefor, and in all other articles used in the construction thereof;

(b) To acquire by purchase, lease or otherwise, or undertake the whole or any part of the business, property or liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company;

(c) To acquire by purchase, lease or otherwise, or to take the shares, bonds, debentures, or other securities of any company carrying on or about to carry on or engage in the business which this company is authorized to carry on, and to sell, re-issue, with or without guarantee or otherwise deal with the same;

(d) To issue and allot fully paid shares of the company in payment of any services rendered or to be rendered, business, franchise, undertaking, property, right, power, privilege, lease, license, or contract which the company is authorized to acquire;

(e) To sell, lease or otherwise dispose of the property and undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures, bonds or securities of any other company;

(f) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession, or otherwise, with any government, municipal or local authority, or with any person or company carrying on or engaged in or about to carry on or engaged in any business or transaction capable of being conducted so as directly or indirectly to benefit this company; and to guarantee the contracts of, either with or without security, and lend money to, or otherwise assist, any such person or company, or any person or company undertaking to build on or improve any property in which the company is interested, and generally to such persons or companies and upon such terms and conditions as the company may think fit, and in particular to tenants, builders and contractors;

(g) To enter into any arrangement with any government or authority, federal, provincial, municipal or local, or otherwise that may seem conducive to the company's objects or any of them;

(h) To take and hold mortgages, bills of sale, hypothecs, liens and charges to secure the payment of the purchase price of any property real or personal sold by the company;

(i) To invest and deal with the moneys of the company not immediately required, upon such securities and in such manner as may from time to time be determined;

(j) To distribute any of the property of the company in specie among its shareholders;

(k) To do all or any of the above things as principals, agents, contractors or attorneys;

(l) To amalgamate with any other company having objects similar in whole or in part to those of this company;

(m) To pay out of the funds of the company all cost and expenses of any incidental to the incorporation and organization of the company;

(n) To do all such other things as are incidental or conducive to the attainment of any of the above objects;

(o) Any power granted in any paragraph hereof shall not be limited by reference to or inference from any other paragraph;

(p) And generally to do all such things as are incidental to the carrying out of the objects of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Eastern Ontario Motor Sales Company, Limited," with a capital stock of ten thousand dollars, divided into 100 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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#### White Shoe Company, Limited.

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of December, 1916, incorporating John Alexander Macintosh, barrister-at-law, Thomas Walter Scott, accountant, Raymond Benjamin Gravelin, salesman, George Cessford, bookkeeper, and Frederick William Scott, clerk, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—

(a) To manufacture, buy, sell and deal in boots, shoes and rubbers and generally in every kind of footwear;

(b) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(c) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company; and to pay for same wholly or in part in bonds, debentures or fully paid shares of the company, and to sell, lease or otherwise dispose of the same or any part thereof;

(d) To apply for, obtain, register, purchase or otherwise acquire, any trade-marks, trade names, processes, patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, and to sell, assign, dispose of or otherwise turn to account the property, rights or information so acquired;

(e) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or

otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(f) To take, purchase or otherwise acquire, sell, hold or otherwise dispose of shares or stock, bonds, debentures or other securities in any other company, notwithstanding section 44 of the said Act;

(g) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(h) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company;

(i) To purchase, take on lease or exchange, hire or otherwise acquire, any real or personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade;

(j) To do all or any of the above things and all things authorized by the letters patent or supplementary letters patent as principals, agents, contractors, or otherwise, and either alone or in conjunction with others;

(k) To do all such things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere, by the name of "White Shoe Company, Limited," with a capital stock of one hundred and fifty thousand dollars, divided into 1,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

28-2

#### Wheat Export Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of December, 1916, incorporating William Jackson Turner Kerr, clerk, James Stewart, grain broker, Thomas Leonard Hartley, barrister-at-law, James Henry Peace, accountant, and William Morison Garrow, student-at-law, all of the City of Winnipeg, in the Province of Manitoba, for the following purposes, viz.:—

(a) To acquire by purchase, or any other means, grains of all kinds, cereals and produce of every nature and kind, and to sell and dispose of the same on such terms and conditions as may be deemed fit and expedient, and to carry on a general grain or grain broker's business;

(b) To act as agent for any government, commission, board, association, company incorporated or otherwise, or person, for the purchase or acquiring and selling and disposing of all kinds of grain, cereals and produce of every nature and kind, and also in the shipping and marketing of any such grain, cereals or produce to any port, point or place as the company may direct;

(c) To erect, build, lease, take over, purchase or acquire by any other means, offices, grain elevators, elevator property of all kinds, warehouses or warehouse property, flour mills, oatmeal mills, linseed mills or any other grain mills or mill property, and to equip, maintain, manage and operate the same;

(d) To dispose of by sale, exchange or any other means, any elevators, warehouses, mills or other property owned by the company, either for cash or partly cash, exchange or otherwise, and to take mortgages,

debentures, debenture stock, shares or any other securities or class of property, goods or chattels which shall seem fit to the company;

(e) For the purposes aforesaid, to purchase and acquire by any other means, any and all the real estate, leasehold property or otherwise which may be deemed necessary for carrying out the objects above mentioned, and to be registered as owners of all lands so acquired by the company; and also to be registered as owners of any lands or otherwise which may be acquired by the company by or through any of the before mentioned powers; and to have all and any of the rights and privileges incidental to the taking and registration of any mortgages or lands so obtained;

(f) To take and receive any and all kinds of securities, mortgages on real estate, chattels or otherwise, debentures or other securities for any and all debts which may be due and owing to the company;

(g) To acquire by purchase, exchange or other legitimate means, and to take over, use, work, handle or administer the assets, franchise, shares, stocks and rights of any other company doing or carrying on a business similar to the objects hereinbefore mentioned;

(h) To purchase or take in exchange or by any other means, the stock, shares, debentures, preferred or otherwise, of any other company;

(i) Also to pay out of the funds of the company the costs of the forming and organization of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Wheat Export Company, Limited," with a capital stock of one thousand dollars, divided into 10 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Winnipeg, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

28-2

#### The Mining, Manufacturing and Development Company of Canada, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of December, 1916, incorporating Richard H. Holmes and John Gumar Holmes, barristers-at-law, Felicia Pell Holmes and Vera Aloha Forbes, married women, and Archibald William Forbes, doctor of dental surgery, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz.:—

(a) To carry on the business and operations of mining, milling, smelting, refining, prospecting, developing, and manufacturing of goods, wares and merchandise of every description. To produce, refine, acquire by purchase or otherwise, deal in ores of all kinds, gold, silver, nickel, copper, platinum, tungsten, radium, coal, coke, metals, minerals, and mineral substances of all kinds and products thereof.

(b) To own, buy, sell, operate, and deal in, lands, leases, options, concessions, and interests therein, which the company may believe to be directly or indirectly to their advantage;

(c) To build, acquire, own, charters, wharfs, navigate boats, and vessels of every description, inland, and on the high seas;

(d) To own, lease, buy, sell, have, and deal in, all kinds of minerals and timber lands and interests therein, lumber and timber, and the products thereof;

(e) To own, lease, buy, sell, operate, water rights, water powers, dams, reservoirs, ditches, electric plants, steam plants, tramways of every description;

(f) To buy, sell, own, manufacture, deal in as a whole or in part, goods, wares, and merchandise which the company may believe to be profitable or incidental to the carrying on of their business;

(g) To pay out of the funds of the company all or any of the expenses of, or incidental to, the formation and organization thereof and to employ, contract with and provide for, the remuneration of brokers, commission agents and underwriters upon any issue of shares,



bonds, debentures, debenture stock, or securities of the company which the directors may deem expedient ;

(h) The objects specified in each paragraph hereof shall not in any way limit or confine the powers of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Mining, Manufacturing and Development Company of Canada, Limited," with a capital stock of two hundred thousand dollars, divided into 200,000 shares of one dollar each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

28-2

**Parsons & Co., Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of December, 1916, incorporating Allan Parsons, merchant, Richard Balmer Proctor, Daniel Joseph McLaughlin, and Percy Roycroft, accountants, all of the City of Montreal, and William Geraghty, broker, of the City of Westmount, all of the Province of Quebec, for the following purposes, viz :--

(a) To carry on business as general dry goods and commission merchants and importers, and to buy, sell, manufacture and import dry goods and merchandise of any description ;

(b) To act as agents for any other persons or corporations carrying on similar business, or to transact any other business of a like nature or incidental to the foregoing ;

(c) To acquire by purchase, lease or otherwise, property, real or personal, and goodwill, rights, franchises, contracts and assets of any kind useful or incidental to the business of the company, on such terms and conditions as may be deemed advisable and to pay for the same in cash, or in part cash, or paid up shares, bonds or other securities of the company, as may be agreed upon, and to sell, dispose of, or otherwise deal with the whole or any portion of the property so acquired ;

(d) To amalgamate with any individual, firm or corporation, or to buy or otherwise acquire, shares, bonds, debentures or other securities of any company having objects altogether or in part similar to those herein enumerated, notwithstanding the provisions of section 44 of The Companies Act, and to sell, hold, re-issue, with, or without guarantee, or otherwise deal in the same.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Parsons & Co., Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

28-2

**The Dignard Manufacturing, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of December, 1916, incorporating Cléophas Dignard, manufacturer, Antonio Dignard, manufacturing artist, François Joseph Clapin, designer, and Edgar Duffy, photographer, all of the City of Montreal, in the Province of Quebec, and Louis Préfontaine, artist decorator, of the Town of Longueuil, in the said Province of Quebec, for the following purposes, viz :—

(a) To manufacture and deal in confection biscuits, vermicelli and eatables in all the respective branches ;

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(b) To manufacture, produce, import, export, purchase, sell and dispose of flour, sugar, syrup, extracts and chemical products which may be used in the carrying on of the business of manufacturers of and dealers in eatables ;

(c) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(d) To manufacture, import, export, purchase, sell and deal in articles generally dealt in and sold in candy and temperance stores ;

(e) To accept and carry on agencies of any business, manufacturing or otherwise, carrying on a business similar to that of the company or which it may be deemed to be capable of being advantageously carried on and calculated to enhance directly or indirectly the value of or to render profitable its property ;

(f) To acquire by purchase or otherwise the whole or any part of the assets of any person, firm or company carrying on a business similar to that of this company ; to enter into partnership with any such person, firm or company as to its undertaking and for the purpose of sharing profits ;

(g) To sell or otherwise dispose of the whole or any part of the business, property and undertaking of the company as a going concern or otherwise upon such terms and conditions and for such consideration as the company shall see fit ;

(h) To take by original subscription, purchase and accept in payment or otherwise acquire, hold, sell or otherwise dispose of shares, bonds or other securities of any other companies having objects wholly or partly similar to those of this company, notwithstanding section 44 of The Companies Act ;

(i) To pay for in bonds or other assets of the company or by the issue and allotment of fully paid shares of its capital stock, any debts or claims against the company for any movable or immovable property or rights acquired or owned by it, and, with the approval of the shareholders, for any services rendered in any manner whatsoever ;

(j) To distribute among the shareholders of the company in kind any property of the company, and in particular the shares, bonds or other securities of any other company and belonging to this company ;

(k) To promote and organize or assist in promoting and organizing any ancillary company for the purpose of acquiring the whole or any part of the assets, undertakings or business of this company or for any other purpose which may be deemed profitable to this company ;

(l) To purchase, lease or otherwise acquire, hold, lease, construct, maintain, operate, dispose of, sell and utilize in any manner any buildings, structures, manufacturing, machinery, store rooms, warehouses, vessels, wagons, merchandise and any other movable property, rights and privileges necessary or convenient for the company's purposes, and to purchase, lease or otherwise acquire any lands and other immovables necessary or convenient for the carrying on the company's business, and when deemed advisable, to sell and transfer, lease or otherwise dispose of any such movable and immovable property, lands and other real estate ;

(m) To amalgamate with any other company having objects similar, in whole or in part, to those of this company ;

(n) To do all the acts and things aforesaid either as principals, agents, contractors or otherwise.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Les Fabriques de Dignard, Limitée,"—"The Dignard Manufacturing, Limited," with a capital stock of three hundred thousand dollars, divided into 3,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1916.

THOMAS MULVEY,

Under-Secretary of State.

28-2

**The Collingwood Shipbuilding Company,  
Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of December, 1916, incorporating Reginald Holland Parmenter, and Arthur John Thomson, solicitors, Samuel Davidson Fowler, solicitor's clerk, Violet Moffat, accountant, Anna Latimer, office clerk, Suneva Margaret Fordyce and Anna Maude Robinson, stenographers, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—

(a) To design, lay out, construct, purchase, take in exchange, lease, charter, or otherwise acquire, have and hold, improve, develop, repair, alter, maintain, operate, manage, sell, exchange, let out to hire, charter or otherwise deal with and dispose of:

(1) Steamships, steamboats, vessels, ships, barges, dredges, tugs, scows, steamship lines, vessel lines, transportation lines, towing, salvage and wrecking outfits, wharves, piers, docks, dry docks, floating docks, dock yards, ship-building yards, slips, basins, marine railways, coaling apparatus, telegraph and telephone lines on lands owned or controlled by the company, and wireless telegraph outfits and stations for the purposes of the company, and all incidental structures, appliances and equipment or any shares or interests in any of same;

(2) Steamship, steamboat and railway terminals, transportation, warehouse, storage and cold storage facilities, yards, stock yards, oil tanks, pipe lines, freight sheds, freight and passenger stations, stores, buildings of every description, tramways and tracks on lands owned or controlled by the company, cars, motors, engines and equipment for the movement, care, storage or handling of any merchandise or traffic;

(3) Passenger facilities and accommodation, hotels, parks, amusement resorts and appliances;

(4) Storage houses and elevators for elevating grain, wheat or other produce and cleaning plant and equipment, mills and machinery for the manufacture of flour, cereals or any product or by-products of grain or of other agricultural products;

(5) Shops and works for the manufacture of machinery, or railway equipment, and all supplies for steamships, steamboats and vessels generally, and their equipment;

(6) Power houses, structures, plant and equipment for development, generation, transmission or utilization of water, steam, electric or other power and structures and plant for any form of lighting and heating, provided, however, that any sale, distribution or transmission of heat, light, electric or other power or force beyond the lands of the company shall be subject to local and municipal regulations in that behalf; and to carry on the business of the transportation of passengers, mail, freight, goods, wares, merchandise, timber, ore, coal, grain, and other articles of any nature whatsoever upon land and water; to carry on the business of towing, wrecking and salvage in all and any of its branches in and over any of the navigable waters within or bordering upon the Dominion of Canada to and from any port therein and to and from any foreign port and to carry on the business of cartage agents, wharfingers, warehousemen, forwarders and carriers by land and water;

(b) To adopt on behalf of the company and to carry into effect (either with or without modification) a certain agreement between H. B. Smith, J. W. Norcross, and R. M. Wolvin, (therein called the Vendors) and William Symon Morlock (therein called the Trustee) dated the 11th day of December, 1916, whereby the said H. B. Smith, J. W. Norcross and R. M. Wolvin, who are the promoters of the company, agree to sell to the company, the undertaking of The Collingwood Shipbuilding Company, Limited, a company heretofore incorporated under the laws of the Province of Ontario by Letters Patent dated the 8th day of March, 1905, whereby such promoters the said H. B. Smith, J. W. Norcross and R. M. Wolvin will make a profit in shares of the company as shewn by the said agreement, a copy of which agreement has been filed

in the office of the Honourable, the Secretary of State of Canada;

(c) To sell and deal in any of the manufactures or products of the works hereinbefore specified, or any commodities, merchandise or manufactures which may be conveniently handled in connection therewith and are germane to the objects for which the company is incorporated;

(d) To carry on any other business which may seem capable of being conveniently or advantageously carried on in connection with the business of the company or calculated directly or indirectly to enhance the value of, to facilitate the realization of or to render more profitable any of the company's businesses, properties or rights;

(e) To apply for, promote and obtain from the Dominion of Canada or any other authority, whether Dominion, Provincial, Imperial, Colonial or foreign, and including subordinate and municipal authorities, any statute, ordinance, order, regulation or other authorization or enactment which may seem desirable to the company or calculated directly or indirectly to benefit the company;

(f) To enter into any arrangements with any governments or authorities, supreme, municipal, provincial, civic, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any statutes, ordinances, licenses, contracts, orders, regulations, decrees, rights, powers, franchises, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with the terms of the same;

(g) To invest the moneys of the company not immediately required in such investments as may from time to time be determined;

(h) To co-operate in, aid in, subscribe towards or subsidize any proceeding or undertaking which may seem calculated directly or indirectly to benefit the company;

(i) To acquire or undertake the whole or any part of the business, property and liabilities of any person, partnership, association or company having objects altogether or in part similar to those of the company or carrying on any business which the company is authorized to carry on, or possessed of property which may seem suitable or desirable for the purposes of the company;

(j) To apply for, purchase or otherwise acquire, and to protect, prolong and renew patents, patent rights, trade marks, formulae, licenses, protections, concessions and the like, conferring or relating to any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, improve, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired;

(k) To subscribe for, purchase, take in exchange or in payment or otherwise acquire, hold and own and while holding same to exercise all the rights, powers and privileges of holders and owners thereof, receive and distribute as profits the dividends and interest thereon, and to guarantee, sell, with or without guarantee, and otherwise dispose of and, notwithstanding the provisions of section 44 of the said Act, deal in the shares, bonds, debentures, debenture stock or other securities of any other company or companies having purposes and objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to establish, promote or otherwise assist any such other company or companies;

(l) To sell, lease, exchange or otherwise dispose of or deal with all or any of the assets, property, rights or undertaking of the company for such consideration as the company may think proper, and in particular for shares, bonds, debentures, debenture stock or other securities in any other company having objects altogether or in part similar to those of the company;

(m) To lend money to persons or companies having dealings with the company, and to guarantee the per-



formance of contracts as also the performance of any obligations or undertakings of any other company or person in which the company is interested, including the payment of dividends, interest on bonds, debentures, debenture stock or other securities, mortgages, or liabilities of any such company or person; and to accept as security for such loans and guarantee any security that may be offered by such company or person including shares, bonds, debentures, debenture stock, mortgages, pledges, liens or other securities of such other companies, or of or upon the property of such persons or companies;

(n) To promote, form, organize, manage, develop, take interests or stock or shares, in and assist financially or otherwise any partnership, association or company for the purpose of acquiring or taking over all or any of the property and liabilities of the company or for any other purpose which may seem calculated directly or indirectly to benefit the company;

(o) To issue paid-up shares, bonds, debentures, debenture stock or other securities for the payment, either in whole or in part, of any property, real or personal, movable or immovable, property, or other rights, lease, business, franchise, undertaking, power, privilege, license or concession, which this company may lawfully acquire, and also in payment of services rendered to the company by way of promotion or otherwise, and to issue fully paid-up shares, bonds, debentures, debenture stock or other securities of the company in payment or part payment of or in exchange for shares, bonds, debentures, debenture stock or other securities of any other company doing a business similar or incidental to the business of this company;

(p) To draw, make, accept, endorse and execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable and transferable instruments;

(q) To sell, or dispose of the property, or undertaking of the company, or any part thereof for such consideration as the company may think fit, and in particular, and notwithstanding the provisions of section 44 of the Companies Act, for shares, debentures or securities of any other partnership, association or company;

(r) To consolidate or amalgamate with any other company having objects similar in whole or in part to those of the company;

(s) To pay out of the funds of the company all or any of the expenses of or incidental to the formation and organization thereof, and to employ, contract with and provide for the remuneration of brokers, commission agents and underwriters upon any issue of shares, bonds, debentures, debenture stock or other securities of the company;

(t) To distribute in specie or otherwise as may be resolved any assets of the company among its members, and particularly the shares, bonds, debentures, debenture stock or other securities of any other company formed to take over the whole or any part of the assets or liabilities of the company;

(u) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others;

(v) To do all such other things as may seem directly or indirectly to be incidental to or conducive to or convenient or proper for the accomplishment of the purposes or the attainment of the objects, of the company or expedient for the protection or or any of them benefit of the company;

(w) No power granted under any paragraph hereof shall be limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Collingwood Shipbuilding Company, Limited," with a capital stock of two millions and six hundred thousand dollars, divided into 26,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Collingwood, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 5th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

#### North American Hardware Supply, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act" letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of December, 1916, incorporating Edmond Hurtubise, insurance agent, Léon Hurtubise, accountant, Jean Hurtubise, merchant, Lucien Brault, commercial traveller, and Charles Henri Letourneau, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To carry on business as wholesale and retail merchants and manufacturers of hardware, paints, oils, varnishes, plumber's supplies, cast iron or steel pipes, automobiles, rubber goods, vegetable and chemical products, dynamite, explosives generally or any other raw or manufactured products, and any accessories used in the business or manufacture of hardware; and for that purpose, to purchase, sell, trade in and manufacture any appliances and materials relating to the hardware business, and generally to carry on the business of merchants and manufacturers of any of the foregoing;

(b) To carry on any other business, manufacturing, trading or otherwise, which may seem to the company capable of being carried on in connection with the above mentioned business or calculated directly or indirectly to enhance the value of the company's undertaking;

(c) To purchase, sell, manufacture, import or export dynamos, electric, gasoline or other motors, electric lamps, gas lamps or others, and generally any electrical supplies or electrical apparatus;

(d) To take, accept the transfer of real or personal property in payment and settlement, in whole or in part, of the aforesaid manufactured or unmanufactured articles, sold or to be sold to customers; to enjoy and hold said movable or immovable property, to transfer, sell or otherwise dispose of the same as may be deemed advisable from time to time;

(e) To purchase, take on lease or otherwise acquire any lands, buildings, easements or real or personal property which may be required for the company's purposes or capable of being conveniently used in connection with any of the objects of the company, and to dispose of the same, from time to time, as the company may deem advisable;

(f) To acquire the whole or any part of the goodwill, rights, property, assets, shares of the capital stock, bonds, debentures of other corporations, including any option, concessions or the like from any individual, firm, partnership or corporation carrying on a business similar, in whole or in part, to that of this company; to pay for the same wholly or partly in cash, bonds or securities or in payment or part payment thereof, to issue and allot fully paid-up and non-assessable shares of the company's capital stock, whether subscribed for or not;

(g) To acquire, lease, sell, license or otherwise dispose of trade marks, industrial designs, patents, patent rights relating to any invention which may be useful for the company's business; to acquire and exploit any invention which may be deemed useful in connection with the company's business;

(h) To raise or assist in raising money for and to aid by way of bonus, promise, endorsement, guarantee or otherwise any corporations in the capital stock of which the company holds shares or with which it may have business relations, and to act as employees, agents or managers of such company, and to guarantee the contracts of any such company, corporation or of any person or persons with whom the company may have business relations;

(i) To lease, sell or otherwise dispose of the whole or any part of the property and assets of the company for such consideration as the company shall see fit, and in particular for shares, debentures or securities of any other company;

(j) To remunerate by payments in cash, funds of the company, or, with the approval of the shareholders, in stock or shares, bonds or otherwise, any person or corporation for services rendered or to be rendered in placing or guaranteeing the placing of any shares, de-

bentures or securities of the company or in or about the formation or promotion of the company, or in exchange for any land, buildings or other securities ;

(k) To draw, make, accept, endorse and issue promissory notes, bills of exchange, warrants, securities under The Bank Act, and other negotiable and transferable instruments ;

(l) To do all acts, exercise all powers and carry on any business necessary to enable the company to profitably carry on the business and objects for which the company is incorporated.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "North American Hardware Supply, Limited," with a capital stock of forty-nine thousand dollars, divided into 490 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

#### Metro Films Service, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of December, 1916, incorporating Louis Athanase David and Louis Philippe Crepeau both of His Majesty's counsel learned-in-the-law, Segfried Hinson Read Bush, advocate, George Whittaker, accountant, and Sara Farmer Innes, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To manufacture, buy, sell, lease and deal in moving picture feature films, motion reel films and films of all kinds used for the production of moving pictures ;

(b) To own or lease and operate moving picture theatres of all kinds and in such moving picture theatres to give vaudeville performance ;

(c) To purchase or otherwise acquire and obtain provisional and other protection and licenses in respect of any inventions or alleged inventions, patents, trademarks or names, designs, copyrights, schemes, ideas, secret or other processes and the like, which may appear likely to be advantageous or useful to the company, and to test, develop, prolong, renew, exercise, use, vend, grant exclusive or other licenses in respect of or otherwise deal with all or any of the same ;

(d) To purchase, acquire, possess, and hold or otherwise deal in and deal with any securities, stocks, bonds, debentures or shares of any company whatsoever having objects in whole or in part similar to this company, notwithstanding the provisions of section 44 of The Companies Act ;

(e) To arrange any of the above things, either as principal or agents, and particularly to act as customs broker in connection with the importation of motion pictures, films and accessories ;

(f) To enter into any arrangement for amalgamation, joinder of interest or reciprocal concession with any company, firm or person carrying on business in whole or in part similar to that of this company ;

(g) To purchase or otherwise acquire the whole or any part of the business, property or liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of any property suitable for the purposes of this company, and to pay for such business or property, in whole or in part, with the stocks and bonds of this company ;

(h) With the approval of the shareholders, to remunerate any person or company for services rendered in placing or assisting to place or guaranteeing the placing of any of the shares of the company's capital or any of the debentures or other securities of the company or in or about the formation or promotion of the company or the conduct of its business ;

(i) To sell or otherwise dispose of the undertaking of the company, in whole or any part of its assets, for shares, debentures or securities of any other company, notwithstanding the provisions of section 44 of the said Act ;

(j) To distribute among the members of the company in kind any shares, debentures, securities or property belonging to the company ;

(k) To do any and all other things that may be legal or expedient for the due carrying out of the above purposes.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Metro Films Service, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 30th day of December, 1916.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

#### Gale Manufacturing Co., Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 2nd day of January, 1917, incorporating Ferguson James Dunbar and Alexander George Frederick Lawrence, solicitors, Alfred John Sneath, student-at-law, Bertha Taylor, and Norma Lown, stenographers, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz.,—

(a) To manufacture, buy, sell and deal in clothing and wearing apparel of all kinds and descriptions for men, women and children ;

(b) To acquire and take over as a going concern the undertaking and all or any of the assets and liabilities of Gale Manufacturing Co. Limited, incorporated by letters patent under the Ontario Companies Act or all or any part of the shares or capital stock of the said company ;

(c) To acquire the good-will, rights and property and to undertake the whole or any part of the asset, and liabilities of any person, firm, association or corporation, and to pay for the same in cash, stock or bonds of this corporation or otherwise ;

(d) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated, directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(e) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, license, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention or process which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise to turn to account the property, rights or information so acquired ;

(f) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(g) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any



rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade;

(h) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons, firms, companies or corporations;

(i) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(j) To sell or dispose of the undertaking of the company or any part thereof, or any of the assets, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company;

(k) To purchase or otherwise acquire, hold, sell, or otherwise dispose of shares of the capital stock or bonds, debentures or other securities of any other corporation;

(l) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined;

(m) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company;

(n) To construct, alter, maintain, manage and otherwise deal with any buildings or works necessary or convenient for the purposes of the company;

(o) To do any and all acts and things tending to increase the value of any of the property at any time held or controlled by this company;

(p) To distribute in specie or otherwise, as may be determined, any of the property of the company among its shareholders, and particularly the shares, bonds, debentures or other securities of any other company that may acquire the whole or any part of the assets or liabilities of the company;

(q) To sell, improve, manage, develop, exchange, lease, enfranchise, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company;

(r) To do all and everything necessary for, incidental or conducive to the attainment of any one or more of the above objects or which shall at any time be necessary for or incidental to the protection or benefit of the company;

(s) The objects specified in each paragraph hereof shall, except where otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Gale Manufacturing Company, Limited," with a capital stock of one hundred and thirty thousand dollars, divided into 1,300 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

29-2

#### Bartram and Ball, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 2nd day of January, 1917, incorporating Vivian Turnill Bartram, contractor, John Bogert Bartram, barrister-at-law, Irene Rouse, Ethel May Gallagher, and Beryl Walton Edmunds, stenographers, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—

(a) To carry on, in all its branches, a lumber, timber, and pulpwood business, and to manufacture, produce, buy, sell, and deal in timber, logs, lumber and wood of all kinds;

(b) To purchase, lease, or otherwise acquire, real estate, lands, locations, surface rights, timber limits, woodlands and timber lands, water lots, river rights and government, municipal or other rights, privileges, franchises, easements and licenses of all kinds, and to sell, dispose of, exchange or otherwise deal in the same;

(c) To improve and develop rivers and lakes, and to construct and maintain reservoirs, canals, dams, embankments, booms and other works and equipment of all kinds;

(d) To construct, purchase or otherwise acquire steamers, barges, tugs or any other kind of craft or boats for inland or ocean navigation, and to employ and operate the same;

(e) To construct, purchase, lease or otherwise acquire basins, docks, jetties, piers, wharves, warehouses, elevators or other buildings or works capable of being used in connection with the business of the company;

(f) To construct and operate, for the purposes of the company's business, tramways and railways sidings on lands owned or controlled by the company;

(g) To purchase, lease or otherwise acquire and build and construct and maintain and operate lumber and saw-mills, and to engage in the business of manufacturing and preparing for market, timber, lumber and wood of all kinds and descriptions;

(h) To import, export, buy, sell, lumber and wood of all kinds, and to manufacture and deal in, and otherwise deal in articles of all kinds in the manufacture of which timber or wood is used;

(i) To purchase, lease or otherwise acquire and build and construct and maintain and operate pulp and paper mills, and to carry on generally the business of manufacturers, importers, exporters and dealers in, pulp, paper, and paper substitutes of all kinds and descriptions, and of the raw materials and substances of every kind, pulps, preparations, mixtures, chemicals, solvents and combinations used or capable of being used in connections with the said business;

(j) To acquire by purchase, lease, or otherwise, and to utilize and develop water powers and other powers for the production of electric, pneumatic, hydraulic, or other power or force, and to construct and operate works for the productions of such power;

(k) To acquire by purchase, lease or otherwise, electric or other power of any kind for lighting, heating, motive or other purposes, and to sell, lease or otherwise dispose of the same, as well as of power and force produced by the company;

(l) To construct and maintain poles, lines and transmission lines, for the distribution of power, and for the general purposes of the company's business; provided however, that all sales, distribution, and transmission of electric, hydraulic or other power or force beyond the lands of the company shall be subject to local and municipal regulations in that behalf.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Bartram and Ball, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 5th day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

29-2

#### William Scully, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of January, 1917, incorporating David Richard Murphy, King's counsel, and Jean Martineau, student-at-law, of the City of Westmount, in the Province of Quebec; Maxime Raymond, of the City of Outremont, in the said Province of Quebec, advocate; Alfred Degroscilliers and John Farrow, clerks, of the City of Montreal, in the said Province of Quebec, for the following purposes, viz:—

(a) To carry on generally in all its branches the business of outfitters, and to import, manufacture,

export and deal in all kinds of goods and merchandise; to buy, import, make up, manufacture, sell and export garments, suits, uniforms, head gear, foot wear and wearing apparel of every description; to buy, import, manufacture, sell and export medals, badges, buttons and all kinds of military equipment and accoutrements;

(b) To buy, manufacture, make, utilize, sell and deal in all kinds of machinery, tools, instruments, appliances, apparatus and patterns which may be required or deemed useful or advantageous in the carrying on of the various branches of business in which the company is empowered to engage;

(c) To engage in any other business which may be carried on incidentally or advantageously in connection with any of the branches of business hereinbefore specified;

(d) To acquire by purchase, lease or otherwise and to use patents of invention, trade marks, designs of machines, patterns, brands, processes and other rights and things which may be used in the undertakings of the company, and to pay therefor in cash or in shares, bonds, debentures or securities of the company, and to dispose of the same;

(e) To acquire by purchase, lease or otherwise and hold whatever immovable property is deemed requisite for the carrying on of the aforesaid undertakings, and to sell, convey, lease or mortgage the same or any of it, as the company may see fit;

(f) To purchase or otherwise acquire any business, falling within any of the objects of the company, with or without the immovable properties, rights and contracts appertaining to same, and to assume its liabilities, if deemed advisable, and to pay for such business in cash or in shares, bonds, debentures, or other securities of the company;

(g) To act as agents for any company, partnership, or person carrying on a similar business or one whose goods or products may be advantageously or conveniently handled by the company;

(h) To purchase, acquire, hold, sell or otherwise dispose of shares in the capital stock of any other company having objects similar to those of the company, or germane thereto, and to pay for any such stock in cash or in shares, bonds, debentures or other securities of the company;

(i) To enter into partnership, or into any arrangement for sharing profits or for union of interests, with any person or company engaged in, or about to engage in, any business or undertaking which the company is authorized to engage in, and to guarantee the contracts of, make advances of money to or otherwise assist any such person or company, and to subscribe to or otherwise acquire shares in the capital stock of such company, and to hold, sell, transfer or otherwise deal with the same;

(j) To do and perform all other acts and things which may be conducive or seem advantageous to the carrying into effect of any of the above objects;

(k) Nothing contained in any of the foregoing paragraphs shall be construed so as to limit or restrict in any way whatsoever any power or right conferred in any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "William Scully, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 5th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

#### Ajax Rubber Company of Canada, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of January 1917, incorporating William D. Hamilton, capitalist, Richard Sutherland Gilpin and John Fraser Selby, salesmen, and Edward Beaconsfield Egar de

Camps and George William Miller, brokers, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—

(a) To manufacture and deal in rubber and rubber goods of every kind and nature and in all articles composed wholly or in part of rubber or into or with which rubber is used, and to manufacture and deal in all articles used in the preparation or manufacture of rubber or used in articles manufactured wholly or in part of rubber and to manufacture and deal in articles tools or appliances which the company may use in connection with its business;

(b) To carry on any other business (whether manufacturing or otherwise) which in the opinion of the directors of the company is capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(j) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired;

(p) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions;

(e) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company;

(f) To construct, maintain and alter any dwellings, buildings or works necessary or convenient for the purposes of the company or for the use or for sale to employees of the company;

(g) To acquire by purchase, lease or other title and to hold any real estate, considered necessary for the carrying on of its undertaking, and when no longer required to sell, alienate and convey the same;

(h) To issue in payment or part payment for any properties, rights or privileges acquired by the company or for any guarantee of the company's securities or with the approval of the shareholders, for services rendered, shares of the company's capital stock, whether subscribed for or not, as fully paid-up and non-assessable or the company's securities;

(i) To purchase, acquire, receive, hold, sell and dispose of shares in the capital stock of and bonds, debentures and debenture stock of other companies, notwithstanding the provisions of section 44 of this Act;

(j) To do all such other things as are incidental or conducive to the attainment of the above objects;

(k) To do all or any of the above things, and all things authorized by the Letters Patent or Supplementary Letters Patent as principals, agents, contractors or otherwise, and either alone or in conjunction with others;

(l) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or to or from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Ajax Rubber Company, of Canada, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 5th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-2



**A. Hollander & Son, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of December, 1916, incorporating Peter Bercovitch, of the City of Westmount, in the Province of Quebec, King's counsel, Ernest Lafontaine and Nathan Gordon, advocates, Georges Monarque and Moses Myerson, students, of the City of Montreal, in the said Province of Quebec, for the following purposes, viz :—

(a) To carry on the business of fur dressing and dyeing of all kinds of fur skins ;

(b) To purchase and lease real estate that may be required by the company for the business carried on by them ;

(c) To purchase, lease or acquire formulæ, recipes, secret processes and machinery of all kinds for the business to be carried on by them, and to pay for such formulæ, recipes, secret processes and machinery in fully paid up shares of stock of the company, and to pay royalties for such formulæ, recipes, machinery or patent rights ;

(d) To apply for, purchase, acquire, hold, sell assign lease or otherwise acquire or dispose of patent rights, licenses, privileges, formulæ, inventions, trade marks and trade names, pending applications therefor, for secret processes, relating to or useful in connection with the business of the corporation ;

(e) To use, manufacture, or grant licenses under any letters patent owned or controlled by the company, and to expend money in experimenting upon and testing the validity or value of any patent rights which the company may acquire or propose to acquire ;

(f) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company ;

(g) To manufacture, purchase or otherwise acquire chemicals or chemical preparations necessary or desirable in connection with the business of the company ;

(h) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(i) To apply for, secure, acquire by assignment, transfer, purchase or otherwise, and to exercise, carry out and enjoy any charter, license, power, authority, franchise, concession, rights or privileges, which any government or authority or any corporation or other public body may be empowered to grant, and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's shares, bonds and assets to defray the necessary costs, charges and expenses thereof ;

(j) To raise and assist in raising money for, and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation and to guarantee the performance of contracts by any such company, corporation, or by any other person or persons with whom the company may have business relations ;

(k) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(l) To do all or any of the above things as principals, agents, contractors, or otherwise, and either alone or in conjunction with others ;

(m) To sell or dispose of the undertaking of the company, or any part thereof for such consideration as

the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "A. Hollander & Son, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 5th day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

29-2

**Water Purification, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of January, 1917, incorporating Edward Martin Knight and James Thomas Mitchell, engineers, William Alfred Wyman, draughtsman, and Pearle Margaret Garrow and Bertha Annie Leamy, stenographers, all of the City of Ottawa in the Province of Ontario, for the following purposes, viz :—

(a) To manufacture, buy, sell, deal in apparatus and processes for water purification or filtration, to carry on the business of water filtration or purification and sell the products therefrom ; to manufacture, buy, sell and deal in water and other beverages or drinks ; to engage in the business of the filtration or purification of any article or product, and to sell and deal in the resultant products therefrom ;

(b) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with any of the above business or objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Water Purification, Limited," with a capital stock of forty thousand dollars, divided into 4,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 10th day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

29-2

**Robert Maw & Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of Chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of January, 1917, incorporating Thomas Barnard Gould, solicitor, Clara Thomas, Laura May Smith and Ella Mary Jackson, stenographers, and Lily Copping, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on the business of manufacturers of iron and wood working tools and machinery, iron foundries, steel makers, brass foundries, metal workers, millwrights, machinists, iron and steel converters, smiths, wood workers, builders, electricians, water supply engineers, miners, ore dressers, and smelters ; and to conduct, manage and operate foundries, machine shops, factories and establishments for engines, structural metal and bridge making and any other establishments or buildings necessary or convenient to any of the businesses of the company ; to manufacture, construct, repair, buy, sell, let, hire, exchange, trade and deal in articles, tools, machines, machine tools, implements, hardware of all kinds, locomotive, stationary, and other engines, railway cars, automobiles, automobile equipment parts or supplies, motors,

electrical apparatus, air and steam compressors, mining and pumping machinery and tools, boilers and generally every kind and description of tools, machinery, and articles composed or manufactured in whole or in part of iron, steel, metal, wood or other materials, or combinations of materials and to carry on the business of general contractors ;

(b) To enter into any arrangements as to the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession, amalgamation and consolidation with and to aid by guarantee of contract, loan or endorsement any person, firm or corporation carrying on any business of a like nature, or of a nature incidental to or in any way allied with the business for which incorporation is now sought; and notwithstanding the provisions of section 44 of The Companies Act, to acquire, own, hold and dispose of shares, debentures or other securities of any such person, firm or corporation, and to let, lease, sell, alienate and dispose of the whole or any part of the undertaking or business of the company and to receive in payment therefore any stocks, bonds, debentures or other securities of any person, firm or corporation carrying on business of a like nature, or incidental or in any way akin to the business for which incorporation is now sought ;

(c) To do all matters and things, own all property, trade marks, patent rights, franchises or privileges for the purpose of enlarging and extending the scope and intention of the objects of this company, and to do all such matters and things without restriction or reserve which are incidental to or convenient or necessary for the business for which incorporation is now sought, and, notwithstanding that such provisions are not specially provided herein, to do all such manner of business as would necessarily or conveniently flow from the intention herein expressed.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Robert Maw & Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 10th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-5

#### Stevens-Aylsworth Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of January, 1917, incorporating William Gilchrist, law clerk, Richard Dalton Moore Walter, student-at-law, James Stewart, accountant, Gertrude Elizabeth Hancock, bookkeeper and Hamilton James Stuart, barrister-at-law, all of the city of Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To manufacture, construct, convert, repair, rent, let, for hire, import, export, operate, buy, sell, acquire, dispose of and otherwise traffic, deal and trade in and with mechanical, electrical, chemical or other appliances, apparatus, equipment, supplies, machinery, instruments and tools of all kinds used in construction, manufacturing, academic or other kinds of work and particularly but not so as to limit the generality of the foregoing steel and iron, construction materials, pipe and fittings, castings and heavy hardware of all kinds and all raw materials and other things used in and for the manufacture or construction of the foregoing and accessories therefore and all articles which enter into the manufacture or construction of all the foregoing and all products and by-products thereof and generally to carry on the business of a dealer in goods, wares and merchandise ; to act as and to carry on the business of mechanical, electrical, chemical, designing and consulting engineers, and to carry on the business of general contractors for construction, alteration, improving and removal of factories, buildings, structures, plants,

equipment and works of all kinds and to enter into contracts for, construct, execute, own and carry on all descriptions of work, and to carry on for the purposes aforesaid the business of a general construction company and contractor for the construction of public and private works ;

(b) To purchase or otherwise acquire and undertake and assume all or any part of the assets, capital business, property, privileges, contracts, rights, obligations, and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on or any business similar thereto, or possessed of property suitable for the purposes of this company's business, and to issue in payment or part payment or part payment for any such property, rights or privileges acquired by the company or for any guarantee of the company's bonds, or with the approval of the shareholders for services rendered, shares of the company's capital stock, whether subscribed for or not as fully paid-up and non-assessable, or the company's bonds ;

(c) To apply for, obtain, register, purchase, lease, take over or otherwise acquire and to hold, use, own, operate and maintain and to sell, assign or otherwise dispose of any trade-marks, trade-names, brevets d'invention, concessions, licenses, patents or applications for patents, improvements, methods, formulae, secrets or other information, processes, industrial designs or copyrights secured under the law of the Dominion of Canada or elsewhere, and subject to royalty or otherwise ; and to acquire, use, exercise, develop, sell or grant licenses and leases in respect thereof, or otherwise turn to account such property as aforesaid ;

(d) To enter into partnership or into any arrangements for sharing profits, union of interests, co-operation with any person or persons, or company or companies carrying on or about to carry on any business or transaction which may be of profit to this company ;

(e) To take or otherwise acquire, hold, own, buy, sell or otherwise dispose of shares in the capital stock of, and the bonds, evidences or indebtedness, obligations, or other securities of any company having objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company or possessed of property, rights or franchises capable of being used so as directly or indirectly to benefit this company or enhance the value of its undertaking, notwithstanding the provisions of section 44 of The Companies Act, and to guarantee the payment of dividends on any such stock, and the payment of the principal and interest of any such bonds, obligations or other securities and to aid in any manner any such company ;

(f) To apply for, obtain, purchase or acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concession, right or privilege which any government or authorities supreme, municipal, or local, or any corporation or other public body may be empowered to enact, make, or grant and to pay for, aid in and contribute towards carrying the same into effect and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof ;

(g) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company ;

(h) To acquire by purchase, lease, hire or otherwise all property, real or personal, that may be deemed necessary for the proper carrying on of the company's business and to hold, own and operate the same, and to sell, lease, dispose of or otherwise turn the same to account, and to erect such buildings, factories and works as may be deemed advantageous for the purpose of the company ;

(i) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, water-courses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the com-



pany's interests, and to contribute to, subsidize or otherwise assist or take part in the construction improvement, maintenance, working, management, carrying on or control thereof;

(j) To raise and assist in raising money for and to aid by way of bonus, promise, endorsement, guarantee or otherwise any corporation in the capital stock of which the company holds shares, or with which it may have business relations, and to act as employee, agent or manager of any such corporation, and to guarantee the performance of contracts by any such corporation or by any person or persons with which the company may have business relations;

(k) To distribute in species or otherwise as may be determined, any assets of the company among its members and particularly the shares, bonds and other securities of any other company owned by this company;

(l) To procure the company to be registered and recognized in any foreign country and to designate persons therein according to the laws of such foreign country, to represent this company and to accept service for and on behalf of this company of any process or suit;

(m) To amalgamate with any other company having objects similar in whole or in part to those of this company;

(n) To draw, make, endorse, accept, execute and issue promissory notes, bills of exchange and other negotiable and transferable instruments;

(o) To do all or any of the above things as principals, agents, contractors or otherwise and by or through trustees, agents or otherwise, either alone or in conjunction with others;

(p) To pay out of the funds of the company all costs, charges and expenses preliminary and incidental to the formation, incorporation and organization of the company;

(q) To do all such other things as are incidental or conducive to the attainment of the above objects and to carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or objects, or calculated directly or indirectly to enhance or render profitable any of the company's property or rights;

(r) Any powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Stevens-Aylsworth Company, Limited," with a capital stock of ten thousand dollars, divided into 100 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 10th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

### Sam'l Osborn (Canada), Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of January, 1917, incorporating Albert Ernest Myles, manufacturer, Francis Joseph Laverty and John Wesley Blair, both of His Majesty's counsel learned-in-law, and Charles Albert Hale and August Angers, advocates, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To engage in the manufacture, production, working, sale and handling of steel and other metals; to own, carry on and operate works, plants, offices and establishments for the manufacture and handling of all products and articles composed wholly or in part of steel and other metals, and of machinery, and of special tools of all kinds; to carry on any business relating to the winning and working of minerals, the productions and working of metals, and the production, manufac-

ture and preparation of all other materials, and to carry on any other business whether manufacturing or otherwise which can be legally carried on or which may seem capable of being carried on in connection with the powers herein sought, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(b) For the purposes aforesaid to carry on the business of manufacturers' agents, engineers, merchants and dealers generally in metals, ores, tools, machinery, minerals and other similar articles and materials, and in products composed in whole or in part thereof;

(c) To carry on such other objects or purposes as are customarily or usually carried on in connection with the above mentioned business, or naturally incident to such business or its development;

(d) To purchase, lease, exchange, hire or otherwise acquire any land, buildings, leases, rights, privileges, concessions, machinery plant, stock in trade, necessary or convenient to the company's business, and to erect, construct, alter and maintain any buildings, works, apparatus and machinery necessary or convenient for the objects of the company;

(e) To apply for, purchase, lease or exchange, hire or otherwise acquire any patent, licenses, trade mark, concessions and the like conferring any exclusive or non-exclusive or limited rights in any country, which may seem calculated directly or indirectly to benefit this company, and to use, exercise, develop or grant licenses in respect thereof, or otherwise turn to account the rights so acquired;

(f) To pay for any rights or property acquired by the company, or for services rendered to it, either in cash or shares, with or without preferred or deferred rights in respect of dividend or repayment of capital or otherwise, or by debentures with or without a charge upon the property or undertaking of the company (including uncalled capital), or any part thereof, or partly in one mode and partly in another, and generally on such terms as the company may determine;

(g) To accept payment for any rights or property sold or otherwise disposed of or dealt with by the company or for services rendered by it, either in cash, by instalments or otherwise, or in shares of any company or corporation, with or without deferred or preferred rights in respect of dividend or repayment of capital or otherwise, or by means of a mortgage, or any securities of any person, firm, company or corporation, or partly in one mode and partly in another, and generally on such terms as the board may determine;

(h) To enter into partnership or any joint purse arrangement, or any arrangement for sharing profits, union of interest, or co-operation with any company, firm or person, carrying on or proposing to carry on any business within the objects of this company, and to acquire and hold shares, stock or securities of any such company;

(i) To establish or promote or concur in establishing or promoting any other company whose objects shall include the acquisition and taking over of all or any part of the assets and liabilities of or shall be in any manner calculated to advance, directly or indirectly, the objects or interests of this company; and to acquire and hold shares or securities of and guarantee the payment of any securities issued by or any other obligation of any such company;

(j) To purchase or otherwise acquire and undertake all or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on or possessed of property suitable for the purposes of the company;

(k) To sell or dispose of the whole of the undertaking of the company, for such consideration as the directors and three-quarters in value of the common and preferred shareholders of the said company may think fit, and in particular for shares, debentures or securities of any other company having objects similar to those of this company, and to distribute among the shareholders of the company any property of the company, and in particular any shares, debentures or securities of any other company belonging to this company;

(l) To amalgamate with any person, firm or other company whose objects include objects similar to those

of this company whether by sale or purchase (for shares or otherwise) of the undertaking, subject to the liabilities of this or any other company as aforesaid, with or without winding up or by sale or purchase (for shares or otherwise) of all the shares of stock of this or any other company as aforesaid, or by partnership, or any arrangement of the nature of partnership or in any other manner ;

(m) To distribute among the members in specie any property of the company or any proceeds of sale or disposal of any property of the company ; but so that no distribution amounting to a reduction of capital be made, except with the sanction (if any) for the time being required by law ;

(n) To do all or any of the above things in any part of the world, and either as agents, principals, trustees, contractors or otherwise, and either alone or in conjunction with others, and either by or through agents, sub-contractors, trustees or otherwise ;

(o) To establish and support or to aid in establishing or supporting, funds, associations, institutions, trust funds, or commerce calculated to benefit employees or ex-employees of the company or the connections or dependents of such persons, or any persons having dealings with the company ;

(p) Notwithstanding the provisions of section 44 of The Companies Act, to purchase or acquire in any way and to own, hold, deal with and transfer with or without warranty the debentures, shares, bonds or other securities of any manufacturing or other corporation carrying on business similar to that of this company ;

(q) The above objects, powers and purposes of the company shall be deemed to be several and not dependent on each other, and the company may pursue or carry on any one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise restricted by reason of any other clause of such objects, powers and purposes, or otherwise.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Sam'l Osborn (Canada), Limited," with a capital stock of fifty thousand dollars, divided into 1,000 shares of fifty dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 9th day of January, 1917.

29-2 THOMAS MULVEY,  
Under-Secretary of State.

#### Lake Winnipeg Paper Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of January, 1917, incorporating Duane Bingham McDonell, of the City of Winnipeg, in the Province of Manitoba, lumberman, Edward Seybold, manufacturer, Angus William Fraser and Harold Duncan McCormick, barristers-at-law, Walter Goodman Bronson, lumberman, William Harper Connor, accountant, and Christine Mathews, stenographer, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz :—

(a) To carry on in all its branches a lumber, timber, pulpwood, pulp and paper business ; to construct, erect or otherwise acquire, own, operate, maintain, and manage, mills and factories for the manufacture and production of mechanical and ground wood pulp, sulphide pulp, paper, cardboard, paper materials, and any and all ingredients, or products, or compounds thereof, and any and all articles and substitutes made from any of the aforesaid materials, or used or useful in connection therewith, and to manufacture, purchase or otherwise acquire, deal in and sell, all the said articles and all or any other substances, products or by-products thereof, and generally to carry on the business of manufacturing and dealing in wood, pulp, sulphate pulp and paper in all its branches ;

(b) To construct, erect, establish and otherwise acquire, own, maintain and operate mills and factories for the manufacture of timber, lumber, pulpwood and any and all articles capable of being manufactured from the products of the forest, and to buy, sell and deal in timber, lumber, pulpwood and products of the forest generally and all articles manufactured therefrom or in connection therewith, and to do all things necessary or incidental to the carrying on of the business of lumbering in all its branches ;

(c) To acquire by purchase, lease, concession, license, permit, or otherwise, and own and hold locations, surface rights, timber limits wood lands and timber lands, water-lots, water powers, river rights, and government, municipal and other rights, privileges, franchises, easements and licenses of all kinds, and to sell, dispose of, exchange or otherwise deal in the same, and to improve and develop water powers, rivers and lakes, and to construct, maintain and operate reservoirs, canals, dams, embankments, booms and other works and equipment of all kinds ;

(d) To acquire, purchase, take on lease or license, hire, hold, use, sell, grant leases of, grant licenses of, exchange, alienate, dispose of and otherwise deal in or contract with reference to lands or interests in lands, personal property of all kinds or interest therein, rights, privileges, licenses and concessions ;

(e) To construct, acquire, maintain, operate, use and manage works machinery and appliances for the production of electricity, electric, pneumatic, hydraulic or other power or energy or to lease or otherwise acquire such power and to accumulate, generate, transmit and distribute electricity and electric, pneumatic, hydraulic and other power and energy for light, heat, power or any purpose for which electricity or electric or other power or energy can be used ;

(f) To utilize water and steam or other power for the purpose of compressing air or generating electricity ;

(g) To provide, purchase, lease or otherwise acquire, and to construct, lay down, erect, establish, operate, maintain and carry out all necessary works, stations, engines, machinery, plant, cables, wires, lines, generators, accumulators, lamps, meters, transformers, apparatus, appurtenances, and appliances connected with the generation, accumulation, distribution, transmission, supply, sale, use and employment of electricity, and to generate, accumulate, transmit, distribute, supply and sell electricity, for the purpose of electric heating, lighting, traction and motive power, and for industrial and other purposes, and to undertake and to enter into contracts and agreements for the lighting of cities, towns, streets, buildings, and other places, and for the supply of electric light, heat and motive power for any or all public or private purposes ; provided, however, that the company shall not enter upon any street, highway or other public place for the purpose of placing thereon any of its plant, works or material used in the transmission or distribution of electric, hydraulic, pneumatic or other power, and shall not erect or place on, under or across any such street, highway or other public place any such plant, works or material unless with the consent of the municipality having control of such street, highway or other public place ;

(h) To make build, construct, erect, lay down, maintain and operate reservoirs, waterworks, cisterns, dams, canals, tunnels, culverts, flumes, conduits, main and other pipes and appliances and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, delivering, measuring and distributing water for the creation, maintenance and development of hydraulic, electric or other mechanical power or for any other purpose of the company ;

(i) To construct, acquire and operate lines of telegraph or telephone or other means of communication on lands owned or controlled by the company and for the purposes of the company only ;

(j) To acquire, construct, maintain, alter, make, charter, lease, hire, or work wagons, steamers, ships, pipe lines, docks, and canals, bridges, waterworks, tanks or storage accommodation, reservoirs, wells, aqueducts, roads, streets, hotels, dwelling houses, factories, shops, stores, gas works, waterworks, piers,



barges, boats, wharves and other works, plant or machinery of every description ; and to contribute to the cost of making, providing and carrying on and working the same ; to enter into contracts or arrangements with any government, municipal or other body, corporation, company or person as to interchange of traffic, running powers, joint working or otherwise, which may seem expedient ;

(k) For the purposes of the company to acquire, purchase, take on lease, hire, construct, improve, own, use, maintain, operate, manage, carry out and control, but only upon lands owned or controlled by the company, or over which the company may have a right or license to that effect, such roads, ways, bridges, lines of rail, spurs, sidings, tracks, rolling stock, cables, wires, motors, locomotives, electrical plant, and all such other structures, works, conveniences and appliances as may be required for the purpose of maintaining communication by telegraph or telephone or of effecting the transport of goods or passengers, and to contribute to, subsidize or otherwise assist or take part in the acquisition, purchase, leasing, hiring, construction, improvement, ownership, use, maintenance, operation, management, carrying out or control thereof ;

(l) To carry on for the purposes of the company business as owners and workers of farms, ranches, merchants, chemists, store-keepers, carriers, shop owners, electrical and other engineers, builders or contractors, and any other business which may seem directly or indirectly conducive to the development of any property in which the company is interested, or to the benefit of the company ;

(m) To acquire by grant, purchase or otherwise, concessions, of any property or privileges from any government, or from any authority, supreme, municipal, local or otherwise, and to perform and fulfil the terms, and conditions thereof ; to obtain or assist in obtaining, any provisional or other order or license, permit, franchise or other authority for enabling the company to carry any of its objects into effect, including charters or laws conferring any jurisdiction ;

(n) To remunerate any person or company for services rendered in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any debentures or other securities of the company or in or about the formation or promotion of the company or the conduct of its business ;

(o) To buy, sell, manufacture, repair, alter and exchange, let on hire, export and deal in all kinds of articles and things which may be required for the purposes of any of the said businesses or commonly supplied or dealt in by persons engaged in any such businesses, or which may seem capable of being profitably dealt with in connection with any of the said businesses ;

(p) To purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring an exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem to the company capable of being profitably dealt with ;

(q) To use, exercise, develop and grant licenses in respect of, or otherwise turn to account any such patents, brevets d'invention, licenses, concessions and the like, and with a view to the working and development of the same, to carry on any business, whether manufacturing or otherwise, which the company may think calculated directly or indirectly to effectuate these objects ;

(r) To offer for public subscription, establish or promote, or concur in establishing or promoting any other company, corporation, association, or private undertaking for the purpose of acquiring all or any of the property, rights and liabilities of this company, or for any other purpose which may seem directly or indirectly calculated to benefit this company, and to acquire and hold shares, stock or securities of, or guarantee the payment of any securities issued by, or any other obligation of any such company, corporation, association or undertaking and to defray all or any of the expenses of the establishment or promotion of any such company or corporation, association or undertaking as aforesaid, and to subsidize or otherwise assist any such company, corporation, association or under-

taking, and to guarantee or underwrite subscriptions, or to subscribe for the same, or any part thereof, and to employ others to underwrite or subscribe therefor.

(s) Notwithstanding the provisions of section 44 of The Companies Act, to subscribe for, purchase, assume liability under, acquire, hold, sell, exchange, dispose of or otherwise deal in or contract with reference to bonds, debentures, stocks or other securities or obligations, or any estate or interest therein ; and to apply or to accept, in whole or in part, as consideration for, satisfaction of or security for any contract, indebtedness or obligation to or of the company, property, obligations, shares and securities of any kind, at such valuation and upon such terms as may be agreed upon ;

(t) To advance or lend money, securities or assets of all kinds to customers and others having dealings with the company, and to any other company having objects similar in whole or in part to those of this company, upon such terms as may be arranged, and either with or without security ;

(u) To invest and deal with the moneys of the company not immediately required ; and in such manner as may from time to time be determined ;

(v) To draw, accept, endorse, negotiate, or deal with bills of exchange, promissory notes, letters of credit, circular notes or other negotiable or mercantile instruments ;

(w) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals, and by granting prizes, awards and donations ;

(x) To enter into partnership or into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee, or otherwise deal with the same ;

(y) To sell the undertakings of the company or any part thereof for such consideration as the company may think fit, and in particular for a consideration consisting in whole or in part of cash or shares or debentures of any other company ;

(z) To procure the company to be constituted or registered in any part of the world as may be found expedient ;

(aa) To distribute in specie by way of dividend or otherwise among the members, customers, or employees of the company or otherwise, any share or securities belonging to the company, or any property or assets of the company applicable as profits of the company ;

(bb) To subscribe to any fund, corporation or institution incorporated or unincorporated, and to act by delegate or otherwise upon any trade council, committee, chamber of commerce, syndicate or other body of persons formed to lawfully promote either the general interests of businesses to which that of the company is allied or in which the company is interested or any other business that may be deemed conducive to the interests of the company ;

(cc) To establish and support or aid in the establishment or support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or its predecessors in business, or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition, or for any public, general or useful objects ;

(dd) To amalgamate with any other company having objects altogether or in part similar to those of this company ;

(ee) To issue paid up shares, bonds or debentures for the payment, either in whole or in part, of any pro-

perty, real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire, and also to issue such fully paid shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures, or other securities of any other company doing a business similar in whole or in part or incidental to the business of this company ;

(ff) To do all or any of the above things in any part of the world and as principals, attorneys, contractors or agents, or otherwise, and either alone or in conjunction with others, or by and through the agency of others ;

(gg) To do all such other things as are incidental or conducive to the attainment of the above objects, or any of them ; the word "company" herein (except where used in reference to this company) shall be deemed to include any partnership or body of persons, whether corporate or incorporate, and whether formed to carry on business in the Dominion of Canada or elsewhere, and the objects specified in each paragraph hereof shall be in no wise limited by reference to any other paragraph, but may be extended thereby.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Lake Winnipeg Paper Company, Limited," with a capital stock of five million dollars, divided into 50,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 9th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

#### Masters and Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of January, 1917, incorporating Arthur Ramsay-Holden, King's counsel, Pierre Amable Badeaux, advocate, Ernest Geoffrey Bennett, accountant, Arthur Charters, bookkeeper, and Alfred Boreham Wright, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on the business of mechanical and electrical engineers, architects and contractors, for the erection, construction, repair and alteration of public and private works and undertakings ;

(b) To manufacture, buy, sell and deal in goods, wares and merchandise ;

(c) To produce, manufacture, acquire and obtain from the earth, refine, smelt, store and dispose of and deal in all kinds of metals, minerals, mineral substances, chemicals, lumber and other materials and articles consisting in whole or in part thereof, and to explore, prospect, mine, quarry, construct and operate works and otherwise proceed as may be necessary or useful to that end ;

(d) To manufacture, acquire and deal in ordnance, arms, munitions and like materials and things and the machinery, tools, equipment, processes and other things necessary or useful for the manufacture or handling thereof ;

(e) To use, hold, acquire, develop and in any way handle, manufacture or otherwise turn to account natural or artificial products and resources, and to assist or advise in connection therewith ;

(f) Notwithstanding the provisions of section 44 of The Companies Act, to purchase or acquire in any way, and to own, hold and sell, with or without warranty, the shares, debentures, bonds and other securities of any manufacturing or other corporation or enterprise carrying on business similar to that of this company, or to promote or contribute to or subsidize or otherwise assist the same ; and to amalgamate or make other working arrangements with any person, company or enterprise carrying on any similar business ; and to manage, operate and carry on the property, undertaking and affairs of any such business and to acquire the same, including its good-will, rights, liabilities and

other accessories by purchase, lease or otherwise ; and to issue, allot and deliver, as fully paid-up and non-assessable, the shares, debentures or other securities of this company, in payment or part payment of any securities, rights or things that it can acquire, and, with the approval of the shareholders, in payment or part payment for any services rendered to the company, whether in connection with its promotion and organization or its business or otherwise ;

(g) To apply for, purchase or otherwise acquire and hold, use (on lease, license or otherwise) and exercise, develop and introduce, and to sell, assign, lease or otherwise dispose of or turn to account, any patents, trade-marks, inventions, copyrights, improvements and processes, concessions and the like, useful to the business of the company ; and to pay for the same wholly or in part in bonds, debentures or other securities or assets of the company or by the issue of fully paid-up and non-assessable shares of its capital stock ;

(h) To enter into any arrangement for sharing of profits, union of interests, joint adventure, reciprocal concession or otherwise, with any person or company or enterprise carrying on or proposing to carry on any business which this company is authorized to carry on ; and to promote or assist in promoting and to become a shareholder or participant in any such company or enterprise ; and to purchase or acquire the shares and securities thereof, notwithstanding the provisions of section 44 of the said Act ; and to hold, sell, re-issue and otherwise deal with the same ;

(i) To make advances to or guarantee the obligations or contracts of or otherwise assist in any manner any company whose shares of capital stock, bonds or other obligations are held in whole or in part by this company ; and to do any act or thing for the preservation, improvement or enhancement of the value of any such shares, bonds or obligations ; and in like manner to advance money to or guarantee the contracts of or otherwise assist any person or company having business engagements with the company or indebted to it ;

(j) To acquire the good will, property, rights and assets and to assume the liabilities of any person, firm, corporation or enterprise indebted to the company or transacting any business similar to that transacted by the company, and to pay for the same in cash or in fully paid up and non-assessable shares or securities of this company or otherwise ;

(k) To sell, lease or otherwise dispose of or deal with the whole or any part of the undertaking of the company and of its assets and good-will and rights and obligations of any kind for such consideration as the company may think fit, including shares, debentures and other securities of any other corporation having objects similar in whole or in part to those of the company, and to distribute among its shareholders any cash, securities or other consideration so received ;

(l) To pay all costs incidental to procuring the charter of incorporation or in connection with the formation and organization of the company, and to do any such things as are incidental or conducive to the attainment of the above objects ; and to promote any company or companies for the purpose of acquiring all or any of the undertakings, assets, rights or liabilities of this company or for any other purposes which may seem calculated to benefit the company ;

(m) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(n) To lend money to persons or companies having dealings with the company and to invest and deal with any funds or assets not immediately required for the purposes of the company, as may be deemed expedient ; and to invest money on behalf of any other company or individual and to guarantee the security of such investments ;

(o) To enter into any arrangement with any authority or government, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges, concessions, subsidies or other benefits which it may seem desirable to obtain, and to



carry out or exercise and comply with any such arrangements, rights and benefits, and to procure the company to be licensed, registered and recognized in any foreign country and to designate persons therein and do such acts and things as may be expedient under the laws of such country to represent the company and enable it effectively to carry on business or prosecute its affairs there and elsewhere ;

(p) To purchase or otherwise acquire, hold, lease, sell, improve, manage, develop, exchange or otherwise dispose of or deal with, any real estate, lands, buildings or other property or rights necessary or useful for the carrying on of any of the company's business ;

(g) To do any of the above things as principals, agents, contractors, managers, supervisors or otherwise, and by or through trustees or agents or otherwise, and either alone or in conjunction with others, and to do all such things as may be incidental or conducive to the attainment of the above objects ;

(r) The above objects, powers or purposes of the company shall be deemed to be several and not dependent upon each other, and the company may pursue or carry on any one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise restricted by reason of any other clauses of such objects, powers or purposes or otherwise.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Masters and Company, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 10th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

#### A. T. Stewart Company, Limited.

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of January, 1917, incorporating Andrew Thomas Stewart, manufacturer, William Barry, traveller, and Léon Daoust, Aimé Daoust and Ernest Douglas Wintle, clerks, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To design, construct, manufacture, build, erect, purchase, lease or otherwise acquire, own, improve, develop, repair, alter, maintain, operate, manage, sell, exchange, let out to hire, deal in and with and dispose of, all and every kind of appliances, plants, equipments, machinery, implements, materials and supplies for the manufacture of and dealing with aerated waters, liquor, beer and other liquids, extracts, fruit juices, carbonic acid gas, confectionary and other preparations, and to carry on the business of bottlers and dealers in chemicals, and to manufacture, buy, sell, and deal in with extracts, fruit juices, mineral and aerated waters, carbonic acid gas, confectionary, corks, crown caps, capsules, labels and materials and supplies of every description ;

(b) To manufacture, buy, sell and deal in goods, wares, appliances, merchandise of all sorts and descriptions and to establish, maintain and conduct a jobbing, commission, brokerage and general agency business ;

(c) To acquire all or any part of the good-will, property and assets, including any agency, option, contract, agreement, concession or the like of any individual, firm, association or corporation carrying on a similar business and to pay for the same wholly or in part in cash or bonds, or in payment or part payment therefor to allot and issue as fully paid-up and non-assessable shares of the capital stock of the company ;

(d) To sell or otherwise dispose of the whole or any part of the property, assets, rights, undertakings or good-will of the company and to accept payment for the same wholly or partly in cash, stock, bonds or other securities of any corporation or company ;

(e) To apply for, purchase or otherwise acquire any patents, trade-marks, copyrights, agencies, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention or process and to turn to account, sell, lease or otherwise deal in such patents, trade-marks, copyrights, licenses, agencies or concessions ;

(f) To acquire and hold, notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise dispose of the stock, shares, securities or undertakings of any other company having for one of its objects the exercise of any of the powers of the company, or to transfer its undertakings or assets to or to amalgamate with any such company ;

(g) To enter into any agreement for the sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company intending to carry on or carrying on any business which this company is authorized to carry on, or which is capable of being conducted so as directly or indirectly to benefit the company ;

(h) To acquire by purchase or otherwise, hold, sell, and deal in the business, assets, good-will, stock, shares or securities of any person, firm or corporation carrying on a business in whole or in part similar to that of the company, and generally to do all acts and exercise all powers and carry on any business incidental to the proper fulfillment of the objects for which the company is incorporated, and to exercise all other powers permitted by the Act ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "A. T. Stewart Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 11th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

#### Morgans Supply House, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of January, 1917, incorporating Andrew James Morgan, merchant ; Henrietta Ellen Morgan, married woman ; Frederick William Watts, printer, and James William Westervelt, chartered accountant, of the City of London, in the Province of Ontario, and George Morgan, of the Town of Blenheim, in the said Province of Ontario, gentleman, for the following purposes, viz :—

(a) To manufacture, import, export, buy, sell and deal in goods, wares and merchandise, and to produce, raise, sell, deal in or otherwise dispose of cereals, animals, live stock or any products, or by-products of the land ;

(b) To form, organize, hold, support and in any way encourage associations, exhibitions and meetings and to procure, prepare, print, publish, distribute, sell and dispose of literature, circulars, books, pamphlets, advertisements and other printed matter ;

(c) To purchase and carry on in all the branches thereof the business now carried on under the name and style of Morgans Supply House.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Morgans Supply House, Limited," with a capital stock of seventy-five thousand dollars, divided into 750 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of London, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 10th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

### The Universal Machinery Company, Limited.

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of January, 1917, incorporating Herbert Johnson, salesman, and Charles Redpath Jones, Frank Talbot Malone, Henry Charles Brennan and Francis McMullen, clerks, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To carry on the business of manufacturers of iron and wood working tools and machinery, iron foundries, steel makers, brass foundries, metal workers, millwrights, machinists, iron and steel converters, smiths, wood workers, builders, electricians, water supply engineers, miners, ore dressers, and smelters; and to conduct, manage and operate foundries, machine shops, factories and establishments for engines, structural metal and bridge making, and any other establishments or buildings necessary or convenient to any of the businesses of the company; to manufacture, construct, repair, buy, sell, let, hire, exchange, trade and deal in articles, tools, machines, machine tools, implements, hardware of all kinds, locomotive, stationary and other engines, railway cars, automobiles, automobile equipment parts or supplies, motors, electrical apparatus, air and steam compressors, mining and pumping machinery and tools, boilers, and generally every kind and description of tools, machinery and articles composed or manufactured in whole or in part of iron, steel, metal, wood or other materials, or combinations of materials, and to carry on the business of general contractors;

(b) To enter into any arrangements as to the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession, amalgamation and consolidation with and to aid by guarantee of contract, loan or endorsement any person, firm or corporation carrying on any business of a like nature, or of a nature incidental to or in any way allied with the business for which incorporation is now sought, and notwithstanding the provisions of section 44 of the Companies Act, to acquire, own, hold and dispose of shares, debentures or other securities of any such person, firm or corporation, and to let, lease, sell, alienate and dispose of the whole or any part of the undertaking or business of the company, and to receive in payment therefor any stocks, bonds, debentures or other securities of any person, firm or corporation carrying on business of a like nature, or incidental or in any way akin to the business for which this company is incorporated;

(c) To do all matters and things, own all property, trade-marks, patent rights, franchises or privileges for the purpose of enlarging and extending the scope and intention of the objects of this company, and to do all such matters and things without restriction or reserve, which are incidental to or convenient or necessary for the business for which this company is incorporated, and, notwithstanding that such provisions are not specially provided herein, to do all such manner of business as would necessarily or conveniently flow from the intention herein expressed.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Universal Machinery Company, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 10th day of January, 1917.

THOMAS MULVEY,

29-2

Under-Secretary of State.

### Industrial Chemicals, Limited.

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as The Companies Act, letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 10th day of January, 1917, incorporating Gordon Walters MacDougall and

Lawrence Macfarlane, both of His Majesty's counsel learned in the law, William Bridges Scott and John Macnaughton, advocates, and James Geary Cartwright, office manager, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To manufacture, produce, import, export, buy, sell and deal in chemicals and chemical compounds, minerals, dyes and dyestuffs of every nature and description, and all apparatus, implements, processes and things used or capable of being used in connection with the manufacture and sale of the same or in the manufacture or sale of products of which they constitute a factor; to carry on the business of manufacturing chemists and druggists; and to manufacture, buy, sell and deal in any kinds of goods, wares and merchandises;

(b) To mine for, quarry, treat, smelt, develop, refine and prepare for market ores, minerals, chemicals or chemical compounds or other substances;

(c) To make tests, investigations, assays and analyzes and reports of all kinds and to advise upon processes, operations, patents and other matters involving expert knowledge in connection with any business where such knowledge may be of use to the person interested;

(d) To manufacture, buy, sell, import, export and deal in timber, lumber, wood, pulp, pulp-wood, paper and other products or by-products of wood and pulp;

(e) To carry on any business, whether manufacturing or otherwise, germane to the purposes and objects herein set forth and which may seem to the company capable of being conveniently carried on by it or calculated directly or indirectly to enhance the value of or render profitable any of its properties or rights;

(f) To acquire by purchase, lease, concession, exchange or otherwise and to construct, erect and operate all factories, mills, shops, storehouses, warehouses, roads, wharves, docks and graving docks and other structures and erections and all property, movable and immovable, necessary or useful for the carrying out of any of the purposes of the company, and to lease, sell and dispose of the same;

(g) To acquire, by purchase, lease, hire, exchange or otherwise and to hold and operate lands, timber limits or licenses to cut timber, water-lots, water privileges and powers and rights and interests therein, and to build upon, develop, cultivate, farm, settle and otherwise improve and utilize the same;

(h) To construct or acquire by lease, purchase or otherwise and operate works for the production, sale and disposal of steam, electric, pneumatic, hydraulic or other power or force and generally to use, sell, lease or otherwise dispose of such steam, electric, pneumatic, hydraulic and other power for any uses and purposes to which the same are adapted; provided always that the rights, privileges and powers hereby conferred upon the company in this paragraph when exercised outside the property of the company shall be subject to all the laws and regulations of the provincial and municipal authorities in that behalf;

(i) To construct, acquire, own, manage, charter, operate, hire and lease all kinds of steam and sailing vessels, tugs, boats, barges and other vessels and to tow, carry goods, freight and passengers for hire and generally to carry on the business of a navigation and transportation company;

(j) To apply for and maintain, register lease, acquire and hold or to sell, lease and dispose of and grant licenses in respect of and otherwise turn to account any patents of invention, improvements or processes, trade-marks, trade-names, concessions and the like necessary or useful for any of the purposes of the company;

(k) To enter into any arrangement with any government or authorities, supreme, municipal, local or otherwise which may seem conducive to the fulfilment of the objects of the company or any part thereof, and to obtain from such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions;

(l) To purchase all or any part, including the goodwill of the business or undertaking or the property or assets, real or personal, movable or immovable, patents,



rights, claims, privileges, concessions, contracts or other advantages of any company, person or persons, carrying on any business which this company is authorized to carry on or any business similar thereto or possessing any property suitable for the purposes thereof, and to apply for the same wholly or partly in bonds, debentures or fully paid and non-assessable shares of the capital stock of the company, and to assume the liabilities of any such company, person or persons;

(m) Notwithstanding the provisions of section 44 of The Companies Act, to purchase and acquire and to own, hold, sell and re-issue shares, debentures, bonds and other securities of any company or corporation carrying on a business similar in whole or in part to that of the company, and to pay for the same wholly or partly in cash, shares, bonds, debentures or other securities of the company, and to guarantee the payment of the principal of or dividends and interest on such shares, bonds, debentures or other securities, and, while the owner of any such shares of stock, bonds, securities or other obligations, to exercise any and all voting powers thereon by its duly authorized officers or by a proxy duly appointed to the same extent as a natural person might or could do, and to manage, operate and carry on as a manager the property, franchises, undertakings and business of any corporation any of whose shares, bonds, debentures or other securities are held by the company for such remuneration as may be deemed reasonable and proper; or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions;

(n) To purchase all or any part, including the goodwill of the business or undertaking or the property or assets, real or personal, moveable or immoveable, patents, rights, claims, privileges, concessions, contracts or other advantages of any company, person or persons, carrying on any business which this company is authorized to carry on or any business similar thereto or possessing any property suitable for the purposes thereof, and to apply for the same wholly or partly in bonds, debentures or fully paid and non-assessable shares of the capital stock of the company, and to assume the liabilities of any such company, person or persons;

(o) Notwithstanding the provisions of section 44 of The Companies Act, to purchase and acquire and to own, hold, sell and re-issue shares, debentures, bonds and other securities of any company or corporation carrying on a business similar in whole or in part to that of the company and to pay for the same wholly or partly in cash, shares, bonds, debentures or other securities of the company, and to guarantee the payment of the principal of or dividends and interest on such shares, bonds, debentures or other securities, and, while the owner of any such shares of stock, bonds, securities or other obligations, to exercise any and all voting powers thereon by its duly authorized officers or by a proxy duly appointed to the same extent as a natural person might or could do, and to manage, operate and carry on as a manager the property, franchises, undertakings and business of any corporation any of whose shares, bonds, debentures or other securities are held by the company for such remuneration as may be deemed reasonable and proper;

(p) To sell, lease or otherwise dispose of the property, rights, franchises and undertakings of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of the company, notwithstanding the provisions of Section 44 of the Companies Act;

(q) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds or other securities or otherwise any other company, corporation, person or persons and to guarantee the performance of contracts by any such company, corporation, person or persons with whom the company may have business relations;

(r) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure,

reciprocal concession or otherwise, with any person or company carry on or engaged in or about to carry on or engage in any business which the company is authorized to carry on or to amalgamate with any such company;

(s) To invest the moneys of the company not immediately required in such manner as may from time to time be determined;

(t) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities in any other company or corporation belonging to the company or which the company may have power to dispose of;

(u) To do all or any of the matters hereby authorized either alone or in conjunction with others or as factors or agents;

(v) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph;

(w) To do all such other things as may be necessary for the due carrying out of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Industrial Chemicals, Limited," with a capital stock of two million seven hundred and fifty thousand dollars, divided into 27,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 11th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

#### De Laval Dairy Supply Company, Limited.

PUBLIC Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 21st day of December, 1916, changing the corporate name of "De Laval Dairy Supply Company, Limited," to that of "The De Laval Company, Limited."

Dated at the office of the Secretary of State of Canada, this 5th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

#### Canadian Westinghouse Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of January, 1917, increasing the capital stock of "Canadian Westinghouse Company, Limited," from the sum of five million dollars to the sum of ten million dollars, such increase to consist of fifty thousand shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 11th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

#### Mining Corporation of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 4th day of January, 1917, extending the powers of "Mining Corporation of Canada, Limited," so as to include the objects and purposes hereinafter set forth, viz:—

To distribute and divide all or any part of the assets of the company in specie or in kind amongst its shareholders.

Dated at the office of the Secretary of State of Canada, this 9th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

**Ker & Goodwin Machine Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 2nd day of January, 1917, increasing the capital stock of "Ker & Goodwin Machine Company, Limited," from the sum of fifty thousand dollars to the sum of one hundred thousand dollars, such increase to consist of five hundred shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State

28-2

**Dominion Foods, Limited.**

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of January, 1917, decreasing the capital stock of "Dominion Foods, Limited" from the sum of one million dollars to the sum of nine hundred and forty thousand dollars, such decrease to consist of six hundred preferred shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

28-2

**DEPARTMENT OF INSURANCE.**

OTTAWA, 29th December, 1916.

**NOTICE** is hereby given that the Northwestern National Insurance Company which heretofore carried on in Canada the business of Fire Insurance, Tornado Insurance, and Hail Insurance, has discontinued the business of Hail Insurance, and its former license having been cancelled, the company has this day received a new License No. 419, for the transaction in Canada of the business of Fire Insurance and Tornado Insurance.

G. D. FINLAYSON,  
Superintendent of Insurance.

29-4

**CIVIL SERVICE OF CANADA.****PROCESS PHOTOGRAPHER—(DEPARTMENT OF PUBLIC WORKS.)**

**PUBLIC** notice is hereby given that application will be received by the Civil Service Commission of Canada from candidates qualified to fill the position of Process Photographer in the Department of Public Works, graded in Subdivision B of the Second Division, with an initial salary of \$1,300 per annum.

Candidates must be thoroughly experienced in the different branches of dry plate photography; must understand photostat, copying, enlarging, and reduction work, also Vandykes, black, white, and blue prints; and must be careful, skilful, but at the same time, rapid operators. They should also possess executive ability. Male candidates who are of military age must be returned soldiers, or men who have been rejected for, or exempted from military service. Preference will be given to returned soldiers, provided they possess the desired qualifications.

Application forms may be obtained from the Secretary of the Civil Service Commission, Ottawa. They must be filled out and filed with the Commission not later than the 22nd January, 1917.

By order of the Commission,

WM. FORAN,  
Secretary.

Ottawa, 27th December, 1916.

27-4

**L**IST of successful candidates at a Preliminary Examination for the Outside Division of the Civil Service of Canada, held at different centres throughout the Dominion on the 19th December, 1916.

**IN ALPHABETICAL ORDER:**

**NOTE.**—Candidates who are marked with a star (\*) have served overseas in His Majesty's Forces during the present war and have been honourably discharged therefrom, and are accordingly entitled to preferential treatment in the matter of appointments.

*At Prince Rupert, B.C.*

Struthers, John McSkimming.

*At Nanaimo, B.C.*

Cullen, Alexander.  
McGuckie, John Martin.  
Scott, Nellie G.  
Sutherland, Lillis I.  
Thomson, Andrew L.

*At Victoria, B.C.*

\*Abbott, George Stanley.  
\*Comerford, Edward Waller.  
Craig, Edward H. H.  
Dicks, Thomas I.  
Miller, Lena.  
Mackenzie, David.  
Tomlinson, Fred.  
\*Watson, Thomas.

*At Vancouver, B.C.*

Cucksey, Walter Lloyd.  
Duke, Aylmer Earl.  
Postlethwaite, Frank.

*At Nelson, B.C.*

Cryderman, Charles Normán.

*At Edmonton, Alta.*

Atkinson, Burton West.  
Carthew, A. Isabelle.  
Dixon, Geo. M.  
Ellis, Elmer E.  
Freeze, Harry A.  
Hopkinson, Frank A.  
Miller, Isabel Robertson.  
Moody, Robert Wellington.  
McLeod, John.  
McMahon, Clark A.  
McMann, Allan J. D.  
Porter, Frederick A.  
Wright, Helen M.

*At Calgary, Alta.*

Gregory, William James.  
Pare, Bertha Anna.  
Russell, Joseph.  
Samuel, Geoffrey B.

*At Moosejaw, Sask.*

Burke, Hildred May.  
Davidson, William Howard.  
Ellis, Frank Butler.  
Ellis, James.  
Fleming, St. Clair.  
Morrison, Janet Summers.  
Munro, John Gordon.  
McKee, Robert A.  
Neal, James.

*At Saskatoon, Sask.*

Burke, Nella M.  
Murphy, Edward John.  
Quinn, Edward.  
Ross, Jessie M.  
Shepherd, Alfred Edward.

*At Regina, Sask.*

Chapman, George.  
Eadie, James.  
Harris, Samuel Thomas.  
Hill, Joseph H.  
Malone, Frank Patrick.  
Mann, Frank.  
Mowat, Hugh P.  
Smith, Thomas Henry.  
Wardrop, James W.



*At Winnipeg, Man.*

Acheson, Alfred Edwin.  
Curtis, Roydon H.  
Dorsett, Walter.  
Forbes, James C. K.  
\*Greenwood, C. H.  
Hill, Charles Y.  
Hood, E. F.  
Knittel, W. R.  
Little, William S.  
\*McDowell, Harry.  
MacMartin, Percy Victor.  
McNeill, James Martin.  
Newman, Chas. F.  
\*Peden, William.  
Riley, T. S.  
Rome, George Walter.  
Rutherford, Ethel Marguerite.  
Sparling, Edwin James.  
Stenhouse, John C.

*At North Bay, Ont.*

Beaton, Charles James.  
\*Ellis, Frank W.  
Lindsay, Marguerite.  
Redden, John Bruce.  
Windrum, William J.

*At London, Ont.*

Burns, Wm. Patrick.  
Cline, Gordon Stanley.  
Legg, Walter Martin.  
Siebert, Wm. Arthur.  
Wallace, Andrew.  
Windover, William E.

*At Hamilton, Ont.*

\*Berg, Archibald.  
\*Graham, Thomas John James.  
Hammond, Joseph R.  
Johnson, William B.  
Lawrence, William Ed.  
\*Murphy, John.  
Plante, Chester Clewes.  
\*Siebert, Robert Arthur.  
Whiteside, William.

*At Toronto, Ont.*

Bell, Irene Veronica.  
Brady, Ford James.  
Brown, Annie B.  
Brown, Charles Holden.  
Brown, Elsie Jane.  
Brown, Homer Joseph.  
Brown, Wallace Gordon.  
Campbell, Clarence.  
Cockburn, Leonard Frank.  
Crossley, E. C.  
Durie, Frederick David.  
\*Finn, Owen.  
Foster, Myrtle.  
Fraser, Marion E.  
Garbarino, F. C.  
Gauce, Francis.  
Gibson, C. Ellsworth.  
\*Godfrey, Stanley M.  
Good, Florence Agnes.  
Goodwyn, Frank.  
Hacker, Iona Ruth.  
Harper, Henry.  
Harris, Edward P.  
\*Harrison, William P.  
Irving, John Seymour.  
\*Jackson, George Ernest.  
\*Lamble, Robert F.  
Laxton, William.  
Mann, Chas. Edward.  
\*Mesley, Ernest.  
\*McAllister, Oscar M.  
\*McCann, Jack.  
McConaghy, Frank Paul.  
McConnachie, Duncan.  
McHugh, Michael.  
Macphail, Elizabeth.  
Newman, Maud.  
Pearson, Kathleen.  
Portch, Harold Roy.  
Robinson, Edna.  
Rooney, Joseph Henry.  
Roistein, Lena.  
Russell, Edna.  
Rutherford, Ewart Allen.  
Scott, Harvey Martin.  
Self, George Sherlock.  
Spence, Mary.  
Stanley, Reta May.  
Taylor, Miriam M.  
Tijou, May Martha.  
Tummon, M. Percy.  
Warnke, John Albert.  
Wilcox, Rose Victoria.

*At Ottawa, Ont.*

Barbe, Alexina Rose.  
Boland, Eva.  
Brown, Joseph Thomas.  
Bradley, Inez.  
Bulger, Francis E.  
Cécile, Clémence.  
Chugg, Ada Beatrice.  
Cochrane, John Wilfrid.  
Condon, Edmund C.  
Cook, Esther Agnes B.  
Cosgrove, Mary Louise.  
Dea, Margaret G.  
Dempsey, Catharine.  
Dunn, Rose Gwendolyn.  
Durham, John Thomas.  
Duscet, John J.  
Gibbs, Lillian May L.  
Gormley, Emily Teresa.  
Gray, Helen Edith K.  
Hardy, Dorothy C.  
Hartney, Kathleen M.  
Hupp, Frank A.  
Jackson, Muriel Nunn.  
Kelly, John J.  
Lafond, Marie L.  
Lane, Ellen Eliza.  
Lowry, Olive.  
Manion, Daniel Joseph B.  
Miller, Duncan.  
Mix, Kyra Doris.  
McDermott, Edward Patrick.  
Nagle, Theresa.  
Neville, Wm. John.  
O'Neill, Arthur Thomas.  
O'Neill, Wm. James.  
Petipiece, Lillie E.  
Purcell, Marjorie.  
Regimbal, Florence.  
Rogers, Hilda.  
Sauve, Aline.  
Spoonier, Rose Ann.  
Toplas, Edith.  
Beauchamp, Annette.  
Bergeron, Anne Marie.  
Bergevin, Louise.  
Berthiaume, Joseph Apolydore.  
Boissonault, Marie.  
Brossard, Gratienne.  
Carrière, David.  
Cayer, Antoinette.  
Cayer, Gratia.  
Charlebois, Maria.  
Chartrand, Rhéa.  
Chéné, Joseph Eugène.  
Daoust, Eugénie.  
Daoust, Odiana.  
De Gagné, Germaine.  
Deslauriers, Marie-Anne.  
Dignard, Rose.  
Drouin, Maria.  
Dubé, René.  
Durocher, Eugénie.  
Galipeau, Louisa.  
Gouin, Adrienne.  
Gouin, Cécile.  
Groulx, Blanche.  
Lafond, Marguerite.  
Lafrenière, Laura.  
Lahaie, Marie Aurore.  
Lalonde, Aldège.  
Leduc, Geraldine.  
Lévesque, Oscar.  
Ménard, Mary Clara.  
Paradis, Ernest.  
Periard, Alcide.  
Plouffe, Dorina.  
Rathey, Marie Beatrice.  
Robertson, Annette.  
Seguin, Jos. Elzear.  
Simard, Adélaïde.  
Tremblay, Aline.  
Trudel, Joséphine.  
Vadénais, Cécile.

*At Montreal, Que.*

Adducchio, Anita.  
Allard, Eugène.  
Auclair, Ernest.  
Beauchamp, Annette.  
Beaudet, Mathilde.  
Beaulieu, Georges.  
Bergeron, Alice.  
Berthiaume, Paul.  
Blouin, Joséphine.  
Bourcier, Lydia.  
Brodeur, Alexandre.  
Brunelle, J. Alphonse.  
Brunelle, Hector.  
Brunet, Eloi.

*At Montreal, Que—continued.*

Campbell, Alexandre.  
 Canniff, Daniel Roy.  
 Chagnon, Marie-Anna.  
 Charbonneau, Georgette.  
 Charbonneau, Imelda.  
 Chouinard, Charles.  
 Côté, Ernest Emile.  
 Davis, Ernest.  
 DeCelles, Richmond.  
 Delage dit Lavigreur, Joseph.  
 Desjardins, Joseph Henri.  
 Désy, Archambault.  
 Dugas, Rodolphe.  
 Dupuis, Alexis.  
 Forget, Réal.  
 Gagnon, Honoré.  
 Gagnon, Joseph.  
 Geoffrion, Ernest.  
 Hickey, Michael John.  
 Holmes, Thomas.  
 Jarrand, Valerie.  
 Ladouceur, J. N.  
 Lapierre, Horace.  
 Leclerc, Gabrielle.  
 Lefebvre, Roger.  
 Lemire, Ida.  
 Meunier, Clement.  
 Minville, Esdras.  
 Norton, James Frederick.  
 Ouellette, Anne Marie.  
 Pépin, Jeanne.  
 Perras, Emilienne.  
 Petit, Marie Diana.  
 Piché, Edmund.  
 Piche, Wilhelmine.  
 \*Poirier, Conrad J.  
 Portelance, Auguste.  
 Pouliot, Louis.  
 Ranger, Wm. B.  
 Robichaud, André.  
 Roch, Marie-Louise.  
 Rochon, J. Benoit.  
 St. Louis, Cécile.  
 Scott, Dorothy M.  
 Thibault, Antoine.  
 Trudeau, Severin.  
 Vanier, Rosario.  
 Vinette, Adrien.

*At Sherbrooke, Que.*

Audet, Antonio.  
 Croteau, Wilfred William.  
 Lafond, Joseph David E.  
 Thibodeau, Berthe.

*At Quebec, Que.*

Bourgault, Albert.  
 Couillard, Elzéar.  
 DesPrés, Louis.  
 Fleury, Maurice E. R.  
 Fortier, Yvette.  
 Gagnon, Maurice.  
 Gingras, Judith.  
 Martin, George.  
 Moffet, Jean Charles.  
 Paquet, Joseph Alexis.  
 Pelletier, Octave.  
 Rouleau, Wenceslas.  
 Simard, Henri.  
 Taché, Marguerite Burke.  
 Tardif, Albert.  
 Turcotte, J. Henri.

*At St. John, N.B.*

\*Garnett, George Kyle.

*At Charlottetown, P.E.I.*

Walker, William Wallace.

*At Halifax, N.S.*

Bates, James Edward.  
 Brennan, Harold J.  
 Henrion, James Francis.  
 Purcell, Frederick James.  
 Smith, Effie Florence.  
 Weldon, Louisa Frances.

By order of the Commission,

W. FORAN,  
 Secretary.

Ottawa, January 10th, 1917.

LIST of successful candidates at a Qualifying Examination for the Outside Division of the Civil Service of Canada, held at different centres throughout the Dominion on the 20th and 21st December, 1916.

## IN ALPHABETICAL ORDER:

NOTE.—Candidates who are marked with a star (\*) have served overseas in His Majesty's Forces during the present war and have been honourably discharged therefrom, and are accordingly entitled to preferential treatment in the matter of appointments.

*At Prince Rupert, B.C.*

Tite, George Robert S.

*At Victoria, B.C.*

Charlton, Mabel A.  
 Godson, Cyril Clifford.

*At Vancouver, B.C.*

Hodnett, Thomas Percival.  
 Milar, Norman Royan.  
 Nuttall, George.  
 Prendergast, Matthew Emery.  
 Smyth, John Douglas.

*At Nelson, B.C.*

Atkins, Benjamin Richard.

*At Calgary, Alta.*

Osterhout, Harold L.

*At Moosejaw, Sask.*

Cole, Margaret.

*At Brandon, Man.*

Schramm, Rudolph A.

*At Winnipeg, Man.*

Hunter, John.  
 Spicer, Alfred.

*At Sault Ste. Marie, Ont.*

Gibson, Stanley.

*At North Bay, Ont.*

Gregory, Anna.

*At London, Ont.*

Fisher, Gordon P.  
 Windover, William E.

*At Hamilton, Ont.*

Young, Harold W.

*At Toronto, Ont.*

Ault, Ralph Ross.  
 Ayton, Robert Wade.  
 Cochrane, Beatrice A.  
 Gibson, C. Ellsworth.  
 Goodwyn, Frank.  
 Kirk, Arthur.  
 Lindala, Irene.  
 Mogk, W. Harold.  
 McGill, Gordon M.  
 McGill, Roger Alexander.  
 Macphail, Elizabeth.  
 Smith, John Rupert.  
 Street, Herman H.

*At Kingston, Ont.*

Birley, Violet B.  
 Blair, Bessie.  
 Diack, Lillian Helen.  
 Gillespie, Elizabeth G.  
 Perry, Edith May.  
 Revell, Clarence.

*At Ottawa, Ont.*

Burke, James Martin.  
 Lowry, Olive.  
 Swetman, Earl C.  
 Champagne, Fernand.

*At Montreal, Que.*

Francis, Camile Hubert.  
 Gareau, Anselme Edmund.  
 Herbert, Alexander Lorne.  
 \*Herrick, Albert Edward.  
 \*Jordan, Malcolm.  
 Sarrasin, Omer.



*At Quebec, Que.*

McDonald, Marguerite.

*At Charlottetown, P.E.I.*

Coyle, Frederick Arthur.  
Fergusson, James R.  
Peters, Mary Katherine.  
Procter, Gerald E.

*At Halifax, N.S.*

Mahoney, John Francis.

By order of the Commission,

W. FORAN,  
Secretary.

Ottawa, January 10th, 1917.

**L**IST of successful candidates at a general competitive examination for clerkships in Subdivision B of the Third Division of the Civil Service of Canada (Inside Service), held at different centres throughout the Dominion, on the 20th, 21st and 22nd December, 1916.

IN ORDER OF MERIT:

1. Langdon, Lillian L., Ottawa, Ont.
2. Davis, Mary Agnes., Ottawa, Ont.
3. Kilduff, Frances E., Ottawa, Ont.
4. Hill, Eva Luella, Ottawa, Ont.
5. Sproule, Margaret E., Toronto, Ont.
6. Cummings, Mabel M., Ottawa, Ont.
- Living, Helen Kathleen, Westboro, Ont. } Equal
8. Campbell, Annie L., Deseronto, Ont.

By order of the Commission,

W. FORAN,  
Secretary.

Ottawa, January 10th, 1917.

**L**IST of successful candidates at a general competitive examination for positions as stenographers and typewriters in Subdivision B of the Civil Service of Canada (Inside Service), held at different centres throughout the Dominion, on the 20th, 21st and 22nd December, 1916.

1. \* Cochrane, Elsie Victoria, Ottawa Ont.
2. \* Askwith, Mary Edna, Ottawa Ont.
3. \* McRae, Catherine M., Sudbury, Ont.
4. \* Gilbert, Viola N., Ottawa, Ont.
5. \* Gauthier, Eliane, Ottawa, Ont.
6. \* Smith, Marjorie, Ottawa, Ont.
7. \* Tierney, Elizabeth, Ottawa, Ont.
8. \* Smith, Eileen Mary, Ottawa, Ont.
9. \* Lavellee, Ethel G. W., Quebec, Que.
10. \* Reid, Harold E., Ottawa, Ont.
11. \* Wight, Ruby, Ottawa, Ont.
12. \* Williams, Edith, Ottawa, Ont.
13. \* Macdonell, Jean Laurel, Kingston, Ont.
14. \* Wainman, Edna, Ottawa, Ont.
15. Perron, Flore Julienna, Montreal, Que.
16. St. Marie, Alberte, Ottawa, Ont.
17. Desilets, Marie Emelie Anna, Ottawa, Ont.
18. Doran, Lillian Irene, Ottawa, Ont.
19. Demers, Dora, Ottawa, Ont.
20. Simard, Adelaide, Ottawa, Ont.
21. McKibbin, Hazel Helen, Ottawa, Ont.
22. Beland, Beatrice, Ottawa, Ont.
23. Flanagan, Mae, Ottawa, Ont.
24. McGovern, Eva Clarissa, Ottawa, Ont.
25. McGovern, Ada Thresa, Ottawa, Ont.
26. Robertson, Dorothy Jean, Ottawa, Ont.
27. Walls, Louise, Chatham, N.B.

\*Also successful as clerks.

By order of the Commission,

W. FORAN,  
Secretary.

Ottawa, January 10th, 1917.

## NOTICE TO MARINERS.

No. 126 of 1916.

(Inland No. 39.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, and all depths are at mean low water.

## ONTARIO.

(410) Lake Superior—Michipicoten island—Quebec harbour—  
Intended rearrangement of lights and buoys.

## DREDGING.

A channel, having a least depth of 18½ feet below the datum of 600.5 feet above mean tide, New York, with a least width of 200 feet, has been dredged by the Department of Public Works of Canada to improve the entrance to Quebec harbour, Michipicoten island, and as soon as possible after the opening of navigation next year the aids to navigation in the vicinity will be rearranged to facilitate entrance through this channel.

## LIGHTING ARRANGEMENT.

- (1) Michipicoten island lighthouse, the main lighthouse on the east point of the entrance, will be replaced by a new lighthouse on the summit of Davieaux island, the long narrow island lying next west of Hope island and on the west side of a direct course into the dredged cut. Full particulars of the new light will be published when established.
- (2) Agate island light will be moved to the north shore of the harbour 2200 feet 6° 10' (N. 7° 55' E. mag.) from its present position, and will form the front light of a range, which in line, bearing 0° 43' (N. 2° 28' E. mag.), will lead in deep water through the opening between Hope and Davieaux islands and will also mark the axis of the dredged cut into the deep water of the harbour. Fuller particulars respecting this range will be given when established.

## BUOYAGE.

The entrance will be marked by 6 spar buoys moored on the 18½ foot contour, as follows:

- (1) The middle ground buoy on the shoal at the entrance will be moved 250 feet eastward to guard a 17½ foot spot, and will be changed in colour from black and red stripes to black. In its new position it will be 560 feet 240° (S. 61° 45' W. mag.) from the existing Michipicoten island lighthouse.
- (2) A red buoy 250 feet 230° (S. 51° 45' W. mag.) from the same lighthouse.
- (3) A black buoy at the south extreme of the dredged cut, 910 feet 327° 30' (N. 30° 45' W. mag.) from the same lighthouse.
- (4) A red buoy opposite (3), 750 feet 336° 20' (N. 21° 55' W. mag.) from the same lighthouse.
- (5) A black buoy 125 feet 72° (N. 73° 45' E. mag.) from Agate island lighthouse.
- (6) A red buoy opposite (5), and 400 feet 89° (S. 89° 15' E. mag.) from Agate island lighthouse.

N. to M. No. 126 (410) 11-12-16.

*Variation in 1916: 1° 45' W.*

*Authority: Personal inspection by Chief Engineer. Marine Dept., and Survey by Mr. G. A. Bachand, Hydrographic Surveyor.*

*Admiralty chart: No. 320.*

*Publication: U. S. H. O. Publication No. 108 A, 1906, page 92*

*Canadian List of Lights and Fog Signals, 1916: Nos. 2173 and 2174.*

*Departmental Files: Nos. 22173C, 22174R and 13891.*

A. JOHNSTON,

*Deputy Minister.*

DEPARTMENT OF MARINE,

OTTAWA, CANADA, 11th December, 1916.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine Ottawa, Canada. Such communications can be mailed free of Canadian postage.



## NOTICE TO MARINERS.

No. 127 of 1916.

(Atlantic No. 62.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## NOVA SCOTIA.

## (411) South coast—Halifax approach—Neverfail shoal—Gas buoy temporarily replaced by can buoy.

Gas buoy temporarily replaced by can buoy—Neverfail shoal gas buoy has been temporarily replaced by an iron can buoy, which will be maintained until further notice.

N. to M. No. 127 (411) 21-12-16.

Authority: Report from Agent of Dept. of Marine, Halifax.

Admiralty charts: Nos. 2320, 2410, 729, 1651, 2 66 and 2670.

Publication: Nova Scotia Pilot 1911, page 130.

Canadian List of Lights and Fog Signals, 1916: No. 329.

Departmental File: No. 18111.

## QUEBEC.

## (412) River St. Lawrence—Lavaltrie wharf—Range lights established.

Range lights, which will be known as the Lavaltrie wharf range lights, have been established to mark a portion of the channel above Ile Lavaltrie leading from the light-draught channel to the Government wharf at Lavaltrie.

(1) *Position of front range light.*—On a concrete pier in about 4 feet water, 1600 feet 213° (S. 48° 30' W. mag.) from the southwest end of Lavaltrie government wharf.

Lat. N. 45° 52' 49'', Long. W. 73° 16' 35''

*Character.*—Fixed white light, shown from a locomotive headlight reflector lantern.

*Elevation.*—24 feet above the summer level of the river.

*Visibility.*—2 miles in the line of range.

*Structure.*—Pole with diamond-shaped daymark attached.

*Material.*—Wood.

*Colour.*—White.

*Height of pole.*—18 feet.

(2) *Position of back range light.*—On the river bank, 201 feet 349° 30' (N. 5° E. mag.) from the front range light.

*Character.*—Fixed white light, shown from a locomotive headlight reflector lantern.

*Elevation.*—40 feet above the summer level of the river.

*Visibility.*—2 miles in the line of range.

*Structure.*—Pole, with diamond-shaped daymark attached.

*Material.*—Wood.

*Colour.*—White.

*Height of pole.*—20 feet.

*Sailing directions.*—The lights in one, bearing 349° 30' (N. 5° E. mag.), lead from the light-draught channel of the river St. Lawrence to a point about  $\frac{1}{2}$  mile distant from Lavaltrie wharf, and give the best water over the bar that extends from Ile Lavaltrie to Ile Mousseau.

N. to M. No. 127 (412) 21-12-16.

Variation in 1916: 15° 30' W.

Authority: Report from Agent of Dept. of Marine, Montreal.

Admiralty charts: Nos. 2786 and 2830a.

Canadian Naval charts: Nos. 5 and 22.

Publication: St. Lawrence Pilot above Quebec, 1912, page 84.

Canadian List of Lights and Fog Signals, 1916: To be inserted as Nos. 1394'5 and 1394'6.

Departmental File: No. 21394'5C.

## NEWFOUNDLAND.

## (413) South coast—Hermitage bay—Pushthrough harbour—Light established.

*Position.*—On the south point of the entrance to Pushthrough harbour.

Lat. N. 47° 38' 20'', Long. W. 56° 9' 20''.

*Character.*—A flashing white acetylene gas light, visible 0.3 second and eclipsed 2.7 seconds alternately.

*Elevation.*—55 feet.

*Structure*.—A square open wood framework, with sloping sides, painted white; lantern painted red.

*Height*.—15 feet, from base to top of lantern.

*Authority*: Newfoundland N. to M. No. 8 of 1916.  
*Admiralty charts*: Nos. 292, 282, 285, 232a, 2516 and 2666.  
*Publication*: Newfoundland Pilot, 1907, page 154.

N. to M. No. 127 (413) 21-12-16.

#### NEWFOUNDLAND.

##### (414) East coast—Great Harbour Deep—Light established.

*Position*.—On the eastern point of the entrance to Great Harbour Deep.

Lat. N. 50° 24' 0", Long. W. 56° 24' 30"

*Character*.—A flashing white acetylene gas light, visible 0.5 second and eclipsed 4.5 seconds alternately.

*Elevation*.—61 feet.

*Structure*.—A square open wood framework, with sloping sides, painted white; lantern painted red.

*Height*.—18 feet, from base to top of lantern.

*Remarks*.—This light will be in operation during open navigation of each year.

*Authority*: Newfoundland N. to M. No. 5 of 1916.  
*Admiralty charts*: Nos. 282, 285, 232b and 2516.  
*Publication*: Newfoundland Pilot, 1907, page 255.

N. to M. No. 127 (414) 21-12-16.

#### NEWFOUNDLAND.

##### (415) East coast—Fouchette bay—Light established.

*Position*.—On the western point at the entrance to Fouchette bay.

Lat. N. 50° 31' 30", Long. W. 56° 16' 20"

*Character*.—A flashing white acetylene gas light, visible 1 second and eclipsed 9 seconds alternately.

*Elevation*.—81 feet.

*Structure*.—A square open wood framework, with sloping sides, painted white; lantern painted red.

*Height*.—15 feet, from base to top of lantern.

*Remarks*.—This light will be in operation during open navigation of each year.

*Authority*: Newfoundland N. to M. No. 6 of 1916.  
*Admiralty charts*: Nos. 171, 282, 1734, 232b and 2516.  
*Publication*: Newfoundland Pilot, 1907, page 254.

N. to M. No. 127 (415) 21-12-16.

#### NEWFOUNDLAND

##### (416) East coast—Southern Groais island—Groais Island harbour—Light established.

*Position*.—On Keefes island at the northern point of entrance to Groais Island harbour.

Lat. N. 50° 42' 25", Long. W. 55° 37' 25"

*Character*.—A flashing white acetylene gas light, visible 0.3 second and eclipsed 2.7 seconds alternately.

*Elevation*.—41 feet.

*Structure*.—A square open wood framework, with sloping sides, painted white; lantern painted red.

*Height*.—18 feet, from base to top of lantern.

*Remarks*.—This light will be in operation during open navigation of each year.

*Authority*: Newfoundland N. to M. No. 7 of 1916.  
*Admiralty charts*: Nos. 282, 1734, 232b and 2516.  
*Publication*: Newfoundland Pilot, 1907, pages 242 and 243.

N. to M. No. 127 (416) 21-12-16.

#### ENGLAND.

##### (417) Southeast coast—The Downs—Gull light-vessel—Alteration in character of light.

*Position*.—Lat. 51° 16' N., Long. 1° 28½' E.

*Alteration*.—The character of the light has been altered from group flashing white to flashing red every ten seconds, thus:—

Flash.	eclipse,
1 sec.	9 secs.

*Authority*: British Admiralty N. to M. No. 1296 of 1916.  
*Admiralty charts*: Nos. 1828, 1895, 1431, 1406, 2675c, 1598 and 2182a.  
*Publication*: Channel Pilot, Part I, 1908, page 293.

N. to M. No. 127 (417) 21-12-16.

A. JOHNSTON,  
 Deputy Minister.

DEPARTMENT OF MARINE,  
 OTTAWA, CANADA, 21st December, 1916.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.



## NOTICE TO MARINERS

No. 128 of 1916.

(Atlantic No. 63.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## NOVA SCOTIA.

(418) Cape Breton island—East coast—Little Glace bay—  
Obstruction in channel at entrance to harbour—Caution.

*Obstruction in entrance to harbour.*—A recent gale is reported to have washed ballast from the piers protecting the entrance of Little Glace bay harbour into the channel between them, reducing the depth in the entrance to five or six feet.

Vessels larger than fishing boats are warned not to attempt to enter the harbour, under existing conditions, without local knowledge.

N. to M. No. 128 (418) 26-12-16.

*Authority:* Report from Sub-Agent of Dept. of Marine, Sydney.

*Admiralty charts:* Nos. 2727, 1651, 2516 and 2666.

*Publication:* St. Lawrence Pilot, Vol. 2, 1916, pages 48 and 49.

*Departmental File:* No. 32035.

## QUEBEC.

## (419) River St. Lawrence—Bethierville channel—Buoys to be established.

*Former notice.*—No. 124 (407) of 1916.

Two wooden spar buoys will be established in Berthierville channel on the opening of navigation in 1916, without further notice, as follows:—

- (1) *Position of buoy.*—2530 feet 328° (N. 16° 30' W. mag.) from Ile du Milieu back range light; at the lower end of course marked by beacons Nos. 1 and 2; on east side of channel.

Lat. N. 46° 3' 27'', Long. W. 73° 10' 52''

*Colour.*—Black.

- (2) *Position of buoy.*—3950 feet 342° 50' (No. 1° 40' W. mag.) from Ile du Milieu back range light; at the upper end of course marked by beacons Nos. 3 and 4; on east side of channel.

Lat. N. 46° 3' 43'', Long. W. 73° 10' 49''

*Colour.*—Black.

N. to M. No. 128 (419) 23-12-16.

*Variation in 1916:* 15° 30' W.

*Authority:* Departmental records.

*Admiralty charts:* Nos. 2784 and 2831b.

*Canadian Naval charts:* Nos. 7 and 22.

*Publication:* St. Lawrence Pilot above Quebec, 1912, page 82

*Departmental File No.:* 37945.

## NEWFOUNDLAND.

(420) East coast—Lights again exhibited—St. Johns harbour  
open to navigation.

*Former notice.*—No. 108 (363) of 1916.

St. Johns harbour lights and also the lights at Cape St. Francis, Cape Spear, Bay Bulls, Ferryland Head and Fort Amherst are re-exhibited; and St. Johns harbour is open to navigation.

N. to M. No. 128 (420) 26-12-16.

*Authority:* N. to M. issued by Marine Dept., Board of Trade, London, Eng., 28th Nov., 1916.

A. JOHNSTON,

Deputy Minister.

DEPARTMENT OF MARINE,

OTTAWA, CANADA, 26th December, 1916.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

## NOTICE.

Government of Canada  
Publications.

THE following list of recent Government publications is inserted in the *Canada Gazette* in conformity with Order in Council (P.C. 1522) of 28th October, 1915, which calls for the publication of such lists from week to week.

Where a publication is marked with an asterisk (\*) requests for the volume or report in question should be made to the department affected. In all other cases, applications should be addressed to the Chief of Distribution, Department of Public Printing and Stationery, Ottawa. When the title appears in English it will be understood that the volume is printed in English; when the title is in French, it means that the report is printed in the French language. The price quoted for publications should in every case accompany the application.

## AVIS.

Publications du Gouver-  
nement du Canada.

LA liste suivante des récentes publications du gouvernement est insérée dans la *Gazette du Canada*, en conformité de l'arrêté en conseil (C.P. 1522) du 28 octobre 1915, qui exige que ces listes soient publiées d'une semaine à l'autre.

Lorsqu'une publication est marquée d'un astérisque (\*) les demandes au sujet du volume ou du rapport en question devront être adressées au Ministère qui la publie. Dans tous les autres cas, il faudra s'adresser au Chef de la Distribution, département des Impressions et de la Papeterie publiques, Ottawa. Lorsque le titre est publié en anglais, il est entendu que c'est la version anglaise du volume qui est imprimée; lorsque le titre est en français, cela signifie que c'est la version française qui est imprimée. Le prix indiqué pour les publications devra dans chaque cas accompagner la demande.

## AGRICULTURE.

Annual report of the Department for year ending March 31, 1916, 118 pp.	0.10
Loi de l'Instruction Agricole, Rapport sur la, 226 pp.	0.15
Fermes Expérimentales : Rapports du Directeur des Services de la Chimie, de la Culture du Sol, et de l'Elevage, pour l'exercice terminé le 31 mars 1915, 596 pp.	0.45
Fermes Expérimentales : Rapports du Directeur des Services de l'Horticulture, des Céréales, de la Botanique, de l'Entomologie, des Plantes Fourragères, de l'Aviculture, et des Tabacs, pour l'exercice terminé le 31 mars 1915, 674 pp.	0.45
* Agricultural Gazette of Canada for December, 1916, 88 pp. 8vo. illus.	0.10
Annual subscription	1.00
* La Gazette Agricole du Canada, décembre 1916, 108 pp. illus.	0.10
* Patent Office Record and Register of Copyrights and Trade Marks, September, 1916.	0.20
Annual subscription	2.00
* Foreign Agricultural Intelligence, bulletin of, October, 1916, Vol. VI, No. 7, 94 pp.	Free.
* Crate fattening of Poultry (Live Stock Branch). Pamphlet No. 9, 8 pp.	Free.
* Agriculture in Canada (Publications Branch). Pamphlet No. 4, 80 pp.	Free.
* Soins, hygiène et alimentation des renards en captivité (Division de l'Hygiène des Animaux). Bulletin No. 20, 20 pp.	Gratuit.
* Les Abeilles et la conduite du rucher (Fermes Expérimentales du Dominion). Bulletin No. 26, 64 pp.	Gratuit.
* La Protection des Oiseaux Migrateurs au Canada (Division de l'Entomologie), 8 pp.	Gratuit.

## ARCHIVES.

Report on work of the Department for years 1914 and 1915. 780 pp.	0.60
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- \* "Conservation", monthly bulletin, December, 1916, vol. v. No. 9. Free.
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## CUSTOMS.

Imports, Exports and Navigation of Canada, tables of, for year ending March 31, 1916. 772 pp.	0.50
Trade and Navigation returns for September, 1916, 532 pp. 8vo.	0.10

## EXTERNAL AFFAIRS.

Annual Report of the Secretary of State for External Affairs, for the year ending March 31, 1916, 40 pp.	0.05
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## INDIAN AFFAIRS.

Annual Report of the Department for year ending March 31, 1916, 500 pp.	0.35
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 500 pp.	0.35

## INLAND REVENUE.

Annual Report of the Department for year ending March 31, 1916. Part I. Excise, 236 pp.	0.15
Annual Report of the Department for year ending March 31, 1916. Part II. Weights and Measures, Gas and Electricity, 76 pp.	0.05
Annual Report of the Department for year ending March 31, 1916. Part III. Adulteration of Food, 604 pp.	0.25
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Superintendent of Insurance, Report of the, Vol. II, Life Insurance Companies, year ending December 31, 1915.	0.50
Surintendant des assurances, rapport du, Vol. I. Compagnies d'assurance autres que les compagnies d'assurance sur la vie, pour l'exercice terminé le 31 décembre 1915, 510 pp.	0.50



GOVERNMENT OF CANADA PUBLICATIONS—*Continued.*

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* Nominations, Promotions et Retraites, Milice Canadienne 2 novembre.	
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* Ordres de Milice, édition hebdomadaire du 23 octobre.	
* 37th Battalion, also 1st and 2nd Reinforcing Draft, nominal roll of officers and men, issued with Militia Orders.	
* 65th " " and " " " " " "	
* 54th " " also 1st and 2nd " " " " " "	
* 91st " " " " " " " "	
* 4th Divisional Train C.A.S.C. nominal roll of officers and men, issued with Militia Orders.	

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* Statistique Mensuelle, novembre 1916, vol. 9, No. 99. Gratuit.	
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1916-17

## STATEMENT

1916-17

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department to the night of the 31st December, 1915 and 1916.

PUBLIC DEBT.		1915.	1916.
FUNDED DEBT—			
LIABILITIES.		\$ cts.	\$ cts.
Payable in New York.....			75,357,000 00
do in Canada.....		11,118,010 94	308,806,931 69
do in London.....		362,703,312 40	362,703,312 40
Temporary Loans.....		179,607,017 53	120,925,808 02
Bank Circulation Redemption Fund..		5,668,759 32	5,755,554 26
Dominion Notes.....		171,694,231 79	179,290,064 29
SAVINGS BANKS—			
Post Office Savings Banks.....	1915. 1916.		
Dominion Government Savings Banks..	\$38,389,197 91 \$41,374,703 51		
	13,771,008 96 13,285,919 94		
Trust Funds.....		52,160,206 87	54,660,623 45
Province Accounts.....		10,084,283 11	10,224,830 38
Miscellaneous and Banking Accounts.....		11,920,481 20	11,920,481 20
		41,632,058 39	36,081,676 08
Total Gross Debt.....		846,592,361 55	1,165,726,281 77
ASSETS.			
INVESTMENTS—			
Sinking Funds.....		11,668,891 51	13,249,186 93
Other Investments.....		110,268,901 12	138,673,112 12
PROVINCE ACCOUNTS.....		2,296,327 90	2,296,327 90
MISCELLANEOUS AND BANKING ACCOUNTS.....		207,214,221 65	289,396,205 15
Total Assets.....		331,448,342 18	443,614,832 10
Total Net Debt 31st December.....		515,144,019 37	722,111,449 67
do do to 30th November.....		501,668,167 71	706,128,082 14
Increase of Debt.....		13,475,851 66	15,983,367 53

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of December, 1915.	Total to 31st December, 1915	Month of December, 1916.	Total to 31st December, 1916.
REVENUE:	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Customs.....	9,060,181 55	69,216,140 83	10,932,850 62	97,332,210 43
Excise.....	2,302,211 53	16,464,091 78	2,321,493 44	18,452,361 09
Post Office.....	1,846,560 26	12,796,339 91	2,200,000 00	14,150,000 00
Public Works, including Railways and Canals..	2,912,919 57	16,017,220 08	2,132,341 58	19,793,911 06
Miscellaneous.....	1,149,643 72	7,534,029 28	4,357,089 66	17,127,866 57
Total.....	17,271,516 63	122,027,821 88	21,943,775 30	166,856,349 15
EXPENDITURE.....	9,123,952 53	74,469,455 56	12,128,931 16	81,696,505 10

EXPENDITURE ON CAPITAL ACCOUNT, ETC.				
War.....	19,233,943 04	85,748,598 42	23,702,217 94	170,229,748 92
Public Works, including Railways and Canals.....	2,158,858 78	26,151,882 05	2,612,368 08	18,610,157 35
Railway Subsidies.....	250,000 00	1,217,910 71		363,478 61
Total.....	21 642,801 82	113,118,691 18	26,314,586 02	189,203,384 88

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,  
J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.  
FINANCE DEPARTMENT, Ottawa, January, 5, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance

CIRCULATION AND SPECIE.

Provincial.....	\$	27,772 25	Gold held November 30, 1913, by the Minister of Finance.....	\$ 119,621,028 51
Fractional.....		1,035,741 04		
\$1.....		14,236,758 00	Gold reserve to be held on Savings Banks	
\$2.....		10,519,185 50	Deposits—	
\$4.....		45,235 00	10 p.c. on \$54,484,425.06 under The	
\$5.....		4,454,072 50	Savings Banks Act .....	5,448,442 51
\$50.....		10,200 00	Gold held for redemption of Dominion	
\$100.....		1,600 00	Notes.....	\$114,172,586 00
\$500.....		2,009,000 00		
\$1,000.....		4,382,000 00		
\$500 Legal Tender Notes for Banks.....		196,500 00		
\$1,000 " " " ".....		1,674,000 00		
\$5,000 " " " ".....		140,250,000 00		
		\$ 178,840,064 29		
PROVINCIAL NOTES.				
\$1.....	\$	11,300 50		
\$2.....		6,062 00		
\$5.....		4,219 75		
\$10.....		2,180 00		
\$20.....		860 00		
\$50.....		650 00		
\$500.....		2,500 00		
	\$	27,772 25		

T. LA WSON,  
Acting Comptroller of Dominion Currency.  
FINANCE DEPARTMENT,  
OTTAWA, 12th December, 1916.

T. C. BOVILLE,  
Deputy Minister of Finance.  
  
25-1f

UNREVISED STATEMENT of Inland Revenue accrued during the month of November, 1916.

Source of Revenue.	Amounts.	Total.
Excise.	\$ cts.	\$ cts.
Spirits.....	920,603 93	
Malt Liquor.....	7,426 05	
Malt.....	152,112 21	
Tobacco.....	1,026,293 46	
Cigars.....	71,332 35	
Manufactures in Bond.....	7,418 86	
Acetic Acid.....	1,127 85	
Seizures.....	630 80	
Other Receipts.....	7,402 92	
Total Excise Revenue.....		2,194,078 43
Methylated Spirits.....		15,957 09
Ferry.....		
Inspection of Weights and Measures.....		11,640 53
Gas Inspection.....		4,208 00
Electric Light Inspection.....		5,829 10
Law Stamps.....		956 50
Other Revenues.....		985 35
War Tax.....		418,099 01
Grand Total Revenue.....		2,651,754 01

J. U. VINCENT,  
Deputy Minister.  
INLAND REVENUE DEPARTMENT,  
Ottawa, 22nd December, 1916.

27-1f



## POST OFFICE Savings Bank Account for the month of October, 1916.

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat. Can., 1906.)

DR.

CR.

	\$	cts.		\$	cts.
BALANCE in hands of the Minister of Finance on 30th September, 1916. ....	41,160,906	68	WITHDRAWALS during the month.....	1,083,129	54
DEPOSITS in the Post Office Savings Bank during month.....	1,051,099	16			
TRANSFERS from Dominion Government Savings Bank during month :—					
PRINCIPAL..... \$					
INTEREST accrued from 1st April to date of transfer.....					
DEPOSITS transferred from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada..	4,249	47			
INTEREST allowed to depositors on accounts during month.....	8,324	59	BALANCE at the credit of Depositor's accounts on 31st October, 1916. ....	41,141,450	36
	42,224,579	90		42,224,579	90

Certified,  
W. FAIRWEATHER,  
Actg. Superintendent Savings Bank Branch.  
POST OFFICE DEPARTMENT,  
OTTAWA, 14th December, 1916.

R. M. COULTER,  
Deputy Postmaster General.

29-tf

## STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks on thirty-first December, 1916. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on 30th November, 1916.	Deposits December, 1916.	Total.	Withdrawals for December, 1916.	Balance on 31st December, 1916.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Manitoba :—</i>					
Winnipeg.....	569,220 49	4,891 00	574,111 49	4,396 25	569,715 24
<i>British Columbia :—</i>					
Victoria.....	1,158,804 70	20,795 86	1,179,600 56	19,542 38	1,160,058 18
<i>Prince Edward Island :—</i>					
Charlottetown.....	1,912,395 95	48,566 00	1,960,961 99	23,619 20	1,937,342 79
<i>New Brunswick :—</i>					
Newcastle.....	269,973 32	1,121 00	271,094 32	2,127 00	268,967 32
St. John.....	5,333,249 33	48,759 98	5,382,009 31	55,062 97	5,326,946 34
<i>Nova Scotia :—</i>					
Barrington.....	118,740 69	30 00	118,770 69	135 00	118,635 69
Guysboro'.....	117,453 53	545 00	117,998 53	1,019 26	116,979 27
Halifax.....	2,498,533 82	25,834 90	2,524,368 72	21,647 36	2,502,721 36
Kentville.....	236,759 83	5,134 00	241,893 83	2,509 67	239,384 16
Lunenburg.....	413,868 80	8,623 00	422,491 80	2,415 68	420,076 12
Port Hood.....	86,676 05	29 00	86,705 05	293 70	86,411 35
Shelburne.....	223,424 07	3,147 39	226,571 46	3,646 87	222,924 59
Sherbrooke.....	98,306 59	1,801 00	100,107 59	1,395 45	98,712 14
Wallace.....	134,632 24	2,438 00	137,070 24	1,873 76	135,196 48
Totals .....	13,172,039 45	171,716 13	13,343,755 58	139,684 55	13,204,071 03

T. C. BOVILLE,  
Deputy Minister of Finance.

FINANCE DEPARTMENT,  
OTTAWA, 9th January, 1917.

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## TO ADVERTISERS IN THE GAZETTE.

**PARTIES** sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules:

1. Address "The Canada Gazette, Ottawa, Canada."
2. Indicate the number of insertions required.
3. The rates are as follows: Notices, first insertion, ten cents per agate line (fourteen to the inch); subsequent insertions, five cents per line. Translation of documents, forty cents per one hundred words.

A provisional remittance should accompany the copy; the amount of which should be calculated as follows:

## First insertion:

- Flat charge for title and signature... \$1 00  
Add two cents per word actual count.....  
Translation, if any to be made, at 40 cents per 100 words.....

## Other insertions:

- Flat charge for title and signature... 0 50  
Add one cent per word actual count.....  
Multiply by number of such other insertions.....

Total.....

After the first insertion an invoice will be made showing the exact amount due, the amount received and any difference over or under in the remittance will be adjusted.

**NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.**

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions:—

Notices of applications for divorce—14 insertions.

Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.

Notices of ordinary applications to Parliament—5 insertions.

Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.

Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.

Interim Copyrights—1 insertion.

The Companies Act—Change of chief place of business, of by-laws, etc.—1 insertion.

Works in navigable waters, approval of plans, etc.—5 insertions.

Notices received up to 12 o'clock noon on Thursday will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "*Gazette*" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

J. de LABROQUERIE TACHE,

King's Printer and Controller of Stationery.

Department of Public Printing and Stationery.  
Ottawa, 24th December, 1914.

**APPLICATIONS TO PARLIAMENT.****HOUSE OF COMMONS.****RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.***Petitions for Private Bills.*

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

*Instruction to Committees.*

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

*Deposit of Bills and Fees.*

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

*Additional charges.*

3. The following charges shall also be levied and paid in addition to the foregoing, viz.:—

- (a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension..... \$100 00
- (b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week..... 100 00
- (c.) When a Bill is presented in the House after the twelfth week of the session..... 200 00
- (d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000..... 100 00
- (e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000..... 150 00
- (f.) When the proposed capital stock of a company is over \$750,000 and does not exceed \$1,000,000..... 200 00
- (g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000..... 300 00
- (h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000..... 400 00
- (i.) For every additional million dollars or fractional part thereof... 100 00

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves an increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.00.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill; and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating



in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs b or c of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,  
Clerk House of Commons.

#### RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. *A Railway or Canal Company*.—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*.—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect the particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. *A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company* without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights; or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive

weeks; and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House.

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the clauses of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Acts* is proposed to be departed from;—Bills which are not framed in accordance with this Rule, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the clauses.

THOS. B. FLINT,  
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

#### MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a railway company, or of a canal company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Examiner or by the Standing Orders Committee until there has been filed with that committee a map or plan, showing the proposed location of the works, and each county, township, municipality or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed."

#### MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway or canal company or for changing the route of the railway or of the canal of any company already incorporated shall be considered by the Railway Committee until there has been filed with the committee, at least one week before the consideration of the bill:—"

(a.) "A map or plan drawn upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the lines of existing or authorized works of a similar character within, or in any way affecting the district, or any part thereof, which the proposed work is intended to serve; and such map or plan shall be signed by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of capital proposed to be raised for the purpose of the undertaking, and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures, or other securities, and the amount of each, respectively."

#### THE SENATE.

##### SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

*As Revised and brought in force 22nd March, 1916.*

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what

cause such divorce is sought, and shall cause such notice to be published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

(1) The petitioner's residence at the time of service.

(2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.

(3) The name and address of the solicitor, if any, acting for the petitioner.

(4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.

(5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—

(a) The respondent's residence at the time of sending such notice.

(b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.

(c) The name and address of the solicitor, if any, acting for the respondent.

(d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.

(6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be considered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.

(7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210).

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

## THE SENATE.

### Notices for Private Bills.

#### EXTRACTS FROM THE STANDING RULES OF THE SENATE.

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is, for an Act to incorporate,—

1. A *Railway or Canal Company*:—In some leading newspaper published in the principal city, town or village in each country or district through which the proposed railway or canal is to be constructed.

2. A *Telegraph or Telephone Company*:—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the *construction of any works* which in their construction or operation might specially affect a particular locality; or for obtaining and *exclusive rights or privileges*; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. A *Banking Company*; An *Insurance Company*; A *Trust Company*; A *Loan Company*; or an *Industrial Company*, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such



intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholder or bondholders or creditors of the company:—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed "Private Bill Notice"; or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or

French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

NOTICE is hereby given that Florence Evelyn Snyder, of the City and District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Edward Lockwood, also of the City and District of Montreal, in the Province of Quebec, mechanic, on the grounds of adultery and desertion.

Dated at the City of Montreal, in the Province of Quebec, this 22nd day of November, 1916.

HUGH MACKAY,  
Solicitor for applicant.

NOTICE is hereby given that Colin Darrach Poole, of the City of Toronto, in the County of York, in the Province of Ontario, manager, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Catharine Poole, on the ground of adultery.

Dated at Toronto, in the Province of Ontario, the 8th day of January, 1916.

CORLEY, WILKEY & DUFF,  
157 Bay Street, Toronto,  
Solicitors for the applicant.

NOTICE is hereby given that Albert Edwin Gordon, of the City of Toronto, in the County of York, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Edna Gertrude Gordon, of the said City of Toronto, on the ground of adultery.

Dated at Toronto this 27th day of July, A.D., 1916.

CORLEY, WILKIE, DUFF & HAMILTON,  
Solicitors for applicant.

NOTICE is hereby given that Gertrude Ellen Beal, of the City of Toronto, in the County of York, and Province of Ontario, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, William Albrighton Beal, of the City of Toronto, in the County of York, and Province of Ontario, manufacturer, on the grounds of adultery, misconduct and cruelty.

Dated at the City of Ottawa, in the Province of Ontario, this 13th day of November, A.D. 1916.

PRINGLE, THOMPSON,  
BURGESS & COTÉ,  
511 Union Bank Bldg., Ottawa, Ont.,  
Solicitors for applicant.

NOTICE is hereby given that Mr. Donald George Whibley, presently of the City of Ottawa, in the County of Carleton, in the Province of Ontario, but formerly of the City and District of Montreal, in the Province of Quebec, Accountant, will apply to the Parliament of Canada, at the next Session thereof, for a Bill of Divorce from his wife, Frances Lilian Owen, of parts unknown, on the grounds of adultery and desertion.

Messrs. Aylen & Duclos, Solicitors, Ottawa, are agents for petitioner for receiving papers.

Dated at the City of Montreal, Province of Quebec, this thirteenth day of December, one thousand nine hundred and sixteen (13-1916).

LESLIE H. BOYD,  
Solicitor for applicant,  
136 St. James St., Montreal.

NOTICE is hereby given that Herbert Featherstone Conover, of the Township of Trafalgar, in the County of Halton, in the Province of Ontario, farmer, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Lavilla A. Conover, (whose place of residence is unknown), on the grounds of adultery and desertion.

Dated at the Town of Oakville, in the Province of Ontario, this seventeenth day of October, 1916.

W. A. CHISHOLM,  
Oakville, Ontario,  
Solicitor for the applicant.

17-14

NOTICE is hereby given that Rozilla Lamb, of the City of Toronto, in the County of York, in the Province of Ontario, nurse, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, George Alfred Lamb, of Toronto, Ontario, machinist, on the grounds of adultery and desertion.

Dated at the City of Toronto, in the County of York, Province of Ontario, this 31st day of October, 1916.

LEE & O'DONOGHUE,  
241-2 Confederation Life Chambers, Toronto, Ont.,  
19-14 Solicitors for applicant.

NOTICE is hereby given that Edward Nevilles, of the City of Toronto, in the County of York, in the Province of Ontario, sheet metal worker, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Margaret S. Nevilles, of the City of Toronto, in the County of York, on the grounds of adultery and desertion.

Dated at Toronto, this 2nd day of November, A.D. 1916.

MORRIS & ROACH,  
20-14 Solicitors for the applicant.

NOTICE is hereby given that Florence Amelia Kennedy, of the Township of Pittsburgh, in the County of Frontenac, and Province of Ontario, married woman, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Charles John Kennedy, of the said Township of Pittsburgh, farmer, on the ground of adultery.

Dated at the City of Kingston, Province of Ontario, the 23rd day of October, 1916.

D. A. GIVENS,  
81 Brock St., Kingston, Ont.,  
18-14 Solicitor for applicant.

NOTICE is hereby given that Johnston Alexander Abraham, of the Village of Wiarton, in the County of Bruce, and Province of Ontario, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Mary Charles Abraham, of the Village of Wiarton, in the County of Bruce, and Province of Ontario, on the grounds of adultery and misconduct.

Dated at Ottawa, this 9th day of December, A.D. 1916.

PRINGLE, THOMPSON, BURGESS & COTE,  
Union Bank Building,  
Ottawa, Ont.,  
25-14 Solicitors for applicant.

NOTICE is hereby given that Percy Doughty, of the City of Toronto, in the County of York, Province of Ontario, manager, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Beneita Jennetta Doughty, of the said City of Toronto, on the ground of adultery.

Dated at Toronto, in the Province of Ontario, this 1st day of December, 1916.

PERCY DOUGHTY,  
by his solicitor herein  
S. W. BURNS,  
10 Queen East,  
Toronto.  
24-14

NOTICE is hereby given that Andrew Hamilton Gault, of the City and District of Montreal, in the Province of Quebec, Major in the Canadian Expeditionary Forces, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Marguerite Claire Stephens, of the said City and District of Montreal, on the ground of adultery.

Dated at the City of Montreal, in the District of Montreal, in the Province of Quebec, this thirteenth day of November, A.D. 1916.

LAFLEUR, MACDOUGALL,  
MACFARLANE & POPE,  
Royal Trust Building,  
Montreal, Que.,  
21-14 Solicitors for applicant.

NOTICE is hereby given that Amy Beatrice Mathews, of the City of Westmount, in the District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Ernest Hilton, of the City of Montreal, in the Province of Quebec, on the ground of adultery.

Dated at the City of Montreal, in the Province of Quebec, this third day of January, one thousand nine hundred and seventeen.

COUSINS & CURRY,  
Solicitors for applicant,  
120 St. James Street,  
29-14 Montreal.

#### CARIBOO BARKERVILLE AND WILLOW RIVER RAILWAY COMPANY.

NOTICE is hereby given that the Cariboo Barkerville and Willow River Railway Company will apply to the Parliament of Canada, at its next session, for an Act extending the time within which the company may construct its line of railway and branch lines as authorized by its charter and amendments thereto and increasing its authorized capital stock to ten million dollars and for other purposes.

Dated at Ottawa this 26th day of December, A.D. 1916.

PRINGLE & GUTHRIE,  
Citizen Building,  
27-5 Solicitors for the applicants.

#### THE TORONTO, HAMILTON AND BUFFALO RAILWAY COMPANY.

NOTICE is hereby given that The Toronto, Hamilton and Buffalo Railway Company, will apply to the Parliament of Canada, at its next session, for an Act ratifying and confirming an agreement made between The Hamilton and Dundas Street Railway Company and The Toronto, Hamilton and Buffalo Railway Company, dated 17th June, 1897, making certain traffic arrangements or agreements authorized by section 364 of The Railway Act, for a term of fifty years; and extending the time within which it may proceed to construct, complete and put into operation the railway which it has been authorized to construct between Port Maitland and Port Colborne by section 8 of chapter 65 of the Statutes of 1914; and also for power to lay out, construct, maintain and operate a line of railway between Welland and Port Colborne, in the Townships of Crowland and Humberstone, in the County of Welland, Province of Ontario; and also for authority to the company to make and enter into with The Michigan Central Railroad Company, The Canada Southern Railway Company and The Grand Trunk Railway Company of Canada or any of them, any of the arrangements or agreements authorized to be made between railway companies by section 364 of The Railway Act, for a term exceeding twenty one years; and also to authorize the company to take and hold stock in any navigation or steamboat company, and for other purposes.

Hamilton, 29th December, 1916.

E. D. CAHILL,  
General solicitor.  
28-5



**NOTICE** is hereby given that at the next session of the Parliament of Canada an application will be made for incorporation of "La Société des Artisans Canadiens Français," a fraternal and benefit and mutual assistance association incorporated under the laws of the Province of Quebec, for the purposes of promoting the welfare, social and fraternal, of its members; the protection of those dependent upon them; aiding them during sickness or other disability; caring for the living and burying the dead, and the payment of annuities to members or a stipulated sum to such beneficiary as a member of the Association should have designated; and procure to its members any other benefit or advantages as may lawfully be provided for by the constitution and laws of the Association: and generally acting as a fraternal, charitable, beneficiary and benevolent association, with permission to amalgamate with or take over other societies of a like nature.

Montreal, 20th December, 1916.

Z. FONTAINE,  
Attorney for applicant,  
51 St. James Street,  
Montreal.

26-5

#### ATHABASKA NORTHERN RAILWAY COMPANY.

**NOTICE** is hereby given that the Athabaska Northern Railway Company will apply to the Parliament of Canada, at its next session, for an Act declaring the corporate powers of said company to be of full force and effect, and extending the time for the commencement and completion of the line of railway mentioned in its Act of incorporation 4-5 Edward VII, chap. 57, and for other purposes.

Dated at Montreal, in the Province of Quebec, this 12th day of December, A.D. 1916.

SMITH, MARKEY, SKINNER,  
PUGSLEY & HYDE,  
112 St. James Street, Montreal,  
Solicitors for applicant.

25-5

#### LA COMPAGNIE DU CHEMIN DE FER DE COLONISATION DU NORD.

**NOTICE** La Compagnie du Chemin de Fer de Colonisation du Nord will apply to the Parliament of Canada, at its next session, for an Act extending the time within which it may complete the construction of its railway from a point at or near Labelle, thence in a westerly direction to the Village of Rapid de L'Original (now called Mont Laurier), thence in a westerly direction to a point at or near Lake Temiscamingue, in the County of Pontiac, as authorized by section 7 of chapter 62 of the Statutes of 1899 and chapter 82 of the Statutes of 1912, and for other purposes.

Dated at Montreal, this 16th day of December, 1916.

H. C. OSWALD,  
Secretary.

PRINGLE, THOMPSON, BURGESS & COTE,  
Ottawa, Agents.

25-5

#### DOMINION CHAIN COMPANY, LIMITED.

**NOTICE** is hereby given that The Dominion Chain Company, Limited, of the City of Montreal, in the Province of Quebec, Canada, will apply to the Parliament of Canada, at the next session thereof, for an Act authorizing the Commissioner of Patents, notwithstanding anything contained in The Patent Act, to receive from the applicant an application for the certificate of payment of further and the usual fee for the third term on Patent No. 90650, granted 20th December, 1904, for Improvements in Grip Treads for Pneumatic Tires, and to grant and issue to the said applicant the certificate of payment of such fees, as provided for by The Patent Act, extending the term of duration of the patent aforesaid in as full and ample a manner as if application had been duly made in the term provided for by The Patent Act.

FETHERSTONHAUGH & CO.,  
5 Elgin street, Ottawa,  
Solicitors for the applicants.

Ottawa, 6th January, A.D. 1917.

28-5

13374-5½

#### SAINT JOHN BOARD OF TRADE.

**NOTICE** is hereby given that application will be made by The Saint John Board of Trade to Parliament, at the next session thereof, for an Act amending chapter 44 of the Act of the Parliament of Canada of the year 1872, for the following purpose:

To extend the powers of the said Saint John Board of Trade so as to enable the said Saint John Board of Trade to invest its funds from time to time in the purchase of stock of The Saint John Board of Trade Building Company, Limited.

Dated at Saint John, New Brunswick, this thirteenth December, 1916.

BARNHILL, EWING & SANFORD,  
39 Princess St.,  
St. John, New Brunswick,  
Solicitors for applicants

26-5

#### THE ESSEX TERMINAL RAILWAY COMPANY

**NOTICE**—Application will be made to the Parliament of Canada at its next session by The Essex Terminal Railway Company, for authority to construct and operate a branch line of its railway from a point in or near the Town of Objibway, to a point at or near Pelton, in the County of Essex and Province of Ontario, a distance of about 7 miles.

J. H. COBURN,  
of the Town of Walkerville, Secretary.

27-5

#### WESTERN DOMINION RAILWAY COMPANY.

**NOTICE** is hereby given that Western Dominion Railway Company, will apply to the Parliament of Canada, at its next Session, for an Act extending the time within which it may construct and complete the railway referred to in section 1, of chapter 60, of the Statutes of 1915, and for other purposes.

Dated at Ottawa, this 19th day of December, 1916.

J. OGLE CARSS,  
Solicitor for applicants,  
709 Union Bank Building,  
Ottawa, Ont.

26-5

#### CANADIAN NORTHERN QUEBEC RAILWAY COMPANY.

**NOTICE** is hereby given that the Canadian Northern Quebec Railway Company will apply to the Parliament of Canada, at its next session, for an Act extending the time within which the company may commence and construct its authorized line of railway between or near St. Jerome and St. Eustache.

GERARD RUEL,  
Chief solicitor.

Toronto, 5th January, 1917. 29-5

#### MOUNT ROYAL TUNNEL AND TERMINAL COMPANY, LIMITED.

**NOTICE** is hereby given that the Mount Royal Tunnel and Terminal Company, Limited, will apply to the Parliament of Canada, at its next session, for an Act extending the time within which the company may construct its tunnel and works and lines of railway authorized by section 2 of chapter 74 of the Statutes of Canada for the year 1912.

GERARD RUEL,  
Chief solicitor.

Toronto, 5th January, 1917. 29-5

#### THE CANADIAN WESTERN RAILWAY COMPANY.

**NOTICE** is hereby given that an application will be made to the Parliament of Canada, at its next session, by The Canadian Western Railway Company for an Act extending the time within which it may commence and complete the construction of the railway which it has been authorized to construct by chapter 69 of the Statutes of 1909.

Dated at Winnipeg, this 2nd day of January, A.D. 1917.

HOUGH, CAMPBELL & FERGUSON,  
Winnipeg Manitoba,  
Solicitors for applicants.

29-5

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada for the incorporation of The "Alliance Nationale," a fraternal and benevolent society, duly incorporated by special act of the Province of Quebec, to promote the material and social welfare of its members and the protection of those dependent upon them, in aiding them in sickness and disability and insuring them against death, sickness and accident, and by paying them such indemnities or benefits as may be provided for by the by-laws of the Association.

de LORIMIER & GODIN.

Solicitors for applicants.

Montreal, January 5, 1917. 29-5

#### CASCADE SCENIC RAILWAY COMPANY.

NOTICE is hereby given that an Application will be made to the Parliament of Canada at the next Session thereof, for an Act to incorporate a Company to construct own and operate a scenic or funicular railway at Banff, in the Province of Alberta, and to acquire the rights granted to Thomas Russ Deacon to construct such railway; and with power to construct, own and operate such other scenic or funicular railways at such places throughout Canada, as may be permitted by the municipalities in which such railways are to be constructed and as may be approved of by the Governor in Council, for vehicles to run either on rails or by aerial cable, or in such other manner as may be desired, such vehicles being propelled either by steam, electricity, gasoline, water power, or by such other means as may be deemed most convenient and expedient, and with power to acquire, construct, own and operate parks, hotels and other places of entertainment and with all such powers as are necessary or incidental to the foregoing powers, under the name "The Cascade Scenic Railway Company."

Dated at the City of Winnipeg, in the Province of Manitoba, this 21st day of November, A.D., 1916.

MORAN, ANDERSON & GUY,

Solicitors for the applicant.

29-5

#### BOY SCOUTS ASSOCIATION.

NOTICE is hereby given that the Canadian General Council of the Boy Scouts Association will apply to the Parliament of Canada at the next session thereof for an Act amending their Act of incorporation so as to obtain the sole and exclusive right to have and use all emblems, badges and decorations, descriptive or designating marks and titles now or heretofore used by the Association and the title "Boy Scouts," and also to have sole and exclusive right to have and use any emblem, badge, decoration, descriptive or designating marks and titles hereafter adopted by the Corporation, provided they are filed with and approved by the Minister of Agriculture or other Minister administering The Trade Mark and Design Act.

Dated at Ottawa, this ninth day of January, A.D., 1917.

GERALD H. BROWN,

Honorary Secretary of the said Council.

29-5

#### THE CALGARY & FERNIE RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its next session, by The Calgary & Fernie Railway Company, for an Act extending the time within which it may commence and complete the construction of the railway which it has been authorized to construct by chapter 71 of the Statutes of 1906.

Dated at Winnipeg, this 2nd day of January, A.D. 1917.

HOUGH, CAMPBELL & FERGUSON,

Winnipeg, Manitoba,

Solicitors for applicants.

29-5

NOTICE is hereby given that an application will be made at the next session of the Parliament of the Dominion of Canada, on behalf of George C. Breidert and Mudge & Company, both of Chicago, Illinois, for an Act to confer on the Commissioner of Patents authority to grant and issue to Mudge & Company, the assignees of George C. Breidert, certain patents of invention for car ventilators, ventilator and ventilating devices in pursuance of the applications of George C. Breidert of Chicago, Illinois, the inventor thereof, and or of Mudge & Company, notwithstanding that the time within which such applications for patents should be made under The Patent Act had elapsed before the filing thereof.

Dated at Toronto, this 10th day of January, 1917.

BLAKE, LASK, ANGLIN & CASSELS,

25 King Street West, Toronto,

Solicitors for the applicants.

29-5

#### GRAND TRUNK PACIFIC BRANCH LINES COMPANY.

NOTICE is hereby given that the Grand Trunk Pacific Branch Lines Company, will apply to the Parliament of Canada, at its next session, for an Act extending the time for completing and putting in operation the lines of railway which the company has heretofore been authorized to construct, and for other purposes.

Dated at Montreal, this 3rd day of January, A.D. 1917.

W. H. BIGGAR,

Solicitor for the applicants.

28-5

#### MISCELLANEOUS.

##### THE STERLING BANK OF CANADA.

NOTICE is hereby given that a dividend of one and one half per cent (1½%) for the quarter ending 31st January, inst., (being at the rate of six per cent (6%) per annum), on the paid-up capital stock of this Bank, has been declared, and that the same will be payable at the head office and branches of the Bank on and after the 15th day of February next.

The transfer books will be closed from the 17th of January to the 31st of January, both days inclusive.

By order of the board.

A. H. WALKER,

General manager.

Toronto, 3rd January, 1917.

29-5

##### INTERNATIONAL JOINT COMMISSION.

APPLICATION of the Government of the United States for the Approval of Plans of Improvements in the St. Clair River, at or near the Town of Port Huron, Michigan.

NOTICE is hereby given that there has been transmitted to and filed with the International Joint Commission the application of the Government of the United States for approval of plans for certain contemplated improvements in the St. Clair River along the water-front at Port Huron, Michigan, consisting of a channel 400 feet wide and 21 feet deep near the American shore, from a point about 1,500 feet above the mouth of Black River to within about 1,000 feet of the International tunnel, and the construction of a sill or submerged weir at a distance of about 2,000 feet below the said tunnel, the said sill to extend from the high water line on the American shore to the same elevation on the Canadian shore. All persons interested in the above application are entitled to be heard with respect thereto before the Commission.

LAWRENCE J. BURPEE,

Ottawa, Canada,

WHITEHEAD KLUTTZ,

Washington, D.C.,

29-3

Secretaries, International Joint Commission.



## NAVIGABLE WATERS PROTECTION ACT.

## CHAPTER 115, REVISED STATUTES OF CANADA.

**T**HE Vancouver, Victoria and Eastern Railway and Navigation Company, hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the Land Registry Office in the City of Vancouver, British Columbia, a description of the site and plan of the wharf proposed to be built in Burrard Inlet, in the Harbour of Vancouver, in extension of the existing wharf of the said company.

And take notice that after the expiration of one month from the date of the first publication of this notice, the Vancouver, Victoria and Eastern Railway and Navigation Company will under section 7 of the said Act, apply to the Minister of Public Works, at his office, in the City of Ottawa, for approval of the said plans, and for leave to construct the said wharf.

Dated at Vancouver, B.C., this 4th day of January, A.D. 1917.

A. H. MACNEILL,  
Solicitor for the Vancouver, Victoria and  
29-5 Eastern Railway and Navigation Company.

## NAVIGABLE WATERS PROTECTION ACT.

## REVISED STATUTES OF CANADA, CHAPTER 115.

**C**ANADIAN Robert Dollar Company, Limited, hereby give notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa and in the office of the District Registrar of the Land Registry District of Vancouver at Vancouver, British Columbia, a description of the site and the plans of the wharf and saw-mill buildings proposed to be built on the North Arm of Burrard Inlet, in front of District Lot four hundred and seventy-one (471), Group one (1), Vancouver District.

And take notice that after the expiration of one (1) month from the date of the first publication of this notice Canadian Robert Dollar Company, Limited, will, under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa for approval of the said site and plans and for leave to construct the said wharf and saw mill buildings.

Dated at Vancouver, British Columbia this 10th day of January, A.D. 1917.

CANADIAN ROBERT DOLLAR  
COMPANY, LIMITED,  
by their solicitors  
29-5 Messrs. Bodwell, Lawson & Lane.

## BANQUE D'HOCHELAGA.

**T**HE annual general meeting of the shareholders of the "Banque d'Hochelaga" will be held, at the head office of the bank, No. 112 St. James Street, Montreal, Canada, on the fifteenth day of January, 1917, at noon, for the election of the directors, and the consideration of all matters which may properly be brought before the meeting.

BEAUDRY LEMAN,  
25-5 Secretary and general manager.

## THE BANK OF NOVA SCOTIA.

**N**OTICE is hereby given that the annual general meeting of the shareholders of this Bank will be held in the banking-house, Hollis Street, Halifax, on Wednesday, the 24th January next, at eleven o'clock a.m., for the purpose of receiving a statement of the affairs of the Bank, for the election of directors, and for other business.

By order of the Board,

H. A. RICHARDSON,  
General manager.

Halifax, N.S., 15th December, 1916. 25-6

## NAVIGABLE WATERS PROTECTION ACT.

## CHAPTER 115, REVISED STATUTES, CANADA.

**T**HE Canadian Pacific Railway Company hereby gives notice that it has under section 7 of the said Act deposited with the Minister of Public Works at Ottawa and in the Land Registry Office in the City of Vancouver, British Columbia, a description of the site and plan of the wharf proposed to be built in Burrard Inlet, in the Harbour of Vancouver, in extension of Pier "D" of the said company.

And take notice that after the expiration of one month from the date of the first publication of this notice the Canadian Pacific Railway Company will, under section 7 of the said Act, apply to the Minister of Public Work at his office at the City of Ottawa, for approval of the said plans and for leave to construct the said wharf.

Dated at Vancouver, B.C., this 12th day of December, 1916.

J. E. McMULLEN,  
Solicitor for the Canadian  
26-5 Pacific Railway Company.

## NAVIGABLE WATERS PROTECTION ACT.

## CHAPTER 115, REVISED STATUTES OF CANADA.

**H**UME B. Babington and Norman R. Brodhurst, of the City of Prince Rupert, in the Province of British Columbia, hereby give notice that they have under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the District Registrar of Titles at the Land Registry Office at the City of Prince Rupert aforesaid, a description of the site and the plans of a wharf proposed to be built in Henslung Bay, Langara Island, in front of lots 999 and 998, Queen Charlotte Island Land District, Province of British Columbia.

And take notice that after the expiration of one month from the date of the first publication of this notice the said Hume B. Babington and Norman R. Brodhurst will under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa, Province of Ontario for approval of the said site and plans, and for leave to construct the said wharf.

Dated at Prince Rupert, B.C., this 27th day of December, A.D. 1916.

WILLIAMS & MANSON,  
28-5 Solicitors for the applicant.

## IMPERIAL BANK OF CANADA.

## DIVIDEND No. 106.

**N**OTICE is hereby given that a dividend at the rate of twelve per cent (12%) per annum upon the paid-up capital stock of this institution has been declared for the three months ending 31st January, 1917, and that the same will be payable at the head office and branches on and after Thursday, the first day of February next.

The transfer books will be closed from the 17th to the 31st January, 1917, both days inclusive.

By order of the Board,

E. HAY,  
General manager.  
Toronto, 20th December, 1916. 27-5

## LA BANQUE NATIONALE.

**O**N and after Thursday, the 1st day of February next, this Bank will pay to its shareholders a dividend of two per cent, being at the rate of eight per cent per annum, upon its capital, for the quarter ending on the 31st of January next.

This dividend will be paid according to the list of shareholders of record on the 15th of January next.

By order of the board of directors,

N. LAVOIE,  
General manager.  
Quebec, 28th December, 1916. 27-5

## THE MERCHANTS BANK OF CANADA.

## QUARTERLY DIVIDEND.

NOTICE is hereby given that a dividend of two and one-half per cent for the current quarter, being at the rate of ten per cent per annum, upon the paid-up capital stock of this institution, has been declared, and will be payable at its banking house in this city and at its branches, on and after the 1st day of February next, to shareholders of record at the close of business on the 15th day of January.

By order of the Board,

D. C. MACAROW,

General manager.

Montreal, 26th December, 1916.

27-5

## THE DOMINION BANK.

NOTICE is hereby given that a dividend of three per cent has been declared upon the paid-up capital stock of this institution for the quarter ending 31st December, 1916, being at the rate of twelve per cent per annum, and that the same will be payable at the head office of the Bank and its branches, on and after Tuesday, the 2nd day of January, 1917, to shareholders of record of 20th December, 1916.

The Annual General Meeting of the shareholders will be held at the head office of the Bank, in Toronto, on Wednesday, 31st January, 1917, at twelve o'clock noon.

By order of the Board,

C. A. BOGERT,

General manager.

Toronto, 17th November, 1916.

28-4

THE ONTARIO POWER COMPANY OF  
NIAGARA FALLS.

## ANNUAL GENERAL MEETING OF SHAREHOLDERS.

NOTICE is hereby given that the annual general meeting of the shareholders of The Ontario Power Company of Niagara Falls, will be held at the head office of the company, in the City of Niagara Falls, Ontario, Canada, on Saturday, the 3rd of February, 1917, at the hour of eleven o'clock in the forenoon, for the purpose of the election of directors of the company and for the transaction of such other business as may be transacted at an annual general meeting.

Dated the 27th day of December, 1916.

By order of the Board,

R. C. BOARD,

Secretary.

27-5

## BRITISH FORGINGS, LIMITED.

## BY-LAW NO. XV.

*A By-law to increase the number of directors.*

BE it enacted by the directors of British Forgings, Limited, as a by-law of the company as follows:—

1. The number of directors of the company is hereby increased from three to five.

2. The board of directors, may from time to time, between the confirmation of this by-law and the next annual meeting, elect to the board qualified shareholders of the company until there shall have been elected, in addition to the present number of directors, a sufficient number to make a full Board.

3. Until a full board is elected the present number of directors and the shareholders from time to time elected by them as directors shall manage the affairs of the company.

4. By-law No. V is amended by inserting the word "five" instead of the word "three" where it appears therein.

I, the undersigned, Secretary of British Forgings, Limited, hereby certify that the above is a true copy of By-law No. XV of said company enacted and adopted by the directors and approved at a special general meeting of the shareholders of said company held on the 4th day of January, 1917.

Montreal, 4th January, 1917.

[L. S.]

F. G. BUSH,

Secretary.

29-1

## BRITISH FORGINGS, LIMITED.

## BY-LAW NO. XVI.

*A By-law to change the Head Office of the Company.*

BE it enacted by the directors of British Forgings, Limited, that the head office and chief place of business of British Forgings, Limited, be and the same is hereby changed from the City of Montreal to the City of Ottawa.

I, the undersigned, Secretary of British Forgings, Limited, hereby certify that the above is a true copy of By-law No. XVI of said company, enacted and adopted by the directors and approved at a special general meeting of the shareholders of said company held on the 4th day of January, 1917.

Montreal, 4th January, 1917.

[L.S.]

F. G. BUSH,

Secretary.

29-1

## ARDIS CANDY COMPANY, LIMITED.

## BY LAW NUMBER 37.

WHEREAS the number of the directors of Ardis Candy Company, Limited, is five and it is expedient that the number should be increased,

Now therefore Ardis Candy Company, Limited, enacts as follows:

That the number of directors of the said company be and the same is hereby increased to seven.

Dated at Ottawa, this 11th day of January, A.D. 1917

M. A. G. DEITZ,

VICTOR D. ARDIS,

Secretary.

President.

Sanctioned this eleventh day of January, A.D. 1917.

Certified under the seal of the said company to the Honourable the Secretary of State for Canada.

[L.S.]

M. A. G. DEITZ,

Secretary.

29-1

## PURE GAS AND OIL COMPANY, LIMITED.

## BY-LAW NO. 4.

A By-law to amend by-law number 1 passed the ninth day of January, 1917, by repealing clause three thereof and substituting the following therefor.

Whereas the company was incorporated by letters patent under Part One of The Dominion Companies Act bearing date the eleventh day of December, 1916.

And whereas the said letters patent provided that the affairs of the company should be managed by a board of three directors.

And whereas the company desires that its affairs shall be managed by a board of nine directors instead of a board of three directors as provided for in said letters patent,—

Be it therefore enacted by the directors of Pure Gas and Oil Company, Limited, that the affairs of the company shall be managed by a board of nine directors.

Passed by the directors this ninth day of January, 1917.

Witness the corporate seal of the company.

G. A. JACKSON,

J. C. STEWART,

[L.S.]

Secretary.

President.

We hereby certify that the foregoing is a true copy of a by-law passed by the directors of Pure Gas and Oil Company, Limited, on the ninth day of January, 1917, and that the said by-law was approved by a vote of two-thirds in value of the stock represented by the shareholders present at a special general meeting duly called for considering the said by-law on the ninth day of January, 1917.

[L.S.]

J. C. STEWART,

President.

G. A. JACKSON,

Secretary.

29-1



## NOMINATIONS.

## SECRÉTARIAT D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL de faire les nominations suivantes :—

Ottawa, 30 décembre 1916.

LEONARD J. PENNY, de Newellton, dans le comté de Shelburne, dans la province de la Nouvelle-Ecosse : Gardien du quai de l'Etat à cet endroit, en remplacement de Arnold C. Newell.

JOHN LOUIS FULLUM, de Caraquet, dans la province du Nouveau-Brunswick : Gardien du quai de l'Etat à cet endroit en remplacement d'Hypolite Fullum, *décédé*.

D. J. MCKINNON, de Sydney, dans la province de la Nouvelle-Ecosse ; Maître de havre pour le port de Sydney (quai d'amont) dans la dite province, en remplacement d'Angus McQuarrie, *démissionnaire*.

1er janvier 1917.

ROBERT RUDDY, de la cité de Peterborough, dans la province d'Ontario, écuyer, conseil de Sa Majesté pour la dite province : Juge puîné de la cour de Comté du comté d'Ontario, dans la dite province.

Son Honneur ROBERT RUDDY, juge puîné de la cour de Comté du comté d'Ontario : Juge local de la division de la Haute-Cour de la cour Suprême d'Ontario, avec le titre de juge local de la cour Suprême.

GREGORY BARRETT, de la ville de Carberry, dans la province de Manitoba, écuyer, conseil de Sa Majesté pour la dite province : Juge de la cour de Comté du district judiciaire central, dans la dite province de Manitoba.

8 janvier 1917,

L'honorable ALBERT SÉVIGNY, B.A., LL.L., de la cité de Québec, dans la province de Québec : Membre du Conseil privé du Roi pour le Canada.

L'honorable ALBERT SÉVIGNY, B. A. LL.L., de la cité de Québec, dans la province de Québec, membre du Conseil privé du Roi pour le Canada : Ministre du Revenu de l'Intérieur du Canada.

L'honorable PIERRE EDOUARD BLONDIN, de la ville de Grand'Mère, dans la province de Québec, membre du Conseil privé du Roi pour le Canada : Directeur Général des Postes du Canada.

L'honorable ESIOFF LÉON PATENAUE, de la cité de Montréal, dans la province de Québec, membre du Conseil privé du Roi pour le Canada : Secrétaire d'Etat du Canada et Ministre des Mines.

9 janvier 1917.

L'honorable JAMES ALEXANDER MACDONALD, juge en chef de la cour d'Appel de la province de la Colombie-Britannique : Administrateur du gouvernement de la dite province de la Colombie-Britannique du 13 janvier 1917 jusqu'au 17 février 1917, ces deux jours inclus, durant l'absence en permission de Son Honneur le Lieutenant gouverneur.

OTTAWA, 11 janvier 1917.

Il a plu à SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL de nommer le lieutenant commandant Stephen H. Morres, M.R., aide-de-camp à compter de la présente date.

## PROCLAMATIONS.

## DEVONSHIRE.

[L.S.]

## CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, à tous et chacun de vous,—SALUT :

## PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé à mardi, le neuvième jour du mois de janvier prochain, à laquelle date, en Notre Cité d'Ottawa, vous étiez tenus et obligés d'être présents, NÉANMOINS, pour certaines causes et considérations, nous avons jugé à propos par et avec l'avis de Notre Conseil Privé pour le Canada, que vous et chacun de vous soyez exonérés sous ce rapport, vous commandant et par ces présentes, vous enjoignant, et à chacun de vous et tous autres y intéressés, de vous trouver personnellement en Notre dite CITE d'OTTAWA, JEUDI, le DIX-HUITIÈME jour du mois de JANVIER prochain, pour l'EXPÉDITION DES AFFAIRES, et y traiter, agir, et conclure sur les matières qui, par la faveur de Dieu, en Notre dit Parlement du Canada pourront, par le Conseil commun de Notre dit Dominion, être ordonnées.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. Témoin Notre Très fidèle et très aimé cousin et conseiller, Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière; membre de Notre très honorable Conseil Privé; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

A Notre Hôtel du Gouvernement en Notre CITE d'OTTAWA, ce VINGT-NEUVIÈME jour de DECEMBRE, en l'année de Notre-Seigneur mil neuf cent seize, et de Notre règne la septième.

Par ordre,

JAMES G. FOLEY,  
Greffier de la Couronne en Chancellerie  
pour le Canada.

## DÉPÊCHES, Etc.

CANADA,  
N° 1353.

DOWNING STREET,  
30 novembre 1916.

MILORD DUC.—Relativement à ma dépêche n° 811 du 25 août 1915, j'ai l'honneur de transmettre à Votre Excellence, pour le renseignement de Vos Ministres, des copies d'un avis public, émanant du Board of Trade, concernant l'usage des manifestes et des connaissements durant la guerre.

2. Je serais heureux si un semblable avis était publié au Canada.

J'ai l'honneur d'être,  
Milord duc,  
de Votre Grâce le très humble  
et très obéissant serviteur,  
(Signé) A. BONAR LAW.

Au Gouverneur général

Son Excellence le

Duc de Devonshire, C.J., G.C.O.V.,  
etc., etc., etc.

AVIS AUX EXPÉDITEURS ET AUX ARMA-  
TEURS AU SUJET DES MANIFESTES  
ET CONNAISSEMENTS.

ON attire l'attention des expéditeurs et des armateurs ainsi que du commerce en général au sujet du fait qu'en temps de guerre la pratique d'expédier des marchandises sous connaissements "faits à ordre" (défendue par l'article 4 de la loi dite "Customs (War Powers) Act, 1915," dans le cas de marchandises expédiées du Royaume-Uni sous permis) est des moins désirables au sujet de toutes marchandises que ce soit exportées d'une partie quelconque de l'Empire Britannique. Les expéditeurs de marchandises qui n'ont pas besoin de permis sont en conséquence priés de ne pas faire leurs connaissements "à ordre," mais

(a) qu'à un consignataire nommé, ou

(b) qu'à une banque ou une maison financière bien cotée seulement, avec la remarque en marge du connaissement "Avisiez A. B.," "A. B." étant le nom de la personne ou de la maison à laquelle les marchandises sont destinées en dernier lieu. Les marchandises expédiées en Hollande doivent être consignées à la "Netherlands Oversea Trust."

Il est de première nécessité durant la guerre que les navires britanniques ayant à bord n'importe quelles marchandises, expédiées sous permis ou non, possèdent durant tout le voyage un manifeste complet de la cargaison ainsi que tous les connaissements ou des copies authentiquées des connaissements.

A moins qu'on ne se conforme à ces exigences, les navires courent le risque d'être arrêtés et leur route peut être changée par les navires de Sa Majesté ou les vaisseaux de guerre des nations alliées, afin de leur permettre d'examiner complètement la cargaison et de s'assurer de sa destination.

Pour les navires britanniques qui toucheront aux ports des pays contigus au territoire ennemi, il est d'importance spéciale qu'ils se soumettent à ces exigences et des délais sérieux peuvent être causés au navire et à la cargaison lorsque tous les papiers du navire ne sont pas à bord et en règle.

Cet avis annule l'annonce publiée par le Board of Trade le 19 août 1915 (voir "Board of Trade Journal" du 26 août 1915, pages 594-595), mais il n'affecte aucunement les dispositions de l'article 4 de la loi dite "Customs (War Powers) Act, 1915," au sujet des marchandises permises.

Board of Trade, 19 octobre 1916.

28-3

## ARRÊTÉS EN CONSEIL.

[3167]

### HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 20e jour de décembre 1916.

PRÉSENT :

### SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

IL plaît à Son Excellence le Gouverneur général en conseil de décréter par les présentes ce qui suit :—

Les règlements concernant les concessions de coupe de bois sur les terres fédérales, établis par arrêté en conseil du 1er juillet 1898 et arrêtés subséquents, sont par ces présentes modifiés comme suit :

L'article 20 est modifié pour que les droits sur le bois de pulpe coupé dans les limites d'une concession de coupe de bois, soient de 25 cents la corde.

L'article 42 est modifié pour que les droits sur le bois de pulpe coupé en vertu d'un permis, soient de 40 cents la corde.

L'article 47 est modifié pour autoriser la coupe de bois dans les limites d'une coupe concédée en vertu du dit article sur une étendue n'excédant pas un quart de mille carré.

Tout le bois coupé sur les terres fédérales sera mis en œuvre au Canada.

RODOLPHE BOUDREAU

Greffier du Conseil privé.

28-4

[3127]

### HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 20e jour de décembre 1916.

PRÉSENT :

### SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur daté le 9 décembre 1916, représentant que M. T. J. Kelly, du lac des Ours, dans la province de l'Alberta, désire faire l'acquisition d'un quart de section de terres fédérales dans le district de la rivière à la Paix pour y établir domicile avec ses enfants et qu'il ne peut obtenir une inscription de homestead, son droit à une concession de homestead étant épuisé.

Le Ministre affirme qu'il n'y a pas de terres disponibles pour l'inscription d'achat de homestead dans le district de la rivière à la Paix, vu que ce district est situé en dehors des limites des homesteads sujets à achat, et considérant que M. Kelly est maintenant établi dans le dit district de la rivière à la Paix avec un outillage considérable d'instruments aratoires et de chevaux, il est d'avis que la dite demande soit accordée.

A ces causes le Ministre recommande l'autorisation de louer à M. Kelly, pour un terme de trois années, un quart de section de terres fédérales maintenant disponible, à un loyer annuel de deux cents l'acre, payable à l'avance, ce loyer étant le prix exigé pour la location de terrains pour fins de pâturage.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

28-4

[3069]

### HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 10e jour de décembre 1916.

PRÉSENT :

### SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le Ministre de l'Intérieur représente qu'en vertu de l'autorisation donnée par un arrêté en conseil du 3 février 1914, il a été accordé à la ville de Lloydminster, la concession gratuite de deux cents quatre-vingt-douze lots disponibles et non encore concédés, situés dans les limites de la dite ville, la dite concession étant jugée d'intérêt public ;

Et attendu que lors de la dite concession quatorze lots dans les limites de la dite ville étaient détenus sous des ventes à termes et que ces ventes ayant été résiliées à défaut de paiement, les dits lots appartiennent maintenant en pleine propriété au Ministère de l'Intérieur ;

Et attendu que le Ministre de l'Intérieur représente de plus qu'un arrêté en conseil du 31 août 1908 a mis en réserve, pour le creusage de puits à l'usage de la ville de Lloydminster, sept lots dans les limites de la dite ville, savoir : lots 10, block 5 ; lot 26, block 6 ; lot 16, block 9 ; lot 28 ; block 11 ; lot 10 ; block 13 ; lot 8, block 15 et lot 10, block 19 ;

Et attendu que les dits sept lots appartiennent en pleine propriété au Ministère de l'Intérieur ;

Et attendu que le Ministre de l'Intérieur est d'avis qu'il serait de l'intérêt public de céder à la ville de Lloydminster les quatorze lots qui étaient détenus sous ventes à termes lors de la passation de l'arrêté en conseil du 3 février 1914 ;

A ces causes, il plaît à Son Excellence le Gouverneur général en Conseil de céder par les présentes à la ville de Westminster les dits quatorze lots et d'en autoriser la concession gratuite à la dite municipalité.

Considérant la concession faite à la ville de Lloydminster de tous les lots appartenant au gouvernement dans les limites de la dite ville, il plaît aussi à Son Excellence le Gouverneur général en conseil de rescinder le dit arrêté en conseil du 31 août 1908, et d'autoriser la concession gratuite à la ville de Lloydminster des lots y mentionnés.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

29-4



[3070]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 14e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

**A**TTENDU que le Ministère des Travaux publics a demandé la mise en réserve d'un acre de terre compris dans le quart nord-est de la section 39, township 70, rang 19, à l'ouest du 4e méridien, pour les fins d'une station télégraphique ;

Attendu que le terrain demandé et ci-après décrit est disponible à ces fins d'après les archives du Ministère de l'Intérieur et que le Ministre de l'Intérieur recommande que cette demande soit accordée,—

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 75 de la *Loi des terres fédérales* de soustraire par ces présentes à l'application de la dite loi le terrain demandé tel que décrit ci-après et de le réserver aux fins d'une station télégraphique pour le Ministère des Travaux publics.

Commencant à une borne en fer située à l'angle nord-ouest du dit terrain et déterminée comme suit :

Partant de l'angle nord-est du quart nord-est de la section 25, township 70, rang 20, à l'ouest du 4e méridien, de là vers l'est en suivant la limite nord de la section 30, township 70, rang 19, à l'ouest du 4e méridien, une distance de 2849.3 pieds ; de là vers le sud 12 degrés et une minute est, une distance de 2229.9 pieds jusqu'à la dite borne en fer ; de là inclinant vers le sud 89 degrés et 1 minute est, une distance de 726 pieds jusqu'à une borne en bois ; de là vers le sud 59 minutes ouest, une distance de 60 pieds jusqu'à une borne en bois ; de là vers le nord 89 degrés et 1 minute ouest, une distance de 726 pieds jusqu'à une borne en fer, de là vers le nord 59 minutes est, une distance de 60 pieds plus ou moins jusqu'à une borne en fer située au point de départ comprenant par mesurage un acre, plus ou moins, le tout tel que décrit sur le plan ci-annexé.

RODOLPHE BOUDREAU,

28-4

Greffier du Conseil privé.

[3068]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 13e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL  
EN CONSEIL.

**I**L plaît à Son Excellence le Gouverneur en conseil de décréter que les règlements gouvernant l'octroi de licences et de permis annuels pour la coupe du bois sur les terres fédérales établis par un arrêté en conseil du 1er juillet 1898 et par arrêtés en conseil subséquents soient par les présentes modifiés en y ajoutant les articles suivants :—

1. Partout où un cours d'eau coule à travers, au-dessus, ou le long d'une coupe de bois quelconque ou a sa source dans une coupe ou se déverse dans un autre cours d'eau ou est tributaire d'un autre cours d'eau qui fournit ou peut fournir un approvisionnement d'eau domestique ou municipal ; ou si de l'avis du ministre la population d'un tel cours d'eau peut avoir un résultat délétère sur un approvisionnement d'eau municipal ou domestique quelconque, quiconque obtiendra tel permis de coupe de bois doit se conformer aux règlements suivants :

(a) Placer toute les bâtisses, dépendances, puisards, et autres constructions de ses chantiers à une distance suffisante de tous cours d'eau, lac ou autres sources d'eau, lac ou autres sources d'approvisionnement d'eau, pour prévenir la pollution de tout approvisionnement d'eau municipal ou domestique.

(b) Enlever et brûler immédiatement tous les déchets ou débris de toute nature provenant de ces chantiers ou toute matière qui serait de nature à polluer ces cours d'eau ; enfin maintenir le terrain dans le voisinage de tout chantier dans un état propre, sanitaire et en bon ordre.

(c) Empêcher qu'il soit déposé, laissé ou qu'il s'accumule dans aucun cours d'eau, lac ou autre source d'approvisionnement d'eau dans la coupe ou sur une partie de la coupe dans un état exposé ou malsain, des débris de quelque nature ou aucune matière qui pourrait causer la pollution des dits cours d'eau.

(d) Empêcher qu'il soit déposé ou laissé par aucun employé ou soi-disant employé sur la coupe, ou qu'il s'accumule à la suite de toute opération en rapport avec la dite licence, dans aucun cours d'eau, lac ou autre source d'approvisionnement d'eau sur aucunes terres fédérales ou dans un état exposé ou malsain sur aucune des dites terres de tels débris ou matières.

(e) Se conformer à toutes les lois et règlements applicables à l'endroit concernant la préservation des dits cours d'eau dans un état sain et pur, ou tout règlement promulgué par le Gouverneur en conseil ; et se conformer aussi à toutes les prescriptions faites par le Ministre dans le but de mettre en vigueur les dits règlements.

2. Pour chaque infraction aux dispositions de l'article 1 des présents règlements, quiconque obtient un permis de coupe de bois sera passible sur conviction sommaire, en plus des autres peines imposées par les dits règlements du Gouverneur en Conseil, à une amende n'excédant pas cent dollars, laquelle amende sera exigible sur la requête et au nom de la Couronne.

RODOLPHE BOUDREAU,

28-4

Greffier du Conseil privé

[3095]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 14e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL  
EN CONSEIL.

**A**U comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 6 décembre 1916, représentant que M. John R. Welch, de Grenfell, Saskatchewan, a acheté à la vente à l'enchère de terrains d'école, à Broadview, en juin 1916, le quart nord-est de la section 29, township 16, rang 7, à l'ouest du 2e méridien, aujourd'hui consigné aux archives du département comme lui ayant été vendu.

Le Ministère de la Milice et de la Défense a depuis envoyé un communiqué représentant qu'il est nécessaire et d'intérêt public que le dit ministère obtienne possession du dit quart de section pour ses propres fins, vu que ce terrain est indispensable à l'établissement d'un champ de tir à cet endroit et ajoute qu'après négociations avec M. Welch, ce dernier consent à échanger le quart nord-est de la section 29 en question contre le quart sud-est de la même section si le ministère y consent.

Avant d'aller plus loin cependant, il a été décidé de faire l'inspection des deux quarts de section pour s'assurer de leur valeur respective.

L'inspecteur Evans a depuis fait rapport qu'il y a très peu de différence, s'il y en a, dans la valeur des deux quarts de section ; le quart nord-est, propriété de M. Welch, ayant probablement plus de valeur que l'autre. L'inspecteur ajoute que M. Welch est tout disposé à céder le dit quart nord-est pourvu qu'on lui accorde l'inscription du quart sud-est en retour.

Dans ces circonstances, et vu qu'il considère d'intérêt public que le ministère de la Milice et de la Défense puisse disposer du quart nord-est de la dite section pour les fins du champ de tir à cet endroit, le ministre recommande qu'on l'autorise à faire l'échange ainsi projeté et qui consiste à résilier l'inscription du quart nord-est à M. Welch et à lui accorder l'inscription du quart sud-est en retour et que le dit quart nord-est soit ensuite mis à la disposition du Département de la Milice et de la Défense pour les fins du champ de tir.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

28-4

Greffier du Conseil privé.

[3044]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 14e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que les règlements pour la vente des claims de mines quartzseuses sur les terres fédérales, établis par un arrêté en conseil du 13 août 1908 sous l'empire de la *Loi des terres fédérales*, prescrivent que toute personne qui a découvert du minerai en place peut jalonner personnellement un claim dont la superficie n'excède pas 1500 pieds carrés ; de plus que nulle personne en son propre nom, sauf par cession, peut détenir plus d'un claim minier sur la même veine ou le même filon, ou à une distance de moins d'un mille de cette veine ou de ce filon ; que la preuve soit fournie chaque année que celui qui a délimité le claim, y a fait exécuter des travaux pour une valeur d'au moins \$100, ou, à défaut d'exécution de ces travaux, a payé cette somme au registraire des mines ; et qu'après que la somme de \$500 a ainsi été dépensée sur le claim ou payée au registraire, celui qui a jalonné le claim a droit à un bail du terrain ainsi jalonné pour une certaine période d'années. Toutefois, les travaux exécutés en dehors du claim (avec l'intention de l'exploiter), si ces travaux sont en rapport direct avec le claim et dans son voisinage immédiat, seront considérés comme ayant été exécutés sur le claim même, si le registraire minier y consent.

Et attendu que des représentations ont été faites au Département de l'Intérieur qu'il existe des minéraux de valeur économique dans cette partie du Canada située sur le golfe Coronation, près de l'embouchure de la rivière Coppermine, dans la région arctique, mais qu'on n'a fait encore aucun effort sérieux pour explorer ou développer la zone minérale qu'on dit y exister, à cause des grandes difficultés qu'on a éprouvées pour atteindre cette région lointaine et les frais préliminaires d'une telle entreprise.

Et attendu qu'on peut atteindre le Fort Norman, à l'embouchure de la rivière Great Bear, au cours de la courte saison de navigation, par chemin de fer à partir du fort McMurray et par bateau sur les rivières Athabaska et Mackenzie, mais qu'à cet endroit le prospecteur rencontre deux obstacles très sérieux, savoir : le transport de Fort Norman, sur la rivière Mackenzie, à Fort Franklin sur le lac Great Bear, une distance d'environ 100 milles, et de Fort Confidence à la source du lac Great Bear jusqu'à l'embouchure de la rivière Coppermine, une distance d'environ 120 milles.

Et attendu qu'il a été représenté que l'étendue de terrain prévue aux règlements, quoique suffisante dans les districts d'accès facile, ne pourrait offrir une garantie adéquate pour le risque et les frais qu'il faudrait nécessairement encourir en améliorant les moyens de transport jusqu'à l'embouchure de la rivière Coppermine, afin de permettre au prospecteur d'y transporter son outillage et ses approvisionnements, et qu'il est essentiel à l'exploitation et au développement des ressources minières de cette région éloignée du pays d'offrir des avantages spéciaux aux prospecteurs qui peuvent avoir le capital nécessaire pour s'engager dans une entreprise aussi coûteuse et hasardeuse.

Attendu qu'il a, aussi, été représenté qu'une dépense d'au moins \$25,000 serait nécessaire pour améliorer suffisamment les moyens de transport à partir de Fort Norman pour permettre à une expédition d'atteindre cette région et de l'explorer pendant un an, et qu'il a été suggéré qu'en considération de telles dépenses il soit permis à tout particulier ou à toute compagnie s'engageant à dépenser cette somme dans une année, en explorations et en améliorations des moyens de transport, de jalonner un plus grand nombre de claims miniers qu'il n'est prescrit par les règlements et d'en obtenir l'inscription.

Et attendu que la région où l'on prétend que gisent ces dépôts de minéraux de valeur économique est située entre les 108e et 118e méridiens de longitude ouest, et entre les 66e et 6e degrés de cette latitude nord ;

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, afin de stimuler la recherche

des gisements de minéraux dans cette partie du pays, d'autoriser par ces présentes la concession à tout prospecteur, soit particulier ou compagnie, qui dépense au cours de l'année civile 1917 la somme d'au moins \$25,000 en travaux d'exploration dans la région ci-dessus décrite et en améliorations des moyens de transport entre Fort Norman et l'embouchure de la rivière Coppermine, sous l'empire des dispositions des règlements concernant les mines quartzseuses, de cinquante claims de la grandeur prescrite, soit un claim pour chaque \$500, aux conditions suivantes :

(1) Le prospecteur doit le ou avant le 31e jour de décembre 1917 fournir au Ministre de l'Intérieur la preuve confirmée par affidavit et accompagnée de pièces justificatives, s'il est ainsi exigé, démontrant qu'au cours de l'année civile 1917 il a dépensé la somme d'au moins \$25,000 en travaux d'exploitation, selon les méthodes reconnues, dans les limites de la région ci-dessus décrite et en améliorations des moyens de transport entre Fort Norman sur la rivière Mackenzie et l'embouchure de la rivière Coppermine. Cette preuve doit être sous forme d'état détaillé indiquant le montant dépensé en amélioration des moyens de transport, ainsi que les fins auxquelles chaque item de dépense a été appliqué ; y seront joints des plans indiquant la position et la nature de l'obstacle qu'il a fallu surmonter, ainsi que la nature et le coût des améliorations. Doit être de plus fourni un état détaillé distinct, montrant les dépenses encourues en travaux d'exploration et la nature exacte des travaux exécutés à chaque endroit ; aussi des plans montrant les endroits particuliers où ont été exécutés les travaux mentionnés dans l'état détaillé.

(2) Les claims dont le prospecteur demande la concession doivent être jalonnés de la manière prescrite par les règlements, et la demande d'inscription doit être faite au registraire minier du district en bonne et due forme avant l'expiration de l'année 1917. Toutefois, le prospecteur qui au cours de l'année a fait la dépense de \$25,000 ci-dessus prescrite peut jalonner plus d'un claim sur la même veine ou le même filon et en obtenir l'inscription, ou dans un rayon d'un demi-mille de cette veine ou filon, nonobstant les restrictions de l'article 13 des règlements à ce sujet.

(3) La délimitation de claims pour une compagnie qui est prête à encourir une dépense d'au moins \$25,000 pour les fins susdites et de la manière ici prescrite, peut être faite par toute personne ou toutes personnes dûment autorisées par la compagnie et acceptées par le Ministre de l'Intérieur.

(4) Dans la délimitation et l'enregistrement de claims et pour les retenir après que l'inscription a été accordée, le prospecteur doit se conformer sous tous rapports aux prescriptions des règlements, sauf telles exceptions qui peuvent être ici prévues.

(5) Les concessionnaires de claims miniers dans les limites de la région ci-dessus décrite qui se conforment en tout aux prescriptions de l'article 45 des règlements des mines quartzseuses en ce qui concerne chacun de ces claims, ont droit à la cession du bail de ces claims sous l'empire des dispositions des dits règlements et de la loi des terres fédérales pour une période de 21 ans, au loyer qui sera fixé par un décret du Gouverneur en conseil, le bail étant renouvelable pour une autre période de 21 ans dès que le concessionnaire aura fourni au Ministre de l'Intérieur la preuve satisfaisante qu'au cours de la durée du bail il s'est conformé sous tous rapports aux conditions du dit bail et aux prescriptions des règlements ; de nouveaux renouvellements pourront être accordés pour des périodes additionnelles de 21 ans chacune, aux termes et conditions que prescrira le Gouverneur en conseil.

(6) La patente ou le bail d'un claim minier dans la région ci-dessus décrite réserve à la Couronne un droit régulier sur les ventes des produits des mines qui sera déterminé de temps à autre par décret du Gouverneur en conseil et sera perçu de la manière prescrite par le Ministère de l'Intérieur.

(7) Toutes les patentes émises ou les baux cédés en vertu des pouvoirs ici conférés sont sujets à la restriction que les minerais ou autres dépôts de minéraux de valeur commerciale extraits des claims et décrits dans ces patentes ou baux ne seront pas exportés pour réduction, raffinage ou autre traitement, mais devront



être réduits, raffinés ou autrement traités exclusivement dans les limites du Canada et conformément aux prescriptions des règlements que le Gouverneur en conseil peut établir.

(8) La preuve de la dépense encourue par le prospecteur doit dans tous les cas être à la satisfaction du Ministre de l'Intérieur ; sinon le droit du prospecteur à la patente de ces claims ne sera autre que celui prescrit par les règlements concernant les claims de mines quartzes.

(9) Les demandes de patente pour les claims miniers délimités au cours de l'année civile de 1917 dans la région ci-dessus décrite ne seront prises en considération définitive par le registraire minier et les patentes de ces claims ne seront accordées que dans les derniers vingt jours de la dite année civile

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

26-4

[2880]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 4e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

Le comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 14 novembre 1916, représentant ce qui suit :—

Le chapitre 22 des statuts de 1913 de la province du Manitoba ci-après désigné sous le nom de "Loi d'incorporation," a constitué en corps politique et incorporé, sous le nom "The Greater Winnipeg Water District," ci-après désigné "la corporation," les résidents des cités de Winnipeg et St-Boniface, de la ville de Transcona et de certaines municipalités rurales adjacentes mentionnées et désignées dans la dite loi. La loi d'incorporation est désignée sous le nom de "Greater Water Power District Act," a été modifiée par les statuts suivants de la législature du Manitoba, savoir : chapitres 46, 47 et 48 de 1914, chapitres 29 et 30 de 1915 et chapitre 51 de 1916.

Le chapitre 208 des statuts fédéraux de 1916 accorde à la dite corporation certains privilèges et pouvoirs, savoir ; le droit de se procurer et prendre de l'eau, y compris de l'eau provenant de sources hors la province de Manitoba ; l'érection et le maintien de tous travaux nécessaires ; l'entrée sur tous terrains pour y faire des arpentages ou pour d'autres fins en rapport avec les dits travaux ; l'achat et l'occupation des terrains nécessaires ; la construction de chemins, tunnels et ponts, de lignes téléphoniques et télégraphiques et électriques, et de tous autres travaux et constructions nécessaires ; le détournement et l'altération d'aucuns de ces travaux ou d'aucune de ces lignes ou des cours d'eau ou grandes routes ; et tous autres travaux nécessaires pour la construction, le maintien et le fonctionnement de tout ouvrage nécessaire aux fins de la corporation ; la préparation, la soumission, le classement et l'inspection des cartes, livres de renvoi et tracés indiquant les travaux pour toute partie d'icelle ; et la mise en vigueur pour les fins de la commission de certains dispositifs de la Loi des chemins de fer et de la Loi concernant l'établissement et les dépenses de la commission conjointe internationale sous l'empire du traité des eaux navigables portant la date du 11 janvier 1909.

L'article 5 de la Loi d'Incorporation donne à la dite corporation les objets et buts suivants :—

5. La dite corporation aura pour objet d'approvisionner pour toutes fins les résidents du dit district d'eau tirée de sources quelconques soit dans, soit hors la province. La dite corporation a le droit d'étendre et d'exercer les droits à elle conférés à ces fins hors les limites de cette province, sujet néanmoins à son obtention de tous droits légaux nécessaires à ses fins du Gouvernement du Canada ou de toute autre autorité extra provinciale.

Pour fournir l'approvisionnement d'eau ci-haut mentionné il a fallu construire un aqueduc du lac Shoal, une partie du lac des Bois, à la cité de Winnipeg, une distance d'environ cent milles, et il a fallu en rapport avec ces travaux et pour mener à bonne fin l'objet de la Corporation, tel que mentionné dans l'article 5 sus-

mentionné, construire le chemin de fer mentionné à l'article 1 du chapitre 47, l'une des lois qui tel que susmentionné modifie la *Loi d'incorporation*. Quand aura été construit ce chemin de fer, dont le parachèvement est prochain, il sera ouvert à la colonisation, pour des fins de culture surtout, une grande étendue de terrain qui aujourd'hui est presque complètement dépourvue de colons à cause de son éloignement des chemins de fer actuels.

Le maire de la cité de Winnipeg, qui est le président du bureau d'administration établi par la Loi d'incorporation, en sa qualité de président, a soumis au ministre un projet pour établir sur les terres adjoignant le chemin de fer qui doit s'achever prochainement entre la cité de Winnipeg et le Lac-des-Bois des colons devant être choisis par le comité de colonisation de la dite corporation parmi des gens qui ont certaine expérience en agriculture et le dit maire a demandé que les terres fédérales suivantes qui sont vacantes et disponibles soient réservées à ces fins : la moitié nord du township 7 et tout le township 8 dans le rang 13 ; tout le township 7 et la moitié sud du township 7 dans le rang 14 ; et la moitié nord du township 7 et la moitié sud du township 8 dans le rang 15 ; tout à l'est du méridien principal.

Le président représente que le bureau d'administration a reçu l'assurance que le gouvernement de la province de Manitoba contribuerait activement aux améliorations locales nécessaires sur les terrains susmentionnés : établissement d'écoles, aide à la colonisation, etc.

On a de plus représenté qu'un comité de citoyens de la ville de Winnipeg, formé d'hommes d'expérience dans ce genre de colonisation donne son appui au projet et a proposé un homme d'expérience pour se charger spécialement de l'œuvre.

Le président du bureau d'administration demande que certains privilèges mentionnés ci-après soient accordés dans le but d'aider à la colonisation des terrains susmentionnés.

Le ministre est d'avis qu'il sera d'intérêt public d'accorder les dites demandes et recommande en conséquence que, sous l'empire du paragraphe (k) de l'article 76 de la Loi de 1908 des terres fédérales, autorisation soit donnée d'accorder les dits privilèges, savoir :

1. Que la réserve soit autorisée et ratifiée de toute terre vacante et disponible dans les limites ci-haut décrites et que le Ministre de l'Intérieur soit autorisé de changer les limites de la dite réserve comme il le jugera à propos et de rescinder la dite réserve en tout temps sur douze mois d'avis publié dans la *Gazette du Canada* et dans la *Gazette du Manitoba*.

2. Que dans les limites ainsi réservées il ne soit concédé ou vendu aucune inscription excepté à des personnes agréées par le comité de colonisation susmentionné.

3. Que la concession d'inscription à des personnes agréées comme ci-dessus soit sujette aux dispositions de la dite loi et des dits règlements en autant que ces derniers peuvent s'y appliquer et sauf les réserves ci-dessus mentionnées.

4. Que la dite commission de colonisation soit autorisée de décider de quelle manière les dites terres soient subdivisées et cédées, sujet à l'approbation du Ministre de l'Intérieur.

5. Que les conditions de culture dans chaque cas soient approximativement 20% de la superficie des terres sous inscription sujettes à une réduction raisonnable si le Ministre de l'Intérieur juge que le terrain en question est trop difficile à défoncer.

6. Que la commission de colonisation soit autorisée de choisir un site central de trente acres approximativement pour l'établissement d'une école, d'une église et d'un cimetière, le site ainsi choisi devant être réservé aux fins de la dite corporation.

7. Que relativement aux inscriptions accordées aux conditions sus-mentionnées, il ne soit accepté aucune demande pour rescision sous l'empire de la Loi de 1908 des terres fédérales et ses modifications, mais au Ministère de l'Intérieur ressortit de faire l'inspection des dites terres de temps à autre selon que le Ministre de l'Intérieur le jugera opportun ; et s'il est trouvé que les conditions des dites inscriptions n'ont pas été remplies, il peut être institué des procédures en rescision sous l'empire de la loi susdite, lesquelles pro-

cédures doivent être conduites de la même manière que pour les inscriptions ordinaires ;

8. Que, sur rescision d'une inscription, les terrains en question retournent à la réserve et redeviennent sujets aux conditions susmentionnées.

9. Que, si de l'avis de la dite commission de colonisation, un colon perd son droit à un homestead gratuit, une vente peut lui être consentie aux termes et conditions d'établissement que peut exiger le Ministre de l'Intérieur.

10. Que le Ministre de l'Intérieur soit autorisé de faire toute prescriptions, règles et règlements, qu'il juge nécessaires dans les cas qui peuvent surgir et qui n'ont pas été prévus dans les présents règlements.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé

26-4

[3022]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 7e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

ATTENDU que le Ministère des affaires indiennes fait la demande de mettre en réserve, en vertu du traité n° 2 du terrain au lac Ebb and Flow, désigné sous le nom de réserve des sauvages n° 52, comprenant une superficie approximative de 18 milles carrés ;

Et attendu que ledit terrain dont la description suit ci-après est disponible à ces fins d'après les archives du ministère de l'Intérieur ;

En conséquence il plait à Son Excellence, le Gouverneur en conseil de décréter, sous l'empire de l'article 76 de la Loi des terres fédérales que ledit terrain soit par les présentes soustrait de l'application de ladite loi et mis en réserve pour les sauvages.

Suit la description du dit terrain :—

L'étendue de terrain désignée sous le nom de "Réserve des Sauvages," No 52, du lac Ebb et Flow, arpenté par Donald F. Robertson, arpenteur des terres fédérales au cours de l'année 1913, tel qu'indiqué sur un tracé d'arpentage de la dite réserve, déposé aux archives du Ministère de l'Intérieur sous le No 23372, dont copie ci-annexée et contenant par mesurage onze mille cinq cent cinquante acres, plus ou moins.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

26-4

[2614]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 14e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE L'ADMINISTRATEUR  
EN CONSEIL.

IL plait à Son Excellence l'Administrateur en conseil, en vertu de la *Loi des mesures de guerre, 1914*, d'établir les règlements suivants, et ces règlements sont par ces présentes établis en conséquence,—

Nonobstant toute disposition de la *Loi des terres fédérales* ou de toute loi la modifiant, au cours de la présente guerre et jusqu'à ce qu'il en soit ensuite ordonné autrement, nulle demande d'inscription de homestead ne sera accordée à moins que la personne qui fait la demande n'ait été au début de la guerre actuelle et soit depuis demeurée sujet britannique ou sujet d'un pays qui est allié à Sa Majesté dans la présente guerre, ou sujet d'un pays neutre, et à moins qu'elle n'établisse ce fait à la satisfaction du Ministre de l'Intérieur.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

26-4

(22/3137)

## HOTEL DU GOUVERNEMENT À OTTAWA

Mercredi, le 20e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL  
EN CONSEIL.

IL plait à Son Excellence le Gouverneur général en conseil, sous l'empire et en vertu des dispositions des articles 247 et 252 de la *Loi du Revenu de l'Intérieur* et de l'arrêté général en conseil du 25 mars 1898, d'autoriser et permettre par ces présentes l'emploi des spiritueux domestiques ou importés pour la fabrication en entrepôt d'un produit chimique connu sous le nom de "Neo-Diarsenol" sur paiement d'un droit de quinze cents par gallon de force de preuve sur le premier ou de quarante-cinq cents par gallon de force de preuve sur le dernier pour la quantité de spiritueux ainsi employés.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

28-2

[30/3137]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 20e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

IL plait à Son Excellence le Gouverneur général en conseil, sous l'empire et en vertu des dispositions de l'article 252 de la *Loi du Revenu de l'Intérieur*, et de l'arrêté général en conseil du 25 mars 1898, d'autoriser par ces présentes l'emploi de l'alcool domestique dans la fabrication en entrepôt de pâtes dentifrices qui ont été approuvées par le Département du Revenu de l'Intérieur, sur paiement d'un droit de quinze cents par gallon de force de preuve.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

28-2

[3210]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 28e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 18 décembre 1916, représentant que Angus Thompson, sous l'empire d'une patente accordée pour service militaire en 1885, détient la moitié nord de la section 6, township 73, rang 8, à l'ouest du 6e méridien.

Le 15 mai 1916 un arrêté en conseil a été passé relevant M. Thompson de ses obligations de résidence, en vue du fait qu'un certificat médical avait été soumis représentant qu'il souffrait de tuberculose grave des poumons, et autorisant la concession au dit Thompson de la patente dès que serait fournie la preuve que les autres conditions de l'inscription avaient été remplies. M. Thompson représente maintenant qu'à moins d'un séjour dans un climat plus chaud il ne pourra survivre aux rigueurs du prochain hiver.

En considération des faits précités, le Ministre demande l'autorisation, sous l'empire du paragraphe (1) de l'article 76 de la *Loi des terres fédérales*, chapitre 20, 7-8 Edouard VII, de vendre à M. Thompson la moitié nord de la section 6, township 73, rang 8, à l'ouest du 6e méridien, au prix de \$1 l'acre, et de lui concéder la patente de ce terrain dès que les paiements requis auront été faits.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

28-4



[3135]

## HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 19e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 13 décembre 1916, représentant que sous l'empire des dispositions de la *Loi de l'Irrigation* l'autorisation a été accordée à la compagnie dite "The Southern Alberta Land Company, Limited," de construire un système d'irrigation dont l'eau serait tirée de la rivière Bow à un point dans le quart sud-est de la section 34, township 21, rang 25, à l'ouest du 4e méridien, et que sous l'empire de cette autorisation la dite compagnie a établi le tracé et partiellement construit un canal à partir du dit point jusqu'à et traversant la région qui devait être irriguée.

En vertu des pouvoirs conférés au Ministre de l'Intérieur en vertu de l'article 54 de la *Loi de l'Irrigation*, des règlements ont été établis dans le but d'accorder gratuitement le droit de passage pour les canaux et tranchées d'irrigation, ce droit de passage devant comprendre, outre la largeur du canal ou de la tranchée, une lisière marginale n'excédant pas vingt pieds d'un côté et dix pieds de l'autre côté du dit canal ou de la dite tranchée, afin d'y donner accès pour l'exploitation et les réparations, les dits règlements pourvoyant aussi à la concession d'une plus grande largeur de terrain, mais n'excédant pas dix acres en tout, s'il était démontré que cette concession est nécessaire pour le bon fonctionnement du système d'irrigation ;

A cause des dimensions du canal que la compagnie construit, ainsi que la profondeur de l'excavation à certains points, et de la hauteur du remblai à d'autres endroits il a été jugé nécessaire en certains cas de permettre que le droit de passage comprenne une plus grande superficie afin de pouvoir disposer des déblais et offrir des facilités adéquates à l'entretien du système d'irrigation ;

Dans tous les cas mentionnés dans cette minute, où les terrains sont détenus par inscription de homestead ou de préemption, des emprises ont été données par les inscrits à la compagnie dite "The Southern Alberta Land Company, Limited," cédant le droit de passage du canal sur ces terrains ; ces emprises ont été enregistrées au Ministère de l'Intérieur. Le reste des terrains mentionnés sur lesquels la compagnie demande le droit de passage, appartiennent encore à la Couronne,—

Par conséquent, le Ministre demande l'autorisation d'accorder gratuitement, par permis d'occupation, à la compagnie dite "The Southern Alberta Land Company, Limited," le droit de passage pour ses canaux et tranchées sur les terrains ci-dessous décrits, mais n'excédant pas la superficie mentionnée dans chaque cas et conformément au plan du dit système d'irrigation déposé au bureau du Commissaire d'Irrigation à Calgary et au Ministère de l'Intérieur, et enregistré au bureau du registraire des titres de terres à Calgary, dans la province d'Alberta, ces concessions demeurant valides tant que les travaux ici mentionnés serviront aux fins d'irrigation ;

(1) Le quart nord-ouest de la section 19, township 14, rang 19, à l'ouest du 4e méridien, comprenant 13.6 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 360.

(2) Le quart sud-est de la section 19, township 14, rang 19, à l'ouest du 4e méridien, comprenant 13.51 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 360.

(3) Le quart sud-est de la section 30, township 14, rang 20, à l'ouest du 4e méridien, comprenant 27 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 361.

(4) Le quart sud-est de la section 25, township 14, rang 20, à l'ouest du 4e méridien, comprenant 10.14 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 360.

(5) Le quart nord-est de la section 27, township 14, rang 20, à l'ouest du 4e méridien, comprenant 14.84 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 360.

(6) Le quart sud-ouest de la section 25, township 14, rang 20, à l'ouest du 4e méridien, comprenant 16.79 acres, ainsi qu'indiqué sur le plan d'irrigation numéro 360.

(7) Les quart nord-ouest de la section 34, township 13, rang 17, à l'ouest du 4e méridien, comprenant 35.21 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 296.

(8) Le quart nord-est de la section 16, township 14, rang 8, à l'ouest du 4e méridien, comprenant 11.85 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 183.

(9) Le quart sud-ouest de la section 6, township 14, rang 9, à l'ouest du 4e méridien, comprenant 10.84 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 183.

(10) Le quart nord-est de la section 35, township 13, rang 10, à l'ouest du 4e méridien, comprenant 13.5 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 183.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

29-4

Greffier du Conseil privé.

[3120]

## HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 19e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que la corporation de la ville de Salmon Arm, Colombie-Anglaise, a fait une demande au Ministère de l'Intérieur pour que certains terrains dans les limites du partage des eaux situés dans le township 20, rang 19, à l'ouest du 6e méridien, soient soustraits au droit d'inscription de homestead, à la vente ou à toute aliénation qui pourrait exposer les eaux du creek East Canoe à la contamination ; et

Attendu que l'agent local des terres fédérales et l'ingénieur divisionnaire hydrométrique de la Colombie-Anglaise ont fait un examen conjoint complet de la situation et font rapport que les terrains en question comprennent les sources du creek East Canoe qui fournit à la ville son approvisionnement d'eau domestique, et que les dits terrains sont pierreux, montueux, en général impropres à l'agriculture et que la Couronne devrait les soustraire à toute aliénation qui pourrait altérer la pureté des eaux du creek, et

Attendu que la corporation de la ville de Salmon Arm a déjà obtenu du département provincial des droits hydrauliques à Victoria l'autorisation voulue pour la diversion et l'utilisation des eaux du creek East Canoe pour les fins domestiques et autres, et qu'elle a construit un aqueduc qui actuellement conduit l'eau jusqu'à la ville.

A ces causes, il plaît à Son Excellence le Gouverneur général en conseil de décréter par les présentes que la partie du bassin d'alimentation du creek East Canoe nécessaire à la protection efficace des eaux du dit creek contre toute contamination soit soustraite aux inscriptions de homestead et à la vente ; et de plus que nul ne pourra en aucun temps se servir d'aucuns de ces terrains pour une entreprise quelconque sans obtenir au préalable une autorisation spéciale du Ministre de l'Intérieur ; et la concession de tous droits et privilèges sera sujette aux termes et conditions que la Ministre jugera nécessaires pour conserver la pureté de l'approvisionnement d'eau de la ville de Salmon Arm,—

Sec. 36

 $\frac{1}{2}$  E. 28.

Sec. 35

 $\frac{1}{2}$  O. 23 et aussi S.L. 10 et 15.

Sec. 34

Sec. 22.

 $\frac{1}{4}$  S.-E. 33 $\frac{1}{2}$  E. 21. $\frac{1}{4}$  N.-O. 25

Sec. 15.

Sec. 28 excepté S.L. 1 et 8

 $\frac{1}{2}$  N.-E. 16.

Sec. 27

S. L. 4, 5, 12 et 13, Sec. 14.

Le tout dans le Tp. 20-9-6.

RODOLPHE BOUDREAU,

28-4

Greffier du Conseil privé.

[3277]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 5e jour de janvier 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 23 décembre 1916, au sujet d'une demande reçue de la compagnie du chemin de fer dite "Kettle Valley Railway Company," pour un permis d'occupation de cette partie du lit de la rivière Fraser adjacente à la voie ferrée de la compagnie et de chaque côté de cette voie, cette partie du lit de la rivière étant requise pour l'emplacement d'un pont, et pouvant être décrite comme suit :

"Le terrain submergé situé dans la section 16, township 5, rang 26, à l'ouest du 6e méridien, dans la province de la Colombie-Britannique, et qui peut être décrit plus minutieusement comme suit :—

"Borné à l'est et à l'ouest par les marques ordinaires de l'eau haute sur les rives gauche et droite respectivement de la rivière Fraser, et au nord et au sud par des lignes parallèles à la ligne de centre de la voie du chemin de fer de Kettle Valley et qui en sont éloignées perpendiculairement de 50 pieds de chaque côté, ce terrain contenant 1'83 acres, plus ou moins, le tout conforme au plan de la chaussée de la voie ferrée, pour l'emplacement d'un pont du chemin de fer Kettle Valley, approuvé et confirmé par E. Deville, arpenteur général des terres fédérales, et daté à Ottawa le 3e jour d'août 1915, et dont copie est annexée."

Le Ministre représente que l'emplacement et les plans des travaux soumis par la compagnie ont été approuvés par le Département des Travaux Publics conformément aux dispositions de la *Loi de la protection des eaux navigables*, chapitre 115 des Statuts révisés du Canada, 1906, modifiée par le chapitre 44, 9 10 Édouard VII, et que des copies de ces plans ont été déposées au Département de l'Intérieur.

Par conséquent le Ministre demande l'autorisation d'émettre en faveur de la compagnie dite "Kettle Valley Railway Company" un permis d'occupation pour la partie du lit de la rivière Fraser qui est décrite ci-dessus, le dit permis devant être pour telle période que la compagnie peut demander en rapport avec l'exploitation de son chemin de fer ; un loyer annuel de \$1.00 sera payé au Département de l'Intérieur.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

29-4

Greffier du Conseil privé.

[3045]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 19e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL  
EN CONSEIL.

ATTENDU que les Commissaires du havre de Vancouver ont envoyé pour approbation, ainsi que prescrit par l'article 20 de 3-4 George V, chapitre 54, le règlement ci-annexé, portant le numéro 114, fixant les appointements du surintendant du nouveau quai du gouvernement récemment transféré par le Département des Travaux publics aux Commissaires du havre de Vancouver et confié à leur administration, conformément aux dispositions de l'article 10 de la loi ci-dessus mentionnée.

Et attendu que le fonctionnaire du Département de la Marine et des Pêcheries qui a la direction des affaires des diverses commissions de havre au Canada fait rapport qu'il a examiné le dit règlement et l'a trouvé conforme aux dispositions des articles précités de la dite loi.

Et attendu que le dit fonctionnaire du Département de la Marine et des Pêcheries recommande l'approbation du dit règlement sans qu'il soit soumis au Département de la Justice pour qu'il se prononce sur sa

légalité, ce règlement étant dans le même sens qu'un règlement semblable antérieurement soumis et qui a été approuvé par le dit département,—

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil d'approuver par ces présentes le règlement ci-annexé, numéro 114, des commissaires du havre de Vancouver.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

COMMISSION DU HAVRE DE VANCOUVER,  
VANCOUVER, C.-B.

EXTRAIT des minutes d'une assemblée tenue le 28 novembre 1916.

RÉSOLU.—Que le règlement suivant, numéro 114, soit par ces présentes établi comme règlement des commissaires du havre de Vancouver, C.-B., et que le secrétaire soit par ces présentes autorisé à soumettre le dit règlement au département pour l'approbation du Gouverneur en conseil conformément aux dispositions de l'article 10 du chapitre 54, 3-4 George V.

## Article 114.

Le salaire du surintendant du quai du gouvernement à Salisbury Drive, dans le port de Vancouver, C.-B., est fixé à \$150.00 par mois, à partir du 1er décembre 1916.

(Signé) W. D. HARVIE,

Secrétaire.

Certifié, le 28 novembre 1916.

29-2

NOMINATIONS, PROMOTIONS  
ET RETRAITES.

## MILICE CANADIENNE.

1916.

## QUARTIER GÉNÉRAL,

OTTAWA, 23 novembre 1916.

Les nominations, promotions, retraites et confirmations de grade qui suivent sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

## O. G. 111.

## DISTRICTS.

DISTRICT MILITAIRE No 5.—Le lieutenant J. E. Lefebvre, corps des signaleurs canadiens, quitte l'emploi d'officier signaleur de district. 17 octobre 1916.

## ÉTABLISSEMENTS D'ÉDUCATION.

COLLÈGE MILITAIRE ROYAL DU CANADA.—Les gentilshommes cadets ci-dessous mentionnés obtiennent leur congé définitif à leur nomination dans les troupes permanentes :—

William Sutherland,  
Frederic Alden Warren,  
Reginald Heber Wiggins,  
William Hartly O'Reilly,  
George Basil Brown,  
Gordon LeBreton Ross. 16 novembre 1916.

## TROUPES PERMANENTES.

DRAGONS ROYAUX CANADIENS.—Est nommé lieutenant : Frederic Alden Warren, gentilhomme. 17 novembre 1916.

CAVALERIE DE LORD STRATHCONA (ROYALE CANADIENNE).—Est nommé lieutenant : William Sutherland, gentilhomme. 17 novembre 1916.

ARTILLERIE ROYALE CANADIENNE.—Sont nommés majors : le capitaine et majors à brevet \*W. G. Hagarty et \*C. R. Grant. 16 octobre 1916.

Sont nommés lieutenants :

Reginald Heber Wiggins,  
William Hartly O'Reilly,



Gordon LeBreton Ross, gentilshommes. 17 novembre 1916.

GÉNIE ROYAL CANADIEN.—Est nommé lieutenant : George Basil Brown, gentilhomme. 17 novembre 1916.

CORPS DES MAGASINS MILITAIRES CANADIENS.—Est nommé sous-commissaire des magasins militaires avec le grade honorifique de major : le sous-commissaire des magasins militaires et capitaine honoraire A. T. Cooper. 1er novembre 1916.

\*Nominations temporaires et pourvu qu'ils subissent les examens requis.

## MILICE ACTIVE.

### CAVALERIE.

2E DRAGONS.—La durée de commandement du lieutenant-colonel J. Z. Fraser est de nouveau prorogée jusqu'au 1er août 1917.

9E CAVALERIE DE MISSISSAUGA.—Sont nommés lieutenants provisoires (surnuméraires) : Vincent David Harbinson, gentilhomme. 13 octobre 1916.

John Burton Holland, gentilhomme. 16 novembre 1916.

16E CHEVAU-LÉGERS.—Est nommé lieutenant provisoire (surnuméraire) : Alexander Morris Brown, gentilhomme. 1er novembre 1916.

17E HUSSARDS ROYAUX CANADIENS DU DUC D'YORK (ARGENTEUIL RANGERS).—Sont nommés lieutenants provisoires (surnuméraires) : George Bolton Klock, George Hamilton Johnson, gentilshommes. 15 août 1916.

Robert Lumsden Grace,  
William Allan Williamson, gentilshommes. 17 octobre 1916.

22E CHEVAU-LÉGERS DE LA SASKATCHEWAN.—Est nommé lieutenant provisoire (surnuméraire) : le maréchal des logis Edward Harold Thistlethwaite. 18 octobre 1916.

23E (ALBERTA RANGERS).—Est nommé lieutenant provisoire (surnuméraire) : James Rodgers, gentilhomme. 1er novembre 1916.

35E (CENTRAL ALBERTA HORSE).—Est nommé lieutenant provisoire (surnuméraire) : Richard Stanley Hinton, gentilhomme. 8 novembre 1916.

### ARTILLERIE.

#### Artillerie de campagne canadienne.

5E BRIGADE.—20E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : Roméo Déry, gentilhomme. 21 octobre 1916.

6E BRIGADE.—21E BATTERIE (WESTMOUNT).—Sont nommés lieutenants provisoires (surnuméraires) : Walter Kenneth Kearns, gentilhomme. 10 octobre 1916.

John Doherty Kearney, gentilhomme. 20 octobre 1916.

39E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : le lieutenant (surnuméraire) A. C. Cochrane, de l'intendance militaire canadienne. 27 octobre 1916.

7E BRIGADE.—22E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : Francis Charles Harding, gentilhomme. 16 octobre 1916.

9E BRIGADE.—5E BATTERIE DE KINGSTON.—Sont nommés lieutenants provisoires (surnuméraires) : le maréchal des logis chef de batterie George Dobbs Ferris. 8 octobre 1916.

Joseph Dolson Oliver Mothersill, gentilhomme. 1er novembre 1916.

12E BRIGADE.—30E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : John William Chapman, gentilhomme. 8 novembre 1916.

14E BRIGADE.—13E BATTERIE DE WINNIPEG.—Est nommé lieutenant provisoire (surnuméraire) : le capitaine W. S. Newton, compagnie n° 14, intendance militaire canadienne. 25 juillet 1916.

#### Artillerie lourde.

BRIGADE DE GROSSE ARTILLERIE DE MONTRÉAL.—1RE BATTERIE DE GROSSE ARTILLERIE ET SECTION DE MUNITIONS.—Le lieutenant (surnuméraire) A. A. Gowan est hors cadre pour prendre du service dans l'armée impériale. 23 septembre 1916.

### GÉNIE CANADIEN.

Le lieutenant provisoire (surnuméraire) : W. E. Hobbs est transféré à la 2e troupe de campagne, génie canadien. 1er novembre 1916.

Sont nommés lieutenants provisoires (surnuméraires) : James Cameron Arner, gentilhomme. 25 septembre 1916.

Leonard Edgar Allen, gentilhomme. 11 octobre 1916.

Harry Lawrence Shepherd, gentilhomme. 21 octobre 1916.

John Spouse, gentilhomme. 10 novembre 1916.

John Bright Skaith, gentilhomme. 15 novembre 1916.

2E COMPAGNIE DE CAMPAGNE.—Est nommé lieutenant provisoire (surnuméraire) : le lieutenant provisoire (surnuméraire) W. E. Hobbs, de la liste réglementaire. 1er novembre 1916.

5E COMPAGNIE DE CAMPAGNE.—Le lieutenant provisoire E. A. Baker, ayant été déclaré médicalement incapable, est retraité et le grade de capitaine lui est conféré en prenant sa retraite. 31 juillet 1916.

### CORPS DE DRESSAGE DES OFFICIERS CANADIENS.

CONTINGENT DE L'UNIVERSITÉ MCGILL.—Est nommé lieutenant (surnuméraire) : Thomas West, gentilhomme. 1er janvier 1916.

CONTINGENT DE L'UNIVERSITÉ LAVAL, MONTRÉAL, P.Q.—Est nommé lieutenant provisoire (surnuméraire) : le sergent Paul Singer. 12 novembre 1915.

CONTINGENT DE L'UNIVERSITÉ DE TORONTO.—Est nommé lieutenant provisoire (surnuméraire) : Cecil Alexander Rae, gentilhomme. 1er novembre 1916.

CONTINGENT DE L'UNIVERSITÉ DE MANITOBA.—Est nommé lieutenant-colonel et commandant du contingent : le major R. F. McWilliams. 30 octobre 1916.

### INFANTERIE.

GARDES À PIED DU GOUVERNEUR GÉNÉRAL.—Le lieutenant (surnuméraire) D. S. Cole est hors cadre pour prendre du service dans la commission impériale des munitions. 20 novembre 1916.

3E RÉGIMENT (VICTORIA RIFLES OF CANADA).—Est nommé lieutenant provisoire (surnuméraire) : Donald McKenzie Darroch, gentilhomme. 18 octobre 1916.

5E RÉGIMENT (ROYAL HIGHLANDERS OF CANADA).—Le lieutenant (surnuméraire) J. W. Norworthy est hors cadre. 28 mai 1916.

Le lieutenant (surnuméraire) W. H. St. J. Perram est hors cadre. 10 novembre 1916.

Sont nommés lieutenants provisoires (surnuméraires) : John Pullen, jeune, gentilhomme. 13 octobre 1916.

Arthur Ward Gilmour, gentilhomme. 7 novembre 1916.

3E RÉGIMENT (THE DUKE OF CONNAUGHT'S OWN RIFLES).—Est nommé lieutenant provisoire (surnuméraire) : Seaman Morley Scott, gentilhomme. 1er octobre 1916.

15E RÉGIMENT (ARGYLL LIGHT INFANTRY).—Est nommé lieutenant provisoire (surnuméraire) : Robert Patterson Coulter, gentilhomme. 1er novembre 1916.

17E RÉGIMENT.—Le lieutenant (surnuméraire) P. Roberge a la permission de démissionner. 9 novembre 1916.

30E RÉGIMENT (WELLINGTON RIFLES).—Le lieutenant (surnuméraire) J. A. Mundell est hors cadre pour prendre du service dans le corps royal d'aviation. 31 octobre 1916.

33<sup>E</sup> RÉGIMENT DE HURON.—Est nommé lieutenant-colonel et commandant le régiment : le major R. T. Rance, *vice* le lieutenant-colonel H. B. Combe, hors cadre. 2 novembre 1916.

45<sup>E</sup> RÉGIMENT DE VICTORIA.—Est nommé major : le capitaine F. W. Kennedy. 1<sup>er</sup> septembre 1916.

46<sup>E</sup> RÉGIMENT DE DURHAM.—Le lieutenant (surnuméraire) J. H. Rooney est hors cadre pour prendre du service dans la réserve navale royale volontaire. 24 août 1916.

58<sup>E</sup> RÉGIMENT (WESTMOUNT RIFLES).—Est nommé lieutenant provisoire (surnuméraire) : John Lochhead, gentilhomme. 9 novembre 1916.

60<sup>E</sup> CARABINIERS DU CANADA.—Est nommé lieutenant provisoire (surnuméraire) : Charles Elding, gentilhomme. 16 octobre 1916.

64<sup>E</sup> RÉGIMENT DE CHATEAUGUAY ET BEAUHARNOIS.—Est nommé lieutenant provisoire (surnuméraire) : Herbert Asher Vineberg, gentilhomme. 29 août 1916.

85<sup>E</sup> RÉGIMENT.—Sont nommés capitaines : les lieutenants A. P. Grothé (et il demeure hors cadre). 2 octobre 1916.

C. A. Brosseau (et il demeure hors cadre). 3 octobre 1916.

E. C. Girouard. 4 octobre 1916.

F. K. Taylor. 5 octobre 1916.

Est nommé lieutenant provisoire (surnuméraire) : Robert Larivière, gentilhomme. 3 septembre 1916.

90<sup>E</sup> RÉGIMENT (WINNIPEG RIFLES).—Est nommé lieutenant provisoire (surnuméraire) : Magnus Sigurdur Kelly, gentilhomme. 24 octobre 1916.

95<sup>E</sup> CARABINIERS DE SASKATCHEWAN.—Sont nommés lieutenants provisoires (surnuméraires) :

William Robert Boucher, gentilhomme. 22 septembre 1916.

Frederick Fisher McCulloch, gentilhomme. 9 octobre 1916.

Newton Maynard Smith, gentilhomme. 7 novembre 1916.

William Farquhar Ross, gentilhomme. 13 novembre 1916.

97<sup>E</sup> RÉGIMENT (ALGONQUIN RIFLES).—Est nommé lieutenant-colonel et commandant du régiment : le major W. J. Cressey, *vice* le lieutenant-colonel H. E. McKee, transféré à la réserve des officiers. 5 octobre 1916.

100<sup>E</sup> GRENADIERS DE WINNIPEG.—Est nommé lieutenant provisoire (surnuméraire) : Kirke Sheldon Loucks, gentilhomme. 30 octobre 1916.

101<sup>E</sup> RÉGIMENT (EDMONTON FUSILIERS).—Est nommé lieutenant (surnuméraire) :

George Hobson Steer, gentilhomme. 24 octobre 1916.

Sont nommés lieutenants provisoires (surnuméraires) :

Arthur Edward Dodman, gentilhomme. 1<sup>er</sup> novembre 1916.

Carman Wainwright Esmond;

Wilfrid Gariépy;

George Gillespie Dunlop;

Archie West, gentilhomme. 11 novembre 1916.

107<sup>E</sup> RÉGIMENT (EAST KOOTENAY).—Est nommé capitaine : le lieutenant J. J. Martin. 1<sup>er</sup> janvier 1916.

110<sup>E</sup> RÉGIMENT (IRISH).—Est nommé lieutenant (surnuméraire) : Alan Kirby Sweetman, gentilhomme. 31 octobre 1916.

#### INTENDANCE MILITAIRE CANADIENNE.

Le lieutenant (surnuméraire) A. C. Cochrane est transféré à la 39<sup>e</sup> batterie, 6<sup>e</sup> brigade, artillerie de campagne canadienne. 27 octobre 1916.

COMPAGNIE N° 14.—Le capitaine W. S. Newton est transféré à la 13<sup>e</sup> batterie de Winnipeg, 14<sup>e</sup> brigade, artillerie de campagne canadienne. 25 juillet 1916.

#### SERVICE DE SANTÉ DE L'ARMÉE.

##### Personnel du service de santé militaire.

Sont nommés capitaines : les lieutenants (surnuméraires)

R. H. Smith. 10 août 1915.

D. M. Kilgour. 23 avril 1916.

R. A. Matthews. 28 mai 1916.

C. R. Young. 16 juin 1916.

H. P. Rogers. 17 juin 1916.

W. E. Sinclair. 24 juin 1916.

R. W. Phillips. 7 août 1916.

G. W. Carleton. 17 août 1916.

Le lieutenant (surnuméraire) A. D. Proctor ayant été déclaré médicalement incapable est pensionné. 30 avril 1916.

Sont nommés lieutenants provisoires (surnuméraires) :

\*William Ewart Jones, gentilhomme. 24 juin 1916.

Arthur Claude Munns, gentilhomme. 15 juillet 1916.

Joseph Edwin Christian Henderson, gentilhomme. 25 août 1916.

\*John Edward MacLean, gentilhomme. 11 septembre 1916.

Edwin William Rose, gentilhomme. 20 octobre 1916.

Duncan Corcoran, gentilhomme. 8 novembre 1916.

Arthur Elliott Wood, gentilhomme. 9 novembre 1916.

Kenneth Andrew Denholm, gentilhomme. 14 novembre 1916.

Le lieutenant provisoire (surnuméraire) G. Belfie reprend ses fonctions régimentaires de la liste des officiers hors cadre. 20 juillet 1916.

Le lieutenant provisoire (surnuméraire) W. S. Harper est hors cadre pour prendre du service sous l'autorité de la commission des hôpitaux militaires. 15 novembre 1916.

\*Pourvu qu'ils subissent les examens requis en vertu des dispositions de l'ordre de milice 65, 1913.

La sœur hospitalière (surnuméraire) M. E. Dow a la permission de se retirer. 12 novembre 1916.

Sont nommées sœurs hospitalières :

Iernis Bradley. 4 octobre 1916.

Jean Somers Dawson. 7 novembre 1916.

Claudia Mary Boskil. 11 novembre 1916.

#### SERVICE DENTAIRE MILITAIRE CANADIEN.

Est nommé lieutenant (surnuméraire) : Harold Ebenezer Smith, gentilhomme. 1<sup>er</sup> novembre 1916.

#### VÉTÉRINAIRES MILITAIRES CANADIENS.

Le lieutenant J. A. Fortier a la permission de démissionner. 7 novembre 1916.

Les noms des lieutenants provisoires (surnuméraires) C. G. Cunningham, J. W. Nagle, H. Tweedley, W. Norrish, sont retranchés de la liste des officiers de la milice active. 16 novembre 1916.

#### RÉSERVES DES OFFICIERS.

Est nommé lieutenant : le lieutenant R. H. Lee (autrefois des guides) de la liste des retraités. 13 novembre 1916.

#### MEMORANDA.

Extrait du "Cinquième Supplément de la LONDON GAZETTE de mardi, le 28 mars 1916."

WAR OFFICE,

30 mars 1916.

Le Président de la République Française a conféré la décoration de la Légion d'Honneur avec l'approbation de Sa Majesté le Roi, aux officiers ci-dessous mentionnés, en récompense de leurs services distingués durant la campagne :—

#### Croix d'officier.

Le colonel (brigadier général temporaire) Frederick Oscar Warren Loomis, O.S.D., 16<sup>e</sup> brigade d'infanterie canadienne.

Le colonel (brigadier général temporaire) George Stuart Tuxford C.M.G., 7<sup>e</sup> brigade d'infanterie canadienne.

Le lieutenant-colonel Charles Hamilton Mitchel, quartier général, corps canadiens.



*Croix de chevalier.*

Le lieutenant-colonel Frank Albro Creighton, 1er bataillon canadien d'infanterie.

Le capitaine Hercule Barre, 150 bataillon (Canada), autrefois du 14e bataillon canadien d'infanterie.

Le capitaine George Alton Cline, 1ère compagnie de signaleurs divisionnaires, génie canadien.

Le capitaine George Taylor Richardson, autrefois du 2e bataillon canadien d'infanterie.

Le lieutenant Henri Quintal, 14e bataillon canadien d'infanterie.

Le Président de la République Française a conféré la décoration de la "Croix de Guerre" aux officiers et soldats ci-dessous mentionnés en reconnaissance de leurs services distingués pendant la campagne :—

Le major William Hew Clark-Kennedy, O.S.D., 2e bataillon canadien d'infanterie, quartier général de brigade.

Le capitaine John Arthur Cullum, services de santé de l'armée canadienne (attaché au 28e bataillon canadien d'infanterie).

Le capitaine George Herbert Rae Gibson, services de santé de l'armée canadienne (attaché au quartier général, 1re division canadienne).

Le lieutenant Edwin Albert Baker, 6e compagnie de campagne, génie canadien.

Le lieutenant Eric Pepler, 3e compagnie de campagne, génie canadien.

(Extrait du Supplément de la LONDON GAZETTE du 6 mai 1916.)

# CHANCELLERIE DE L'ORDRE DE SAINT-MICHEL ET SAINT-GEORGES.

DOWNING STREET,  
2 mai 1916.

IL a gracieusement plu au Roi de donner instructions que les promotions et nominations suivantes soient faites à l'Ordre Très Distingué de Saint-Michel et Saint-Georges, pour services distingués en campagne, lesquelles dateront du 1er janvier 1916.

Sont nommés membres additionnels de la Troisième Classe ou Compagnons du dit Ordre Très Distingué :—

## SERVICES DE SANTÉ DE L'ARMÉE CANADIENNE.

Le lieutenant-colonel Frederick Etherington.

Le lieutenant-colonel Samuel Hansford McKee.

Le major Evans Greenwood Davis.

(Extrait du Second Supplément de la LONDON GAZETTE du 30 mai 1916.)

IL a gracieusement plu à Sa Majesté le Roi de conférer la Croix Militaire aux officiers ci-dessous mentionnés en reconnaissance de leur bravoure et de leur dévouement en campagne.

Le lieutenant Frederick Frank Minchin, régiment canadien d'infanterie légère "Princesse Patricia (Attaché au corps royal d'aviation).

Le lieutenant George Clarence Willis, 3ième bataillon canadien d'infanterie.

(Extrait du Premier Supplément de la LONDON GAZETTE, 2 juin 1916.)

# CHANCELLERIE DE L'ORDRE DE SAINT-MICHEL ET SAINT-GEORGES.

DOWNING STREET,  
3 juin 1916.

IL a gracieusement plu à Sa Majesté le Roi d'approuver les nominations dans l'Ordre Très Distingué de Saint-Michel et de Saint-Georges des officiers ci-dessous mentionnés en récompenses des services rendus en campagne militaire :—

Sont nommés membres additionnels de la Troisième Classe ou Compagnons du dit Ordre Très Distingué :—

## TROUPES CANADIENNES.

Le colonel Percival Edward Thacker.

Le lieutenant-col. William Okell Holden Dodds, artillerie canadienne.

Le lieutenant-col. John Fletcher Leopold Embury, 28e bat.

13374—6

Le lieutenant-col. (col. temp.) John Taylor Fotheringham, serv. méd. can.

Le lieutenant-col. Henry Thoresby Hughes, gén. can.

Le lieutenant-col. (brig. gén. temp.) William Bethune Lindsay, gén. can.

Le lieutenant-col. Archibald Hayes Macdonell, O.S.D., C.R.C.

Le lieutenant-col. Henri Alexandre Panet, O.S.D., A.C.R.C.

Le lieutenant-col. Colin Worthington Pope Ramsay, génie can.

Le lieutenant-col. (brig. gén. temp.) Herbert Cyril Thacker, troupes loc. can.

Lieut.-col. hon. le rév. John Macpherson Almond, chap. Maj. hon. le rév. William Beattie, chapl.

WAR OFFICE,

3 juin 1916.

Il a gracieusement plu à Sa Majesté le Roi d'approuver les récompenses suivantes pour Service Distingué en campagne, à la date du 3 juin 1916 :—

## Ordre de Service Distingué.

### TROUPES CANADIENNES.

Le maj. Agar Stuart Allan Masterton Adamson, LL.C.P.

Le lt.-col. William Donald Allan, 3e bat. d'inf.

Le maj. Reginald James Brook, 3e bat. d'inf.

Le lt.-col. Raymond Brutinel, brig. de mitr. can.

Le lt.-col. Victor Cart Buchanan, 13e bat. d'inf.

Le maj. Alexander George Cameron, 13e bat. d'inf.

Le maj. Alfred Cecil Critchley, cav. Lord Strathcona.

Le maj. Malcolm Doherty, cav. Lord Strathcona.

Le lt.-col. à brevet James Harold Elmsley, bat. C.G.

Le maj. Elroyd Ford, 15e div. C.S.

Le maj. Donald Faviell Branstorn Gray, LL.C.P.P.

Le maj. Leslie Earls Haines, 7e bat. d'inf.

Le maj. Thomas Craik Irving, génie can.

Le maj. Thomas Malcolm McAvity, 5e brig. d'inf. can.

Le maj. James Edgar Mills, A.C.R.C.

Le lt.-col. Charles Hamilton Mitchell, tr. can.

Le maj. Thomas Sydney Morrissey, 13e bat. d'inf.

Le lt.-col. Coote Nisbitt Shanley, C.P.A.C.

## Croix Militaire.

### TROUPES CANADIENNES.

Le capit. Allan de Vere Connors, 10e bat. d'inf.

Le capit. Harold William Alexander Foster, 20e bat. d'infanterie.

Le capit. Gwynne Ivor Gwynn, 29e bat. d'inf.

Le capit. Patterson Lindsay Hall, 24e bat. d'inf.

Le capit. George Edward Kidd, S.M.C.

Le capit. Edwin Russell Leather, A.C.C.

Le capit. Frederick William Miller, 4e bat. d'inf.

Le capit. George Philias Vanier, 22e bat. d'inf.

Le capit. William Basil Wedd, 3e bat. d'inf.

Le capit. honor. le rév. Wolstan Thomas Workman, Chap. can.

Le lieutenant George Cecil Carvell, LL.C.P.P.

Le lieutenant. Murdoch Neil McPhee, génie can.

## Décoration de la Croix Rouge.

### SERVICE DES HÔPITAUX CANADIENS.

Croix Rouge royale, 1re classe.

Matrones :

Mlle E. M. Charleson,

Mlle A. C. Strong,

Mlle B. J. Willoughby,

Mlle E. M. Wilson.

Croix Rouge royale, 2e classe.

Sœurs :

Mlle M. K. Douglass,

Mlle M. E. Gardiner,

Mlle M. M. Goodeve,

Mlle S. M. Hoerner (garde-malade),

Mlle C. I. Scoble.

WAR OFFICE,

3 juin 1916.

Les dames ci-après mentionnées ont mérité la décoration de la Croix Rouge royale en reconnaissance de leurs services remarquables pendant la guerre :—

### CONTINGENT CANADIEN.

Croix Rouge royale, 1re classe.

Mlle M. O. Boulter, matrone (sous-matrone en chef).

Croix Rouge royale, 2e classe.

Sœurs :

Mlle A. E. Andrew,  
Mlle J. F. Andrews,  
Mlle W. Byrne,  
Mlle B. Davison,  
Mlle C. A. DeCormier,  
Mlle S. Ferguson,  
Mlle O. F. Garland,  
Mlle E. M. Holmes,  
Mlle M. K. Lambkin,  
Mlle F. E. M. McCallum,  
Mlle R. McLean,  
Mlle F. B. Mattice,  
Mlle E. C. Mercer,  
Mlle J. Stronach,  
Mlle A. A. Tupper,  
Mlle C. W. Viets,  
Mlle I. B. Watson,  
Mlle C. F. West,  
Mlle K. F. Whittick,  
Mlle D. E. Winter.

Le grade de colonel sur la liste des retraités est conféré au lieutenant-colonel H. J. Grasett. 20 novembre 1916.

Le grade de 1er officier d'état-major administratif avec la solde et les allocations qu'il comporte, est conféré au capitaine et lieutenant-colonel à brevet C. S. MacInnes, 10e régiment royal (Royal Grenadiers), tant qu'il remplira les fonctions d'aide-adjutant général au quartier général de la milice. 20 novembre 1916.

Le grade temporaire de lieutenant-colonel conféré au lieutenant J. J. Glass, réserve des corps, 45e régiment de Victoria, par le memoranda de l'ordre général 94, 1916, est modifié de manière à se lire : "21 juillet 1916."

Est nommé lieutenant-colonel honoraire du 163e bataillon d'outre-mer, T.E.C.:—

Herbert Andrew Williams, écuyer. 30 octobre 1916.

Est nommé lieutenant-colonel honoraire, M.C.:

Le major honoraire P. V. G. Mitchell. 7 novembre 1916.

Le grade temporaire de major, avec la solde et les allocations qu'il comporte, est conféré au capitaine A. P. Lomas, réserve des officiers, tant qu'il remplira les fonctions de sous-directeur des approvisionnements et du transport, district militaire n° 6. 29 septembre 1916."

Sont nommés majors honoraires, M.C.:

A. Brisset des Nos, écuyer, M.D.

Paul Villard, écuyer, M.D. 22 novembre 1916.

Relativement à l'ordre général 22, 1916, le grade temporaire de capitaine conféré au lieutenant A. D. Dods, compagnie n° 15, intendance militaire canadienne, en comportera la solde et les allocations à compter du 8 mars 1916.

Le grade temporaire de capitaine, avec la solde et les allocations qu'il comporte, est conféré au lieutenant G. R. Forneret, 13e régiment royal, tant qu'il sera employé en qualité d'officier en charge de l'instruction du combat à la baïonnette et de la culture physique, district militaire n° 1. 20 novembre 1916.

Le grade temporaire de capitaine est conféré au lieutenant (surnuméraire) W. H. Alexander, contingent de l'université d'Alberta, corps de dressage des officiers canadiens, tant qu'il remplira les fonctions d'officier commandant le contingent. 21 novembre 1916.

Est nommé capitaine honoraire, M.C.:

Malcolm Robert James Reid, écuyer. 21 novembre 1916.

Sont nommés aumôniers avec le grade honoraire de capitaine :

Le révérend Ronald Hilton. 1er novembre 1916.

Le révérend Thomas Bartlett. 2 novembre 1916.

L'ordre général 78, 1912, en tant qu'il concerne la démission du lieutenant C. C. Fraleck, est annulé par le présent et ce qui suit lui est substitué :—

Le lieutenant C. C. Fraleck est transféré à la réserve des officiers. 25 mars 1912.

La nomination du lieutenant provisoire (surnuméraire) P. N. G. de Tonnancour, 65e carabiniers (Mont-Royal), publiée dans l'ordre général 75, 1916, est modifiée de manière à se lire : "15 décembre 1915."

Est nommé lieutenant, M.C.:

William John Lauchlin Chisholm, gentilhomme. 22 janvier 1916.

Le lieutenant honoraire J. C. D. de Cheigny abandonne sa commission temporaire. 11 novembre 1916.

Des commissions temporaires comme ci-après sont accordées aux messieurs ci-dessous mentionnés, tant qu'ils feront du service dans les troupes expéditionnaires canadiennes :—

Sont nommés lieutenants :

John Bethune Beach, gentilhomme. 1er août 1915.

William Durie McLennan, gentilhomme. 1er février 1916.

Louis Edmund Miller, gentilhomme. 19 octobre 1916.

Est nommé lieutenant honoraire :

Henry Walter Whitla, gentilhomme. 14 octobre 1916.

#### CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement, ayant passé l'examen exigé pour leurs nominations, sont confirmés dans leur grade à compter des dates apposées à leurs noms respectifs :—

Le lieutenant J. H. F. Dent, 22e régiment, 30 avril 1916.

Le lieutenant surnuméraire W. H. F. Mattinson, 2e dragons, 28 mai 1916.

Le lieutenant surnuméraire S. W. Gooderham, 9e cavalerie, 17 avril 1916.

Le lieutenant surnuméraire D. E. Gorrie, 34e cavalerie, 15 novembre 1915.

Le lieutenant surnuméraire L. S. Adlard, 12e régiment, 19 mai 1915.

Le lieutenant surnuméraire M. B. H. Boyd, 13e régiment, 14 juin 1916.

Le lieutenant surnuméraire H. E. Rowlands, 13e régiment, 3 juillet 1916.

Le lieutenant surnuméraire A. W. Kaye, 13e régiment, 31 juillet 1916.

Le lieutenant surnuméraire W. P. Muirhead, 14e régiment, 18 juillet 1916.

Le lieutenant surnuméraire E. R. Beckwith, 14e régiment, 1er octobre 1916.

Le lieutenant surnuméraire J. R. Hanning, 22 mars 1916.

Le lieutenant surnuméraire H. E. Henderson, 32e régiment, 10 décembre 1915.

Le lieutenant surnuméraire W. G. Proudfoot, 33e régiment, 22 février 1916.

Le lieutenant surnuméraire G. A. McNamara, 34e régiment, 26 juin 1916.

Le lieutenant surnuméraire T. E. Hawkins, 35e régiment, 11 février 1916.

Le lieutenant surnuméraire K. E. Haas, 36e régiment, 24 juin 1916.

Le lieutenant surnuméraire M. C. Lane, 46e régiment, 1er juin 1916.

Le lieutenant surnuméraire P. C. Thomson, 46e régiment, 1er juin 1916.

Le lieutenant surnuméraire K. G. Ross, 51e régiment, 7 février 1916.

Le lieutenant surnuméraire F. W. Rogers, 56e régiment, 12 janvier 1916.

Le lieutenant surnuméraire L. G. Valiquet, 70e régiment, 15 février 1916.

Le lieutenant surnuméraire T. Le Messurier, 72e régiment, 21 juin 1916.

Le lieutenant surnuméraire J. H. Mennie, 72e régiment, 3 septembre 1916.

Le lieutenant surnuméraire J. W. Sharples, 72e régiment, 8 octobre 1916.

Le lieutenant surnuméraire A. G. Pierce, 73e régiment, 13 juin 1916.

Le lieutenant surnuméraire F. W. Rous, 97e régiment, 7 août 1916.

Le lieutenant surnuméraire E. H. Cook, 100e régiment, 3 janvier 1916.

Le lieutenant surnuméraire W. A. Wolls, 101e régiment, 14 avril 1916.



Le lieutenant surnuméraire H. M. Marsten, 106e régiment, 4 septembre 1916.

Le lieutenant surnuméraire W. B. Livett, 109e régiment, 26 juillet 1916.

Le lieutenant surnuméraire C. M. Passmore, 109e régiment, 21 juillet 1916.

Le lieutenant surnuméraire H. L. Walker, services de santé de l'armée, 30 juillet 1916.

#### MILICE DE RÉSERVE.

##### RÉGIMENT DE DELORAINÉ :

Est nommé capitaine provisoire :

Robert George Sinnamon, écuyer. 1er juin 1916.

Est nommé adjudant avec le grade provisoire de lieutenant :

Harold George Parrott, gentilhomme. 1er juin 1916.

BATAILLON DE PORTAGE-LA-PRAIRIE.—Les nominations suivantes sont faites à l'organisation du bataillon :—

Est nommé lieutenant-colonel provisoire et commandant du bataillon :—Benjamin D'Arcy Wallace, écuyer. 2 octobre 1916.

Sont nommés majors provisoires :—

Roland C. Brown,

Henry Bailey,

Edward George Stratford,

David Cassels,

James Wesley Hardy, écuyers. 2 octobre 1916.

Sont nommés capitaines provisoires :—

Charles Edwin Ward,

Roderick McAskill,

Robert Charles Hallett, écuyers. 2 octobre 1916.

Est nommé adjudant avec le grade de lieutenant provisoire :

Bertram Dudley Alliston, gentilhomme. 2 octobre 1916.

Sont nommés lieutenants provisoires :

Herbert George Webb,

Steward Campbell,

John Ernest Logan,

Isaac Whitfield Thomson,

Herbert Butler,

William Wesley Lobb,

Charles Guy Matheson Littler,

Edward Hewins,

Frederick Clayton Berry,

John Piggott Bend,

Stanley Harrison Fahrni, gentilshommes. 2 octobre 1916.

Est nommé aumônier avec le grade honorifique de capitaine :

Le révérend George Watt Smith. 2 octobre 1916.

Est nommé quartier-maître avec le grade honorifique de lieutenant :

John James Garland, gentilhomme. 2 octobre 1916.

Par ordre,

*W. E. Haggins.*

Major général,  
Adjudant général suppléant.

## AVIS DU GOUVERNEMENT.

### COMMISSION DU SERVICE CIVIL DU CANADA.

LES Commissaires du Service civil donnent par le présent avis que des demandes seront reçues de la part de candidats capables de remplir la position suivante dans la division intérieure du Service civil du Canada :—

Un chimiste expérimentateur dans la division des Mines du département des Mines, dans la subdivision B de la 1ère division au traitement initial de \$2,100 par année. Les candidats doivent être des chimistes expérimentateurs d'une compétence indiscutable et doivent de préférence bien connaître les combustibles et être capables de faire des recherches investigatrices dans le domaine de la chimie organique. Ils doivent

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être des gradués depuis au moins trois ans d'une université autorisée et doivent s'être spécialisés en chimie ou en cette partie du génie relative à la chimie au cours et depuis leurs études universitaires. Il est nécessaire que la personne nommée puisse lire le français et l'allemand, et soit capable d'appliquer les principes de la chimie physique aux problèmes à résoudre. Tous les candidats doivent soumettre une copie des travaux qu'ils peuvent avoir fait publier.

Les formules de demande, dûment remplies, doivent parvenir au bureau de la Commission du Service civil pas plus tard que le 22 janvier prochain. On peut obtenir ces formules en s'adressant au Secrétaire de la Commission, à Ottawa.

Par ordre de la Commission,

WM FORAN,  
Secrétaire.

Ottawa, 22 décembre 1916.

27-4

### SERVICE CIVIL DU CANADA.

#### PHOTOGRAPHE SPÉCIAL—MINISTÈRE DES TRAVAUX PUBLICS.

AVIS public est par le présent donné que la Commission du Service civil du Canada recevra des demandes de la part de candidats capables de remplir la position de photographe en gravure au Ministère des Travaux publics, dans la subdivision B de la deuxième division, au traitement initial de \$1,300 par année.

Les candidats doivent être parfaitement compétents en ce qui regarde les différentes branches de la photographie sur plaques sèches ; ils doivent pouvoir faire les travaux au photostat, le copiage, l'agrandissement et la diminution, aussi les imprimés Vandykes, les noirs, les blancs et les bleus ; ils doivent être soigneux et habiles, mais en même temps rapides à l'ouvrage. Ils doivent posséder des aptitudes à l'administration. Les candidats hommes d'âge militaire doivent être des soldats revenus du front, ou doivent avoir été rejetés ou exemptés du service militaire. Préférence sera donnée aux soldats revenus du front, pourvu qu'ils possèdent les aptitudes requises.

On peut obtenir les formules de demande en s'adressant au Secrétaire de la Commission du Service Civil, à Ottawa. Ces formules doivent être remplies et reçues à la Commission pas plus tard que le 22 janvier 1917.

Par ordre de la Commission,

WM FORAN,  
Secrétaire.

Ottawa, 27 décembre 1916.

27-4

### Marine Navigation Company of Canada Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'État du Canada, des lettres patentes en date du 22e jour de décembre 1916, constituant en corporation Arthur Ramsay Holden, conseil du Roi, Pierre Amable Badeux, avocat, Ernest Geoffrey Bennett, comptable, Arthur Charters, teneur de livres, et Alfred Boreham Wright, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Acheter, prendre en échange, affréter, louer, bâtir ou autrement acquérir des bateaux à vapeur et autres vaisseaux, avec leurs équipements, meubles, approvisionnements et vivres, les employer pour le transport des passagers, malles, troupes, munitions de guerre, animaux morts ou vivants, viandes, maïs et autres produits, des trésors et marchandises de toute nature entre tels ports et dans aucune partie du monde qu'il sera jugé opportun, acquérir toute subvention postale ; acheter ou autrement acquérir aucune action ou actions ou autres intérêts de ou dans tous bateaux ou vaisseaux ou dans leur assurance, frets et engagements, ainsi que dans tous stocks, actions ou valeurs de ou dans aucune compagnie ou compagnies possédant ou étant intéressées dans aucuns bateaux ou vaisseaux ou exerçant une industrie directement ou indirectement reliée avec la navigation ;

employer ou utiliser dans aucune partie du monde tels navires ou vaisseaux dans tout commerce ou industrie que ce soit ou pour toutes fins, y compris le touage et le sauvetage; maintenir, réparer, reclasser, améliorer, modifier, vendre, échanger, affréter, donner ou prendre en location, changer à commission ou autrement disposer, trafiquer ou faire valoir aucuns tels navires ou vaisseaux; exercer dans aucune partie du monde l'industrie de marchands, charroyeurs par terre et par eau, armateurs, expéditeurs, courtiers maritimes, courtiers de chargement, courtiers généraux, d'assurance, de voyageurs, gérants de propriétés maritimes et autres, négociants en approvisionnements de navires, fournisseurs de navires, propriétaires de bassins, constructeurs de navires, entrepreneurs de réparation de navires, entrepreneurs généraux, entrepreneurs de chargement, affréteurs, propriétaires de bacs ou de chalands, gabarriers, agents expéditeurs, agents généraux, marchands de glace, propriétaires d'enrepôts frigorifiques, entrepreneurs et marchands de viande sur pied et abattoirs, propriétaires de mines, marchands de charbon et de coke et agents, entrepôts, gardiens de quais, arrimeurs, dragueurs, entrepreneurs de dragage, sauveteurs et prêts à rendre des services de sauvetage et négociants généraux;

(b) Acheter, vendre, préparer pour le marché et trafiquer de charbon, bois, animaux sur pied, viandes et autres marchandises et articles, produits, disposés ou employés dans le cours d'aucune des industries que la compagnie a le pouvoir d'exercer ou s'y rapportant usuellement et facilement;

(c) Assurer, pleinement ou partiellement, avec aucune autre compagnie ou personne contre les pertes, dommages, risques et engagements de tous genres pouvant affecter la compagnie, sur le principe de mutualité ou autrement, accepter tout ou partie des risques maritimes et des engagements de la compagnie comme assureurs, payer les appels faits sur aucune propriété de la compagnie;

(d) Exercer aucune autre industrie qui, dans l'opinion de la compagnie, pourrait être convenablement exercée subordinairement ou en rapport avec aucune des industries ci-dessus mentionnées ou, directement ou indirectement, de nature à augmenter la valeur ou à rendre profitables aucune des propriétés ou des droits de la compagnie pour le temps présent;

(e) Souscrire ou devenir membre et coopérer avec aucune association ou compagnie, incorporée ou non, ayant pour ses objets ou pour l'un de ses objets l'avantage, l'assistance, la protection des armateurs ou autrement de nature à profiter directement ou indirectement à cette compagnie, assumer les engagements, donner des garanties ou des indemnités comme membres ou souscripteurs de telle association ou compagnie;

(f) Demander, acheter ou autrement acquérir tous contrats, décrets, concessions, secrets de fabrication, brevets, droits de brevet, marques de fabrique, dessins, droits d'auteur, brevets d'invention, licences et choses de même nature, pour ou se rapportant à aucune des industries dont les présentes autorisent l'exercice, ou dont l'acquisition peut sembler directement ou indirectement d'une nature avantageuse pour la compagnie, les utiliser, faire valoir, manufacturer, assigner ou octroyer des licences ou privilèges, dépenser des deniers en expérimentant, essayant, perfectionnement ou chercher à perfectionner tous brevets, inventions ou droits que la compagnie peut acquérir ou se propose d'acquérir;

(g) Eriger, construire, préparer, agrandir, modifier, maintenir, contrôler, surveiller tous chemins, chemins de fer, tramways sur les terres possédées ou contrôlées par la compagnie, les ports, entreprises, jetées, bassins, quais, havres, édifices, ateliers ou machineries nécessaires ou convenant à l'industrie de la compagnie;

(h) Acheter, prendre à bail ou en échange, louer ou autrement acquérir, détenir aucune propriété ou intérêts dans aucunes terres, bâtiments, servitudes, droits, privilèges, concessions, machinerie, brevets, outillage, fonds de commerce, aucune propriété mobilière ou immobilière d'aucun espèce nécessaire ou convenant aux affaires de la compagnie;

(i) Promouvoir et mettre à exécution aucun projet ou projets pour le partage des bénéfices des revenus de

la compagnie parmi les employés de la compagnie et autres;

(j) Accorder des pensions, allocations, gratifications, et bonis aux employés ou ex-employés de la compagnie ou ses prédécesseurs en affaires, ou aux personnes dépendant de telles personnes, établir, supporter, aider à l'établissement et entretien de toutes écoles ou d'aucune institution scolaire, scientifique, littéraire, religieuse ou de charité ou d'associations commerciales, que ces sociétés se rapportent uniquement ou non à l'industrie exercée par la compagnie ou ses prédécesseurs en affaires, et tout club ou autre établissement de nature à promouvoir les intérêts de la compagnie ou des personnes employées par la compagnie ou ses prédécesseurs en affaires;

(k) Placer et disposer des fonds de la compagnie non immédiatement requis, en telles valeurs et de telle manière qu'il en sera déterminé de temps en temps;

(l) Accepter en paiement d'aucune propriété ou droits vendus ou autrement trafiquer ou trafiquer par la compagnie en espèces, par acomptes ou autrement, ou en actions totalement ou partiellement libérées d'aucune compagnie ou corporation, avec ou sans droits différés ou préférentiels quant aux dividendes ou remboursement du capital ou autrement, ou en débetures, débetures hypothécaires ou actions-débetures, mortgages ou autres valeurs d'aucune compagnie ou corporation, ou partie d'une manière et partie de l'autre, et généralement à tels termes que la compagnie déterminera;

(m) S'associer, conclure des arrangements pour l'union des capitaux, le partage des bénéfices, la fusion des intérêts ou la coopération avec toute compagnie, maison ou personne exerçant ou se proposant d'exercer aucune industrie dans la limite des objets de cette compagnie, acquérir et détenir des actions, stocks ou valeurs d'aucune telle compagnie;

(n) Etablir, promouvoir ou concourir à l'établissement ou promotions d'aucune autre compagnie dont les objets comprendront l'acquisition et l'acceptation de tous ou aucun des biens et engagements de cette compagnie ou seront en aucune manière de nature à en faire progresser, directement ou indirectement les objets ou les intérêts; acquérir et détenir des actions, stock ou valeurs et garantir le paiement d'aucune valeur émise par aucune telle compagnie ou aucune autre de leurs obligations;

(o) Acheter ou autrement acquérir et assumer tout ou partie des affaires, propriétés, engagements et transactions d'aucune personne ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer ou possédant des propriétés convenant aux fins de la compagnie;

(p) Vendre, améliorer, gérer, développer, faire valoir, échanger, céder à bail, pour droits régalien au partage des bénéfices ou autrement octroyer des licences, servitudes ou autres droits dans et sur toutes ou aucune propriété de la compagnie, pour le temps présent, en disposer ou trafiquer d'aucune autre manière pour telle compensation que la compagnie jugera convenable;

(q) S'amalgamer avec aucune autre compagnie dont les objets sont ou comprennent des objets semblables à ceux de cette compagnie, par vente ou achat (pour des actions totalement ou partiellement libérées ou autrement) de l'entreprise, sujet aux engagements de cette ou d'aucune autre compagnie comme susdit, avec ou sans liquidation, ou par vente ou achat, (pour des actions totalement ou partiellement libérées ou autrement) de toutes les actions ou stock de cette ou d'aucune autre compagnie comme susdit, ou par association ou arrangement de la nature d'une association ou d'aucune autre manière;

(r) Conclure des arrangements avec aucun gouvernement ou autorité suprême, impériale, provinciale, municipale, locale ou autre qui seront de nature à atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ce gouvernement, autorités tous les droits, privilèges, concessions que la compagnie jugera convenable d'obtenir, et exécuter, exercer et se conformer ou renoncer à tous tels arrangements, droits et concessions;

(s) Nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, acheter ou acquérir d'aucune manière, détenir, posséder, vendre avec ou sans garantie, les actions, débetures et autres valeurs d'aucune cor-



poration ou entreprise industrielle ou autres, exerçant une industrie semblable à celle de cette compagnie, ou les promouvoir, contribuer, subventionner ou autrement aider, s'amalgamer ou faire d'autres arrangements avec toute personne, compagnie ou entreprise exerçant une industrie semblable; gérer, exercer, exploiter les propriétés, entreprises et affaires de toutes telles industries, les acquérir, y compris leur achalandage, droits, engagements, et autres accessoires par achat, bail ou autrement, émettre, répartir, livrer comme complètement libérées et non sujettes à appel les actions, débetures ou autres valeurs de cette compagnie en paiement ou en paiement partiel d'aucunes valeurs, droits et choses pouvant être acquis et en paiement ou paiement partiel pour tous services rendus à la compagnie en rapport avec sa promotion, son organisation, ses affaires ou autrement;

(t) Demander, acheter ou autrement acquérir, détenir, employer (par bail, licence ou autrement), exercer, développer, introduire, vendre, céder, louer ou autrement disposer, ou faire valoir tous brevets, marques de fabrique, inventions, droits d'auteur, perfectionnements, procédés, concessions et choses de même nature, utiles pour les affaires de la compagnie, les payer totalement ou partiellement en obligations, débetures ou autres valeurs ou biens de la compagnie ou par l'émission d'actions libérées et non sujettes à appel de son capital-actions;

(u) Garantir les passagers et personnes au service de la compagnie, les navires, vaisseaux et bateaux de toute description, machines à vapeur, agrès, appareils, équipement, provisions, fret, recettes, profits, cargaisons et autres matières et choses se rapportant aux navires, vaisseaux et bateaux contre les pertes ou dommages dus aux périls de la mer, au feu, à la guerre, représsailles et tous autres périls, accidents ou risques, généralement garantir la compagnie contre le feu, les pertes maritimes et autres soit en formant un fonds de réserve générale ou d'assurance ou en effectuant des assurances avec d'autres compagnies ou personnes ou en établissant ou joignant aucune association mutuelle d'assurance, de protection ou d'indemnité ou autrement, avec pleins pouvoirs d'effectuer des réassurances ou contre-assurances comme il en semblera opportun; pourvu que rien de ce qui est contenu dans les présentes ne donne à la compagnie le pouvoir d'exercer l'industrie des assurances dans les limites de la *Loi des assurances*, Statuts révisés du Canada, chapitre 34;

(v) Faire des prêts ou garantir les obligations ou contrats ou autrement aider d'aucune manière toute compagnie dont les actions du capital-actions, obligations et autres engagements sont, en tout ou en partie, détenus par cette compagnie, faire tous les actes ou choses pour préserver, améliorer, augmenter la valeur d'aucunes telles actions, obligations ou engagements et, de la même manière, avancer des fonds ou garantir les contrats ou autrement aider aucune personne ou compagnie ayant des engagements commerciaux avec la compagnie ou lui étant endettée;

(w) Vendre, louer ou autrement disposer ou trafiquer de tout ou partie de l'entreprise de la compagnie, de ses biens, achalandage, droits, obligations d'aucun genre pour telle compensation que la compagnie jugera convenable y compris des actions, débetures et autres valeurs d'aucune autre corporation ayant des objets semblables, en tout ou en partie, à ceux de la compagnie, et distribuer parmi ses actionnaires tous fonds, valeurs ou autres compensations ainsi reçus;

(z) Payer toutes les dépenses concernant l'obtention de la charte d'incorporation ou se rapportant à la formation et à l'organisation de la compagnie, faire toutes autres choses utiles ou permettant d'atteindre les objets ci-dessus, promouvoir toute compagnie ou compagnies dans le but d'acquérir toutes ou aucunes des entreprises, des biens, droits ou engagements de cette compagnie, ou pour toute autre fin qui semblera d'une nature avantageuse pour la compagnie;

(y) Exercer toute autre industrie, manufacturière ou autre, que la compagnie jugera pouvoir convenablement exercer en rapport avec ses affaires ou de nature, directement ou indirectement, à augmenter ou rendre profitable aucune des propriétés ou des droits de la compagnie;

(z) Conclure des arrangements avec aucune autorité ou gouvernement municipal, local ou autres qui seront de nature à permettre d'atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités tous les droits, privilèges, concessions, subsides et autres bénéfices qui sembleront désirables d'obtenir, et exécuter ou exercer et se conformer à tous tels arrangements, droits et concessions: faire licencier, enregistrer et reconnaître la compagnie dans tout pays étranger, et y désigner des personnes pour faire tels actes et choses nécessaires d'après les lois de tel pays pour représenter

compagnie et lui permettre d'exercer effectivement son industrie ou poursuivre ses affaires là et ailleurs;

(aa) Faire toutes ou aucunes des choses ci-dessus dans toutes les parties du monde comme principaux, agents, entrepreneurs, ou autrement, seuls ou conjointement avec d'autres, par l'entremise d'agents, sous-entrepreneurs, fidéicommissaires ou autrement, et faire toutes autres choses nécessaires ou utiles pour atteindre les objets ci-dessus mentionnés ou aucun d'eux;

(bb) Les objets, pouvoirs et fins, ci-dessus mentionnés de la compagnie seront séparés et non dépendant les uns des autres, et la compagnie pourra poursuivre et exercer aucun de tels objets, pouvoirs et fins sans égards aux autres et aucune clause ne sera limitée dans sa généralité ou autrement interprétée par rapport à aucune clause de tels objets, pouvoirs et fins ou autrement;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Marine Navigation Company of Canada, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de décembre 1916.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

28-2

#### International Magnesite Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 20e jour de décembre 1916, constituant en corporation Léon Daoust, Aimé Daoust et Ernest Douglas Wintle, commis, Annie McPartlin et Elsie Bramson, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—

(a) Prospector, extraire, miner, réduire, affiner, fondre et autrement traiter, manufacturer, vendre ou autrement disposer et généralement trafiquer de magnésite, graphite et autres minéraux, métaux et minerais de tous genres et descriptions, leurs produits et composés, généralement exercer l'industrie d'une compagnie minière dans toute ou aucune de ses branches;

(b) Acquérir des terres, propriétés minières, droits miniers ou aucun intérêt dans ceux par achat, location, découverte, bail, concession, licence, échange ou autre titre légal, détenir des mines de magnésite, graphite et autres mines de tous genres, permis miniers, droits et réclamations miniers, limites forestières, permis de coupe, pouvoirs d'eau et droits d'eau, droits de brevet, brevets d'invention et les travailler, développer, exploiter, faire valoir, louer, vendre, en disposer ou autrement en trafiquer en tout ou en partie;

(c) Manufacturer et trafiquer de magnésite calcinée et brûlée, de briques de magnésite et tous autres composés et produits de magnésite;

(d) Acheter, vendre, cultiver, préparer pour le marché, importer, exporter et généralement trafiquer de bois de service et bois de tous genres, manufacturer et disposer d'articles de tous genres dans la fabrication desquels le bois est employé;

(e) Manufacturer, acheter, vendre et disposer d'alcool distillé, de charbon et autres produits du bois;

(f) Exercer toute autre industrie, manufacturière ou autre, alliée aux fins et objets mentionnés dans les présentes et que la compagnie jugera pouvoir convenablement exercer ou de nature, directement ou indirecte.

ment, à augmenter ou rendre profitable aucune des propriétés ou des droits de la compagnie ;

(g) Construire, maintenir et exploiter des hauts fourneaux, bâtiments, fabriques, fonderies, usines de concentration, scieries, fonderies, tramways sur les terres possédées ou contrôlées par la compagnie, pouvoirs hydrauliques, ateliers de machines et autres, machinerie, outillages, appareils de tous genres et description requis pour les fins de la compagnie ;

(h) Posséder, exploiter, détenir, acquérir, affréter, vendre ou autrement disposer de bateaux, vaisseaux, chalands, gabares, allèges de tous genres, les utiliser et employer pour le transport des marchandises de la compagnie ou autres, aux et des mines et usines de la compagnie ou ailleurs à tels termes et conditions qui seront jugés opportuns, construire et maintenir des quais, bassins et autres travaux et machineries en rapport avec les affaires de la compagnie ;

(i) Payer pour toute propriété, franchises, licences, privilèges ou droits de toute nature acquis par ou pour la compagnie et, avec l'approbation des actionnaires, pour services rendus ou travaux exécutés pour la compagnie par l'émission de stock libéré de la compagnie ou par des obligations de la compagnie ou partie en stock et partie en obligations ;

(j) Acquérir l'achalandage, les droits et propriétés de toute nature, acquérir et assumer tout ou partie des biens et engagements d'aucune personne, maison, société ou corporation ayant des pouvoirs semblables, en tout ou en partie à cette compagnie, les payer en espèces, stock ou obligations de cette compagnie ou autrement ;

(k) S'amalgamer avec aucune autre compagnie ayant en tout ou en partie des objets semblables à ceux de cette compagnie à tels termes et conditions qui pourront être agréés ;

(l) Acquérir par achat, souscription ou autrement, détenir, vendre ou autrement disposer de stocks, obligations et engagements d'aucune compagnie ayant des objets semblables en tout ou en partie à ceux de cette compagnie, et voter, en vertu d'eux, comme leurs propriétaires, le tout nonobstant les dispositions de l'article 44 de la dite loi ;

(m) Manufacturer, acheter ou autrement acquérir, détenir, posséder, vendre, céder, transférer ou autrement disposer, placer, commercer, trafiquer d'effets, articles, marchandises et propriété de toute classe et description ;

(n) Vendre tout ou partie de l'entreprise de la compagnie pour telle compensation que la compagnie jugera convenable, et en particulier pour des actions, débentures, valeurs d'aucune autre compagnie ayant en tout ou en partie des objets semblables à ceux de cette compagnie ;

(o) Produire, fabriquer, accumuler, employer de la vapeur, du gaz, de l'air comprimé et de l'électricité, vendre ou autrement disposer de tout excédent non requis pour les fins des affaires de la compagnie, pourvu cependant qu'aucune vente, distribution ou transmission du pouvoir électrique, hydraulique ou autre soient sujettes aux règlements locaux et municipaux les concernant ;

(p) Placer et disposer des fonds de la compagnie non immédiatement requis de telle manière qu'il pourra en être décidé de temps à autre ;

(q) Faire toutes les choses nécessaires pour l'accomplissement d'aucunes des fins ou pour atteindre aucun des objets ci-dessus énumérés ou qui, en aucun temps, paraîtront avantageux pour la compagnie ou directement ou indirectement de nature à augmenter la valeur ou à rendre profitables aucune des propriétés ou droits de la compagnie.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "International Magnesite Company, Limited," avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 26e jour de décembre 1916.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

### Bartram and Ball, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 2ième jour de janvier 1917, constituant en corporation Vivian Turnill Bartram, entrepreneur, John Bogert Bartram, avocat, Irène Rouse, Ethel May Gallagher et Beryl Walton Edmunds, sténographes, tous de la cité de Toronto, dans la province d'Ontario, pour les fins suivantes :—

(a) Exercer dans toutes ses branches, l'industrie du bois de charpente, du bois de service et de la pâte de bois, manufacturer, produire, acheter, vendre et trafiquer de bois de service, billes, bois de charpente et bois de toutes sortes ;

(b) Acheter, louer ou autrement acquérir, des biens fonds, terres, locations, droits de surface, concessions forestières, terres boisées et terres à bois, lots de grève, droits de rivière, droits du gouvernement, des municipalités et autres droits, privilèges, franchises, servitudes et licences de tous genres, les vendre, en disposer, les échanger ou autrement en trafiquer ;

(c) Améliorer, développer des lacs et rivières, construire, maintenir des réservoirs, canaux, jetées, quais, estacades et autres travaux et équipements de tous genres ;

(d) Construire, acheter ou autrement acquérir des bateaux à vapeur, chalands, remorqueurs et autres espèces de bâtiments et bateaux pour la navigation intérieure ou océanique, les employer et exploiter ;

(e) Construire, acheter, louer ou autrement acquérir des bassins, darses, jetées, môles, quais, entrepôts, élévateurs ou autres édifices ou travaux pouvant être employés en rapport avec les affaires de la compagnie ;

(f) Construire, exploiter pour les fins de la compagnie des tramways et voies de garage de chemins de fer sur les terres possédées ou contrôlées par la compagnie ;

(g) Acheter, louer ou autrement acquérir et bâtir, construire, maintenir et exploiter des scieries et moulins à bois, s'engager dans l'industrie de la fabrication et de la préparation pour le marché de bois de service, bois de charpente et bois de tous genres et descriptions ;

(h) Importer, exporter, acheter, vendre, du bois de charpente et des bois de toutes espèces, manufacturer, trafiquer et autrement disposer d'articles de tous genres dans la fabrication desquels le bois est employé ;

(i) Acheter, louer ou autrement acquérir, bâtir, construire, maintenir et exploiter des usines de pâtes à papier et de papier, exercer généralement l'industrie de fabricants, importateurs, exportateurs et négociants en pâtes à papier, papiers, substituts du papier de tous genres et descriptions, matières premières et substances, pâtes, préparations, mélanges, produits chimiques, dissolvants et combinaisons employés ou pouvant être employés en rapport avec la dite industrie ;

(j) Acquérir par achat, bail ou autrement, utiliser et développer des pouvoirs hydrauliques et autres pour la production de l'énergie électrique, pneumatique, hydraulique ou autre pouvoir ou énergie, construire, et exploiter des usines pour la production de tel pouvoir ;

(k) Acquérir par achat, bail ou autrement du pouvoir électrique ou autre de toute nature pour l'éclairage, le chauffage, la force motrice ou autres fins, les vendre, louer ou autrement en disposer ainsi que du pouvoir ou énergie produits par la compagnie ;

(l) Construire, maintenir des lignes de poteaux et de transmission pour la distribution du pouvoir et généralement pour les fins des affaires de la compagnie, pourvu, cependant que toutes ventes, distribution et transmission du pouvoir et de l'énergie électrique, hydraulique ou autres en dehors des terres de la compagnie soient sujettes aux règlements locaux et municipaux les concernant ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Bartram and Ball, Limited" avec un capital-actions de quarante mille dollars, divisé en 400 actions de 100 dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 5ième jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.



### The Duncan Electrical Company, Limited.

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 2e jour de janvier 1917, constituant en corporation John Joseph Meagher, Henry Noël Chauvin et James Edouard Coulin, tous trois conseil du Roi, Harold Earle Walker, avocat, tous de la cité de Montréal, dans la province de Québec, et Frank Genest, de la cité de Westmount, dans la dite province de Québec, étudiant en droit, pour les fins suivantes :—

(a) Acheter, acquérir, assumer l'entreprise, industrie, propriété et biens en général d'une certaine compagnie connue comme "The Duncan Electrical Company, Limited," incorporée par lettres patentes sous le sceau du Secrétaire d'Etat du Canada, datées le 16e jour de mai 1905 et payer pour iceux telle compensation que les directeurs de la compagnie jugeront convenable, spécialement en actions de la compagnie émises comme complètement libérées et non sujettes à appels ;

(b) Exercer l'industrie de manufacturiers, acheter, vendre et généralement acquérir autrement, trafiquer, commercer, faire le négoce et disposer de toutes sortes et espèces de fournitures électriques, appareils, accessoires, quincaillerie, matrices, métaux et articles ;

(d) Acquérir la propriété, droits, achalandage et autres biens et privilèges, ou assumer comme une industrie active, les affaires d'aucune personne ou compagnie exerçant des affaires ou une industrie permise en vertu de cette loi, conclure des contrats pour la fourniture de services à la compagnie ou pour l'acquisition de droits de toute personne ou compagnie ayant des contrats pour la fourniture de main-d'œuvre ou de matériaux, payer pour iceux et pour services ou avantages, de quelque nature que ce soit, procurés à la compagnie en actions de la compagnie, totalement ou partiellement libérées ;

(e) Exercer toute autre industrie (manufacturière ou autre), que la compagnie jugera pouvoir convenablement exercer en rapport avec son industrie qui semblera directement ou indirectement de nature à augmenter ou rendre profitable aucune des propriétés ou droits de la compagnie ;

(f) Demander, acheter ou autrement acquérir tous brevets d'invention, brevets, licences, concessions et autres choses semblables, conférant tout droit exclusif ou non exclusif ou limité de se servir, ou tout secret ou autre information, au sujet de toute invention qui pourra sembler susceptible d'être employée pour les fins de la compagnie, ou dont l'acquisition sera censée être utile à la compagnie, directement ou indirectement, et employer, développer, exercer ou accorder des licences s'y rattachant ou autrement faire valoir la propriété, droit ou informations ainsi acquis ;

(g) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques, ou autrement, avec toute personne ou compagnie exerçant ou engagée, ou se proposant d'exercer ou de s'engager dans toute industrie, ou transaction que cette compagnie est autorisée à exercer ou dans laquelle elle peut s'engager ou toute industrie ou transaction pouvant être conduite de manière à être profitable à la compagnie, directement ou indirectement, et subventionner, prêter des deniers, garantir les contrats ou aider autrement toute telle personne ou compagnie et prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie et les vendre, détenir, rémettre, avec ou sans garantie, ou en disposer autrement ;

(h) Souscrire, acheter ou autrement acquérir, posséder, détenir, vendre, céder, transférer ou autrement disposer et trafiquer d'actions du capital-actions, obligations, débetures ou autres évidences de dettes créées par aucunes autres compagnies ; et pendant leur possession en exercer tous les droits et privilèges de propriétaires y compris celui de voter en vertu d'icelles, nonobstant les dispositions de l'article 44 de la dite loi ;

(i) Agir comme experts, ingénieurs consultant et pratiquant en rapport avec l'industrie de l'entreprise que cette compagnie est autorisée d'exercer ;

(j) Vendre tout ou partie de l'entreprise de la compagnie pour telle compensation que la compagnie jugera convenable, et en particulier pour des actions, débetures, actions-débetures ou autres valeurs d'aucune autre compagnie ayant en tout ou en partie des objets semblables à ceux de cette compagnie ;

(k) Prêter des fonds aux clients ou personnes ayant des relations avec la compagnie et telle garantie ou indemnité qui sera jugée nécessaire ;

(l) Rémunérer toute personne pour services rendus ou à rendre en plaçant ou en aidant à placer aucunes actions du capital de la compagnie ou aucunes débetures, actions débetures ou autres valeurs de la compagnie ou à propos de la formation ou promotion de la compagnie ou la conduite de ses affaires ;

(m) Placer et disposer des fonds de la compagnie non immédiatement requis en telles valeurs de telle manière qu'il pourra en être décidé de temps à autre ;

(n) Distribuer parmi les membres, par dividendes ou autrement, en espèces ou en nature aucunes des propriétés de la compagnie et en particulier les actions libérées, débetures ou actions débetures d'aucune autre compagnie ;

(o) Faire toutes les choses ci-dessus seuls ou conjointement avec d'autres comme principaux, facteurs ou agents pour aucunes autres compagnies ou personnes, par l'entremise d'aucuns facteurs, fidéicommissaires ou agents ou à commission ;

(p) Faire toutes les choses nécessaires, convenables ou propres à l'accomplissement de l'un ou plusieurs des objets ci-dessus énumérés ou se rapportant aux pouvoirs mentionnés dans les présentes ou qui pourraient paraître nécessaires à une époque quelconque, pour la protection et le bénéfice de la corporation, soit comme détenteurs soit comme intéressés dans toute propriété ou autrement ;

(q) Les pouvoirs octroyés dans chacun des paragraphes ci-dessus ne seront limités ni restreints par induction ou déduction des termes d'aucun autre paragraphe ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Duncan Electrical Company, Limited," avec un capital actions de cent cinquante mille dollars, divisé en 1,500 actions de cent dollars chacune, le principal lieu d'affaires de de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 2ième jour de janvier 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

29-2

### William Scully, Limited.

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 3e jour de janvier 1917, constituant en corporation David Richard Murphy, conseil du Roi, Jean Martineau, étudiant en droit, de la cité de Westmount, dans la province de Québec, Maxime Raymond, de la cité d'Outremont, dans la dite province de Québec, avocat, Alfred Degroseilliers et John Farrow, commis, de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—

(a) Exercer généralement, dans toutes ses branches, l'industrie de la confection, importer, manufacturer, exporter et disposer de toutes espèces d'effets et marchandises, importer, acheter, faire, manufacturer, vendre, exporter des vêtements, complets, uniformes, coiffures, chaussures et articles d'habillement de toutes descriptions ; acheter, importer, manufacturer, vendre, exporter des médailles, insignes, boutons et des équipements et accoutrements militaires de tous genres ;

(b) Acheter, manufacturer, faire, utiliser, vendre, trafiquer de tous genres de machinerie, outils, instruments, accessoires, appareils, patrons pouvant être requis ou semblant utiles ou avantageux dans l'exercice des diverses branches de l'industrie dans laquelle la compagnie a l'autorisation de s'engager ;

(c) S'engager dans aucune autre industrie pouvant être exercée incidemment ou avantageusement en rapport avec aucune des branches de l'industrie spécifiée dans les présentes ;

(d) Acquérir par achat, bail ou autrement, et utiliser des brevets d'invention, marque de fabrique, dessins de machines, patrons, marques, procédés et autres droits et choses pouvant être utilisés dans l'entreprise de la compagnie, les payer en espèces ou en actions, obligations, débetures ou valeurs de la compagnie et en disposer ;

(e) Acquérir par achat, bail ou autrement et détenir toute propriété immobilière jugé nécessaire pour l'exercice de l'entreprise susdite, la vendre, transporter, louer ou hypothéquer ou aucune partie d'icelle, comme la compagnie le jugera à propos ;

(f) Acheter ou autrement acquérir toute industrie, étant dans les limites d'aucun des objets de la compagnie, avec ou sans les propriétés immobilières, droits et contrats lui appartenant, et assumer ses engagements s'il en est jugé opportun, payer pour telle industrie en espèces ou en actions, obligations, débetures, ou autres valeurs de la compagnie ;

(g) Agir comme agents pour toute compagnie, société ou personne exerçant une industrie semblable ou dont les marchandises ou produits peuvent avantageusement ou facilement manutentionner par la compagnie ;

(h) Acheter, acquérir, détenir, vendre ou autrement disposer du capital-actions de toute autre compagnie ayant des objets semblables ou alliés à ceux de la compagnie, payer pour tel stock en espèces ou en actions, obligations, débetures ou autres valeurs de la compagnie ;

(i) S'associer ou conclure des conventions au sujet du partage des profits ou la fusion des intérêts, avec toute personne ou compagnie engagée, ou se proposant de s'engager dans toute industrie, ou entreprise que la compagnie est autorisée à exercer, garantir les contrats, faire des avances de fonds ou aider autrement telle personne ou compagnie, souscrire ou autrement acquérir des actions dans le capital-actions de telle compagnie et les vendre, détenir, transférer ou en disposer autrement ;

(j) Faire et exécuter tous autres actes et choses pouvant être utiles ou semblant avantageux pour mettre à exécution aucun des objets ci-dessus ;

(k) Rien de ce qui est contenu dans les paragraphes ci-dessus ne sera interprété comme limitant ou restreignant, d'aucune manière que ce soit, aucun pouvoir ou droit conféré dans aucun autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "William Scully Limited," avec un capital-actions de deux cent mille dollars, divisé en 2,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 5e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

29-2

### British Forgings, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 3ième jour de janvier, 1917, constituant corporation Francis George Bush, teneur de livres, George Robert Drennan et Alexander Gordon Yeoman, sténographes, Herbert William Jackson, commis, et Frank Breadon Common, étudiant en droit, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer et disposer de fer, acier et autres métaux du minerais aux produits ouvrés ; couler, fondre, forger, laminier du fer et de l'acier de toute espèce et description, manufacturer et disposer de tous articles, effets et marchandises dans lesquels le fer, l'acier ou autre métal sont ou peuvent être utilisés, pour cette fin, ériger et exploiter des hauts-fourneaux, forges, convertisseurs, et autres appareils nécessaires ou utiles à l'exercice normal de la dite industrie ; manufacturer, importer, exporter, acheter, vendre et disposer de munitions, articles, effets et marchandises ; exercer l'industrie de mineurs, fondeurs de cuivre et autres métaux, machinistes, fabricants d'outils, métallurgistes,

ouvriers en métaux, ajusteurs, constructeurs de moulins, fabricants de boîtes d'emballage et de toutes autres industries de détails usuellement et facilement en rapport avec aucune des industries susnommées pour préparer ou finir les articles pour la vente, ou pour des fins auxiliaires, ou pour des fins des industries susmentionnées ou pour des fins de profits comme industries indépendantes ;

(b) Manufacturer totalement ou partiellement toutes marchandises, substances, machines, outils, articles, appareils ou choses de ou pour la fabrication, ou aucun procédé de fabrication, pour lesquels l'outillage, la machinerie ou la propriété de la compagnie peut de temps en temps être disponible ou convenable ;

(c) Construire, maintenir, exploiter sur la propriété de la compagnie tous travaux, ponts, réservoirs, flumer, jetées et tous autres travaux et commodités qui sembleront permettre directement ou indirectement d'atteindre aucun des objets de la compagnie y compris des lignes de télégraphe et de téléphone ;

(d) Construire, acquérir, posséder, gérer affréter, exploiter, louer tous genres de bateaux à vapeur et à voiles, bateaux, remorqueurs, chalands et autres vaisseaux, quais, bassins, élévateurs, entrepôts, hangars à fret et autres bâtiments nécessaires ou convenant pour les fins de la compagnie ;

(e) Etablir, maintenir, exploiter, pour l'usage de la compagnie, ses employés, locataires, et autres un service de protection contre le feu, un service hydraulique, un service d'éclairage électrique ou au gaz, faire tels contrats en rapport avec ceux qui seront trouvés nécessaires ou opportuns pour la disposition de l'excédent ou autrement ;

(f) Demander, maintenir, enregistrer, louer, acquérir, détenir, vendre, louer ou autrement disposer et octroyer des licences ou autrement faire valoir tous brevets d'invention, perfectionnements ou procédés, marques de fabrique, marques de commerce et choses de même nature nécessaires ou avantageuses pour aucune des fins de la compagnie ;

(g) Distribuer parmi les actionnaires de la compagnie, en nature, aucune des propriétés de la compagnie et particulièrement les actions, débetures, ou valeurs d'aucune autre compagnie appartenant à la compagnie ou dont elle peut avoir le pouvoir de disposer ;

(h) Acquérir par achat ou autrement les actions d'aucune autre compagnie exerçant une industrie en tout ou en partie semblable à l'industrie que cette compagnie est autorisée d'exercer, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, ou autrement acquérir et assumer toute autre entreprise et industrie semblables, en tout ou en partie, à celle de la compagnie, avec son outillage, fonds de commerce, achalandage, franchises, biens de toute nature et engagements ; exercer toute autre industrie pouvant être convenablement exercée en rapport avec les objets ci-dessus ou de nature, directement ou indirectement, à augmenter la valeur, à faciliter la réalisation ou à rendre profitable aucune des propriétés, des droits ou entreprises de la compagnie ;

(i) Vendre, louer ou autrement disposer de tout ou partie de l'entreprise de la compagnie pour telle compensation que la compagnie jugera convenable, et en particulier pour des actions, débetures, valeurs d'aucune autre compagnie ayant en tout ou en partie des objets semblables à ceux de cette compagnie ;

(j) Emettre des actions libérées, obligations, débetures ou autres valeurs de la compagnie en paiement total ou partiel d'aucune propriété, droits, que la compagnie est autorisée d'acquérir ou, avec l'approbation des actionnaires, pour services rendus, travaux faits pour la compagnie, ou pour le paiement ou le règlement de dette et engagements dus par la compagnie ;

(k) S'amalgamer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds, garantir les contrats ou autrement aider telle personne, maison ou compagnie et nonobstant les dispositions de



l'article 44 de la *Loi des Compagnies*, prendre ou autrement acquérir et détenir des actions et valeurs d'aucune telle compagnie les vendre ou autrement en disposer ;

(l) Faire toute ou aucune des choses autorisées par les présentes, seuls ou conjointement avec d'autres comme facteurs ou agents ;

(m) Faire toutes choses utiles ou nécessaires pour atteindre normalement tous ou aucun des objets ci-dessus ;

(n) Tout pouvoir accordé dans un paragraphe quelconque des présentes, ne sera ni limité ni restreint par induction ou déduction des termes de tout autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "British Forgings, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 31ème jour de janvier 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat

29-2

#### A. Hollander & Son, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 29e jour de décembre 1916, constituant en corporation Peter Bercovith, de la cité de Westmount, dans la province de Québec, conseil du Roi, Ernest Lafontaine et Nathan Gordon, avocats, Georges Manarque et Moses Myerson, étudiants, de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes ;—

(a) Exercer l'industrie de la préparation et de la teinture des pelletteries ;

(b) Acheter et louer les propriétés pouvant être requises par la compagnie pour l'industrie qu'elle conduit ;

(c) Acheter, louer ou acquérir des formules, recettes, procédés secrets, machineries de tous genres pour l'industrie par elle exercée, payer pour telles formules, recettes, procédés secrets et machinerie avec des actions libérées du stock de la compagnie et payer des droits régalien pour telles formules, recettes, machineries ou droits de brevets ;

(d) Demander, acheter, acquérir, détenir, vendre, céder, louer ou autrement acquérir ou disposer de droits de brevets, licences, privilèges, formules, inventions, marques de fabrique, marques de commerce, demandes pendantes à leur sujet, pour procédés secrets, reliés ou utiles en ce qui se rapporte aux affaires de la compagnie ;

(e) Employer, manufacturer, octroyer des licences en vertu d'aucunes lettres patentes possédées ou contrôlées par la compagnie, dépenser des deniers pour expérimenter, essayer la validité ou la valeur d'aucuns droits de brevets que la compagnie peut acquérir ou se propose d'acquérir ;

(f) Acquérir ou assumer la totalité ou aucune partie des affaires, propriétés et passif d'aucune personne ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer ou possédant aucune propriété convenant aux fins de cette compagnie ;

(g) Manufacturer, acheter ou autrement acquérir des produits, des préparations chimiques nécessaires ou désirables en rapport avec les affaires de la compagnie ;

(h) S'associer, conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer et de s'engager dans une entreprise ou transaction que la compagnie est autorisée à exercer ou entreprendre ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds, garantir les contrats ou autrement acquérir des actions ou valeurs

de toute telle compagnie, et les vendre, détenir, réémettre avec ou sans garantie ou autrement en disposer ;

(i) Demander, obtenir, acquérir par cession, transfert, achat ou autrement, exercer, appliquer et jouir de tout permis, charte, pouvoir, autorité, franchise, concessions, droits ou privilèges qu'aucun gouvernement ou autorité, ou aucune corporation ou corps public peuvent avoir le pouvoir d'octroyer, les payer, aider, contribuer à leur mise en œuvre et approprier aucune des actions, obligations et biens de la compagnie pour défrayer les frais, charges et dépenses nécessaires s'y rapportant ;

(j) Lever et aider à lever des deniers et aider au moyen de bonis, prêts, promesses, endossements, garanties d'obligations, débentures ou autres valeurs ou autrement, toute autre compagnie ou corporation et garantir l'exécution des contrats par aucune telle compagnie, corporation ou par aucune autre personne ou personnes avec lesquelles la compagnie peut avoir des relations d'affaires ;

(k) Exercer toute autre industrie, (manufacturière ou autre), que la compagnie jugera pouvoir convenablement exercer en rapport avec son industrie qui semblera directement ou indirectement de nature à augmenter ou rendre profitable aucune des propriétés ou droits de la compagnie ;

(l) Faire toutes ou aucune des choses ci-dessus comme principaux, agents, entrepreneurs ou autrement, seuls ou conjointement avec d'autres ;

(m) Vendre ou disposer de l'entreprise de la compagnie ou de toute partie d'icelle, pour telle compensation que la compagnie jugera à propos, et en particulier pour des actions, débentures ou valeurs de toute autre compagnie dont les objets sont semblables à ceux de cette compagnie ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "A. Hollander & Son, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 5e jour de janvier 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

29-2

#### Eureka Toys, Limited.—Les Jouets Euréka, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 29e jour de décembre 1916, constituant en corporation Jean Charbonneau et James Edward Coulin, avocats, Charles Joseph Eugène Charbonneau, notaire, Joseph Siméon Pilon, sténographe, et Philippe Morel, agent, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer et vendre des jouets, articles de maison et de bureau faits de métal, bois, cuir, tissu, caoutchouc ou fils métalliques et des marchandises de toute espèce ;

(b) Vendre, acheter, disposer et trafiquer, en gros et en détail de commodités, articles et choses de toute espèce pouvant être convenablement disposés par la compagnie en rapport avec aucun de ses objets ;

(c) Acheter ou autrement acquérir toute formule, recette, procédé, lettres patentes, marques de fabrique, droits d'auteur se rapportant aux produits de la compagnie ou aucuns droits ou intérêts dans ceux ou dans leur mode de fabrication ou de vente ;

(d) Construire, maintenir, modifier tous bâtiments ou travaux nécessaires ou convenant aux fins de la compagnie ;

(e) Acheter, louer, ou autrement acquérir tout ou partie des affaires de la propriété, franchises, achalandage, droits et privilèges détenus par, ou en jouissance de toute personne, maison ou corporation exerçant une industrie que cette compagnie est autorisée d'exercer, en possédant des propriétés convenant aux fins de cette compagnie, les payer en actions prioritaires ou ordinaires de la compagnie, complètement ou partiellement libérées ou en obligations, débentures ou autres valeurs de

la compagnie ou autrement, assumer les engagements d'aucune telle personne, maison ou corporation ;

(f) Nonobstant les dispositions de l'article 44 de la dite loi, acheter, prendre, acquérir par souscription originale ou en échange d'actions, obligations, débentures ou autres valeurs de cette compagnie ou autrement, détenir, vendre ou autrement disposer d'actions, stock, priorité ou ordinaire, débentures, obligations ou autres engagements d'aucune autre compagnie ayant, en tout ou en partie, des objets similaires à ceux de cette compagnie ou exerçant une industrie capable d'être directement ou indirectement, conduite avantageusement pour la compagnie et voter en vertu de toutes actions ainsi détenues par l'entremise d'agent ou agents que les directeurs pourront nommer ;

(g) Construire, acquérir, exploiter des bateaux à vapeur, chalands, quais, entrepôts, agir comme agents pour des armateurs, agents maritimes et des systèmes de charroiyage ;

(h) Placer et disposer des fonds de la compagnie non immédiatement requis de telle manière qu'il pourra en être déterminé de temps en temps ;

(i) Payer à même les fonds de la compagnie ou avec des actions de la compagnie ou, à la fois, en espèces et actions, toutes dépenses de ou à propos de la formation, flottaison, annonces et obtention de la charte de la compagnie ou pour rémunérer aucune personne ou compagnie pour services rendus à la compagnie en plaçant ou aidant à placer ou en garantissant le placement d'aucune des actions du capital de la compagnie ou d'aucunes obligations, débentures ou autres valeurs de la compagnie ;

(j) Payer par émission d'obligations, débentures ou autres valeurs, employer et également appliquer le surplus des bénéfices et des profits accumulés que la loi autorise de mettre en réserve, l'achat et acquisition, de propriété ;

(k) Obtenir aucun ordre provisoire ou acte du Parlement permettant à la compagnie de mettre à effet aucun de ses objets ou pour aucune autre fin qui semblera opportune et s'apposer à toute procédure ou demande qui semblera directement ou indirectement de nature à porter préjudice aux intérêts de la compagnie ;

(l) Se consolider ou s'amalgamer avec aucune autre compagnie ayant, en tout ou en partie, des objets semblables à ceux de cette compagnie ;

(m) Distribuer, en nature, aucun des biens de la compagnie parmi les actionnaires.

(n) L'interprétation de tout pouvoir accordé dans un paragraphe quelconque des présentes, ne sera ni limitée ni restreinte par induction ou déduction des termes de tout autre paragraphe ou par induction ou déduction du nom de la compagnie ;

(o) Exercer toute autre industrie, manufacturière ou autre, que la compagnie croira pouvoir exercer convenablement en rapport avec son industrie, ou de nature à augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables ;

(p) Demander, acheter ou autrement acquérir, tous brevets, licences, concessions et choses de même nature, conférant un droit exclusif ou non exclusif ou limité d'utiliser tout secret ou autre information concernant tout invention qui paraîtra capable d'être utilisée pour aucune des fins de la compagnie, ou dont l'acquisition sera jugée propre à profiter directement ou indirectement à la compagnie ; et utiliser, exercer, développer, ou permettre l'usage ou autrement faire valoir la propriété, droits, ou renseignements ainsi acquis ;

(q) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds, garantir les contrats ou autrement aider telle personne ou compagnie ; prendre ou autrement acquérir des actions ou valeurs de toute compagnie, et les vendre, détenir, réemettre avec ou sans garantie ou autrement en disposer ;

(r) Conclure des arrangements avec aucunes autorités gouvernement municipal, local ou autres qui seront de nature à permettre d'atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités les droits, privilèges, concessions que la compagnie jugera convenable d'obtenir, exécuter, exercer et se conformer à tous tels arrangements, droits, privilèges et concessions ;

(s) Promouvoir toute compagnie ou compagnies dans le but d'acquérir toutes ou aucune des propriétés et engagements de la compagnie ou pour aucune autre fin qui semblera de nature à profiter directement ou indirectement à la compagnie, et généralement acheter, prendre à bail ou en échange, louer ou autrement acquérir toute propriété mobilière ou immobilière, droits ou privilèges que la compagnie jugera nécessaires ou utiles aux fins de ses affaires ;

(t) Adopter pour faire connaître les produits de la compagnie tels moyens qui seront jugés opportuns et en particulier par des annonces dans les journaux, circulaires, par l'achat et l'exposition de travaux d'art ou d'intérêt, la publication de livres et périodiques et par la distribution de prix, récompenses et dons ;

(u) Vendre, améliorer, gérer, développer, échanger, louer, disposer, faire valoir ou autrement trafiquer de tout ou partie des biens et droits de la compagnie ;

(v) Faire toutes ou aucune des choses ci-dessus comme principaux, agents ou entrepreneurs, par l'entremise de fidéicommissaires, agents ou autrement, seuls ou conjointement avec d'autres ;

(w) Faire toutes telles autres choses nécessaires ou utiles pour atteindre les objets ci-dessus.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Eureka Toys, Limited"—"Les Jouets Eureka, Limitée," avec un capital-actions de cent mille dollars, divisé en 100,000 actions de un dollar chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 2e jour de janvier 1917

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

29-2

#### Metro Films Service, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 29e jour de décembre 1916, constituant en corporation Louis Athanase David et Louis Philippe Crépeau, tous deux conseil du Roi, Segfried Hinson Bush, avocat, George Wittaker, teneur de livres et Sarah Farmer Innes, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes—

(a) Manufacturer, acheter, vendre, louer, trafiquer de films pour vues animées, de films en rouleaux et de films de tous genres employés dans la production des vues animées ;

(b) Posséder ou louer et exploiter des théâtres de vues animées de tous genres et donner des représentations de vaudeville dans tels théâtres de vues animées ;

(c) Acheter ou autrement acquérir et obtenir des protections et licences provisoires et autres à propos de toutes inventions, ou supposées inventions, brevets, marques ou noms de fabrique, dessins, droits d'auteur, projets, idées, procédés secrets ou autres et choses de même nature qui sembleront devoir être avantageuses ou utiles à la compagnie, et les essayer, développer, prolonger, renouveler, exploiter, employer, vendre ou accorder des licences exclusives ou autres ou autrement disposer de toutes ou de chacune de ces choses ;

(d) Acheter, acquérir, posséder et détenir ou autrement disposer de toutes valeurs, stocks, obligations, débentures ou actions d'aucune compagnie, quelle qu'elle soit, ayant en tout ou en partie des objets semblables à ceux de cette compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ;

(e) Faire des arrangements pour aucune des choses ci-dessus comme principaux ou agents, agir particulièrement



rement comme courtiers de douane en rapport avec l'importation des films de vues animées et leurs accessoires ;

(f) Faire tous arrangements pour l'amalgamation, l'union des intérêts, les concessions réciproques avec toute compagnie, maison ou personne exploitant une industrie en tout ou en partie similaire à celle de cette compagnie ;

(g) Acheter ou autrement acquérir la totalité ou aucune partie des affaires, propriétés ou passif, d'aucune personne ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer, ou possédant aucune propriété convenant aux objets de cette compagnie et payer pour telle industrie ou propriété totalement ou partiellement en stocks l'obligation de cette compagnie ;

(h) Rémunérer, avec l'approbation des actionnaires, toute personne ou compagnie pour services rendus en plaçant ou aidant à placer, ou garantissant le placement d'aucunes actions du capital de la compagnie ou aucunes débetures ou autres valeurs de la compagnie ou à propos de la formation de la compagnie ou de la conduite de ses affaires ;

(i) Vendre ou autrement disposer de l'entreprise de la compagnie, de tout ou partie de ses biens, pour des actions, débetures ou valeurs d'aucune autre compagnie nonobstant les dispositions de l'article 44 de la dite loi ;

(j) Distribuer en nature, parmi les membres de la compagnie toutes actions, débetures, valeurs ou biens appartenant à la compagnie ;

(k) Faire toutes ou aucunes autres choses qui pourront être légales ou nécessaires pour l'exercice normal des fins ci-dessus ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Metro Films Service, Limited," avec un capital-actions de quarante mille dollars, divisé en 400 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 30e jour de décembre 1916.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

29-2

### Les Fabriques de Dignard, Limitée—The Dignard Manufacturing, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Lois des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 29e jour de décembre 1916, constituant en corporation Cléophas Dignard, industriel, Antonio Dignard, artiste industriel, François Joseph Clapin, dessinateur, et Edgar Duffy, photographe, tous de la cité de Montréal, dans la province de Québec, et Louis Préfontaine, artiste décorateur, de la ville de Longueuil, dans la dite province de Québec, pour les fins suivantes :—

(a) Faire la fabrication et le commerce de confiseries, biscuits, vermicelles et comestibles dans toutes leurs spécialités ;

(b) Manufacturer, produire, importer, exporter, acheter, vendre, disposer des farines, sucres, sirops, extraits et produits chimiques pouvant servir à l'exploitation de l'industrie des comestibles ;

(c) Exercer toutes autres industries manufacturières ou non que la compagnie jugera capable d'être avantageusement exercées en rapport avec les objets ci-dessus, ou censées augmenter directement ou indirectement la valeur de la propriété ou des droits de la compagnie ou les rendre profitables ;

(d) Manufacturer, importer, exporter, acheter, vendre et faire le trafic des articles généralement vendus par les magasins de bonbons et les restaurants non licenciés ;

(e) Accepter et exercer des agences de toutes industries manufacturières ou autres, faisant le même commerce que la compagnie, ou qu'elle jugera capable d'être avantageusement exercées et censées augmenter, directement ou indirectement, la valeur de ses biens ou de les rendre profitables ;

(f) Acquérir par achat ou autrement tout ou partie de l'actif de toute personne, société ou industrie exerçant un commerce semblable à celui de cette compagnie, s'associer avec telle personne, société ou compagnie pour des entreprises et en vue de profits communs ;

(g) Vendre ou autrement céder en tout ou en partie les affaires, biens et entreprises de la compagnie comme industrie active ou autrement aux termes et conditions pour la compensation que la compagnie jugera convenable ;

(h) Prendre par souscriptions originales, acheter accepter en paiement ou autrement acquérir, détenir, vendre ou autrement concéder des actions, obligations, ou autres valeurs de toutes compagnies ayant des objets en tout ou en partie semblables à ceux de cette compagnie, nonobstant l'article 44 de la loi des compagnies ;

(i) Payer en obligations ou autres biens de la compagnie ou par l'émission et la distribution d'actions acquittées de son capital-social, toutes dettes ou réclamations contre la compagnie pour tous biens meubles ou immeubles ou droits acquis ou possédés par elle, et, avec l'approbation des actionnaires pour tous services à elle rendus de quelque manière que ce soit ;

(j) Distribuer entre les actionnaires de la compagnie, en nature toute propriété de la compagnie et en particulier les actions, obligations ou autres valeurs de toute autre compagnie et appartenant à la compagnie ;

(k) Promouvoir et organiser, ou aider à promouvoir et organiser toute compagnie auxiliaire aux fins d'acquérir le tout ou partie des biens, entreprises ou industries de la présente compagnie, ou pour toute autre fin censée être profitable à la présente compagnie ;

(l) Acheter, louer ou autrement acquérir, détenir, affermer, construire, entretenir, exploiter, céder, vendre et utiliser de toutes manières les édifices, constructions, manufactures, machineries, salles d'emmagasinage, entrepôts, vaisseaux, wagons, marchandises et tous les autres biens meubles, droits et privilèges nécessaires ou convenables aux fins de la compagnie, et acheter, louer ou autrement acquérir, tous les terrains et autres immeubles nécessaires ou convenables pour exercer l'industrie de la compagnie, et lorsque la chose sera jugée à propos, vendre et transférer, affermer ou autrement disposer de tous tels biens meubles et immeubles, terrains et autres biens-fonds ;

(m) Se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ;

(n) Faire toutes et chacune des opérations et choses ci-dessus comme principaux, agents, entrepreneurs ou autrement ;

La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Les Fabriques de Dignard, Limitée—The Dignard Manufacturing, Limited," avec un capital-actions de trois cent mille dollars, divisé en 3,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 2e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

29-2

### Parsons & Co., Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 27e jour de décembre 1916, constituant en corporation Allan Parsons, marchand, Richard Balmer Proctor, Daniel Joseph McLaughlin et Percy Boycroft, comptables tous de la cité de Montréal et William Geraghty, courtier, de la cité de Westmount, tous de la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie d'importateurs et de marchands à commission de nouveautés en général, acheter, vendre, manufacturer, importer des nouveautés et marchandises de toute description ;

(b) Agir comme agents pour tous autres personnes ou corporation exerçant une semblable industrie ou

faisant toute autre industrie de même nature ou se rapportant à celles ci-dessus ;

(c) Acquérir par achat, bail ou autrement des propriétés mobilières ou immobilières, achalandage, droits franchises, contrats, biens de tous genres, utiles ou nécessaires aux affaires de la compagnie, à tels termes et conditions qui seront jugés acceptables, les payer en espèces ou en actions libérées, obligations et autres valeurs de la compagnie, comme il pourra en être agréé, vendre, disposer ou autrement trafiquer de tout ou partie de la propriété ainsi acquise ;

(d) S'amalgamer avec toute personne, maison ou corporation, acheter ou autrement acquérir des actions, obligations, débiteures ou autres valeurs d'aucune autre compagnie ayant des objets en tout ou en partie semblables à ceux énumérés dans les présentes, et nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, les vendre, détenir, réemettre avec ou sans garantie ou autrement en disposer.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Parsons & Co., Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 2e jour de décembre 1916.

THOMAS MULVEY,  
Sous-secrétaire d'Etat

29-2

#### North American Hardware Supply, Limited.

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 29e jour de décembre 1916, constituant en corporation Edmond Hurtubise, agent d'assurances, Léon Hurtubise, comptable, Jean Hurtubise, marchand, Lucien Brault, voyageur de commerce, et Charles Henri Letourneux, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie de marchands et manufacturiers en gros et en détail de quincailleries, peintures, huiles, vernis, plomberie, tuyaux en fonte ou en acier, automobiles, articles en caoutchouc, produits végétaux et chimiques, dynamite, explosifs en général, ou tous autres produits bruts ou fabriqués, et tous accessoires employés dans le commerce ou la fabrication de la quincaillerie ; et dans ce but, acheter, vendre, trafiquer et manifester tous accessoires et matériaux en rapport avec la quincaillerie, et exercer généralement l'industrie de marchands et fabricants de tout ce que ci-dessus ;

(b) Exercer toute autre industrie, manufacturière, commerciale ou autrement qui semblera à la compagnie pouvoir être convenablement exercée ou conduite en rapport avec celle ci-dessus, ou directement ou indirectement être de nature à augmenter la valeur de l'entreprise de la compagnie ;

(c) Acheter, vendre, fabriquer, importer ou exporter des dynamos, moteurs électriques, à gazoline ou autres, des lampes électriques, à gaz ou autres, et généralement tous accessoires d'électricité, ou appareils électriques ;

(d) Prendre, accepter des transports de biens personnels ou fonciers en paiement et règlement total ou partiel des articles ci-dessus fabriqués ou à fabriquer, vendus ou à être vendus aux clients, avoir et détenir les dits biens personnels ou fonciers, les transférer, vendre ou autrement en disposer comme il pourra en être jugé opportun de temps à autre ;

(e) Acheter, prendre à bail ou autrement acquérir aucunes terres, bâtiments, servitudes ou propriété foncière ou personnelle pouvant être requis pour les fins de la compagnie ou capables d'être convenablement employés en rapport avec aucun des objets de la compagnie, les vendre et en disposer de temps à autre, comme la compagnie le jugera convenable ;

(f) Acquérir tout ou partie de l'achalandage, droits, propriété, biens, actions du capital-actions, obligations, débiteures d'autres corporations, y compris aucune option, concessions ou choses semblables d'aucun indi-

vidu, maison, société ou corporation exerçant une industrie, en tout ou en partie semblable à celle de cette compagnie, les payer totalement ou partiellement en espèces, obligations, ou valeurs, ou, pour les payer totalement ou partiellement, émettre et répartir des actions du capital-actions de la compagnie pleinement libérées et non sujettes à l'appel, qu'elles soient souscrites ou non ;

(g) Acquérir, louer, vendre, licencier ou autrement disposer de marques de commerce, dessins industriels, brevets, droits de brevet se rattachant à toute invention pouvant être utile à l'industrie de la compagnie, acquérir et exploiter tout brevet d'invention ou tout permis d'employer aucune invention qui semblera pouvoir être utilisée en rapport avec les affaires de la compagnie ;

(h) Prélever ou aider à prélever des fonds, aider par voie de boni, promesses, endossements, garantie ou autrement, aucune corporation dans le capital de laquelle la compagnie détient des actions ou avec laquelle elle peut avoir des relations commerciales, agir comme employés, agents ou gérants de telle compagnie, garantir l'exécution des contrats par aucune telle compagnie, corporation ou par aucune personne ou personnes avec lesquelles la compagnie peut avoir des relations commerciales ;

(i) Louer, vendre ou autrement disposer en tout ou en partie de la propriété et des biens de la compagnie pour telle compensation que la compagnie jugera convenable, y compris des actions, débiteures ou valeurs d'aucune autre compagnie ;

(j) Rémunérer par paiement en espèces, des fonds, de la compagnie, ou, avec l'approbation des actionnaires, en parts ou actions, obligations ou autrement, toute personne ou corporation pour services rendus ou à rendre, en plaçant ou garantissant le placement des actions, débiteures ou autres valeurs de la compagnie, ou au sujet de la formation ou promotion de la compagnie ou en échange d'aucune terre, édifices ou autre garantie de valeur ;

(k) Tirer, faire, accepter, endosser et émettre des billets promissoires, lettres de change, mandats, valeurs, en vertu de l'Acte des banques, et autres instruments négociables et transférables ;

(l) Faire tous les actes, exercer tous les pouvoirs et faire toutes les affaires nécessaires pour l'exercice normal des objets pour lesquels la compagnie est incorporée et nécessaires pour permettre à la compagnie de conduire avantageusement son entreprise.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "North American Hardware Supply Limited," avec un capital-actions de quarante-neuf mille dollars, divisé en 490 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 2e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

29-2

#### Canadian Film Exchange, Limited.

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 22e jour de décembre 1916, constituant en corporation Charles Isaac Giroux, courtier d'immeubles, Gaspard Ernest Couillard, Joseph Omer Bonnier et Félix Roméo Paquet, comptables, et Albert Homer Beaulne, gérant, tous de la cité de Montréal dans la province de Québec, pour les fins suivantes :—

(a) Faire généralement les affaires d'un bureau d'échange de films, acheter, posséder, vendre, louer, faire ou autrement disposer de tout cinématographe, film, marque de fabrique, brevets, droits d'auteur ou autres marchandises ; trafiquer de matériaux et marchandises de tous genres, propriétés mobilières et immobilières, les échanger, bâtir ou améliorer ;

(b) Exercer aucune autre industrie qui semblera à la compagnie capable d'être convenablement exercée



en rapport avec ses affaires ou de nature, directement ou indirectement, à augmenter la valeur ou à rendre profitables aucun des droits ou biens de la compagnie ;

(c) Acquérir ou prendre la totalité ou aucune partie des affaires, propriétés et passif d'aucune personne ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer, ou possédant aucune propriété convenant aux objets de cette compagnie et les payer en actions libérées du capital-actions de la compagnie ;

(d) Prendre ou autrement acquérir et détenir ou ou disposer des actions d'aucune autre compagnie ayant des objets en tout ou en partie similaires à ceux de la compagnie ou exerçant une industrie pouvant être, directement ou indirectement, conduite avantageusement pour cette compagnie ;

(e) Vendre, louer ou autrement disposer de tout ou partie des droits, franchises et de l'entreprise de la compagnie pour telle compensation que la compagnie jugera convenable, et en particulier pour des actions, débetures, obligations et autres valeurs d'aucune autre compagnie ayant en tout ou en partie des objets semblables à ceux de cette compagnie ;

(f) Se consolider ou s'amalgamer avec aucune autre compagnie ayant en tout ou en partie des objets semblables à ceux de cette compagnie, et conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne, maison ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie et prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie, et les engager, vendre, émettre et réémettre avec ou sans garantie du principal et des intérêts ou autrement en disposer ;

(g) Acheter, louer ou autrement acquérir, détenir, posséder toute ou partie de la propriété, franchises, achalandage, droits et privilèges détenus ou possédés par toute personne, maison, compagnie ou compagnies exerçant ou formées pour exercer une industrie semblable à celle que cette compagnie est autorisée d'exer-

cer, les payer totalement ou partiellement en actions libérées de la compagnie ou autrement, assumer les engagements d'aucune telle personne, maison ou corporation ;

(h) Tirer, faire, accepter, endosser, exécuter et émettre des billets promissaires, lettres de change, connaissements, mandats et autres instruments négociables ou transférables ;

(i) Prêter des fonds aux clients et autres ayant des relations avec la compagnie et garantir l'exécution des contrats par toutes telles personnes ;

(j) Rémunérer, avec approbations des actionnaires, en espèces, actions, obligations ou autrement toute personne, corporation ou corporations pour services rendus ou à rendre en plaçant ou aidant à placer, ou garantissant le placement d'aucunes actions du capital-stock de la compagnie ou aucunes débetures ou autres valeurs de la compagnie ou dans la conduite des affaires ou l'organisation de la compagnie ;

(k) Faire toute ou aucune des choses ci-dessus comme principaux, agents ou fondés de pouvoirs.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Canadian Film Exchange, Limited," avec un capital-actions de cinquante mille dollars, divisé en 1,000 actions de cinquante dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 26e jour de décembre 1916.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

28-2

#### MINISTÈRE DES POSTES, CANADA.

Ottawa, 11 janvier 1917.

AVIS est donné par le présent que par et en vertu des dispositions de l'alinéa (g) de l'article 9 de la *Loi des postes*, le Directeur général des Postes a autorisé l'annulation du règlement relatif aux lettres adressées "Berlin", Ont., publié dans la *Gazette du Canada*, du 23 décembre 1916.

29-2

## COMPTE de la Caisse d'Épargne des Postes, pour le mois d'octobre 1916.

(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargne, chap. 30, Statuts Refondus  
Dt. Can., 1906.) A r

	\$	c.		\$
BALANCE en caisse chez le Ministre des Finances au 30 septembre 1916 .....	41,160,906	68	REMBOURSEMENTS durant le mois.....	1,083,129 54
DÉPÔTS à la Caisse d'épargne des Postes durant le mois .....	1,051,099	16		
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :—				
PRINCIPAL..... \$				
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert.....				
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada.....	4,249	47		
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois .....	8,324	59	BALANCE au crédit des comptes des déposants au 31 octobre 1916.....	41,141,450 36
	42,224,579	90		42,224,579 90

Certifié,  
W. FAIRWEATHER,  
Surintendant-intérimaire, Division des Caisses d'Épargne.  
DÉPARTEMENT DES POSTES, Ottawa, 14 décembre 1916

R. M. COULTER,  
Sous-maître général des Postes.

29-tf

## ÉTAT non révisé des Revenus de l'Intérieur, acquis durant le mois de novembre 1916.

Source des revenus.	Montants.	Total.
ACCISE.	\$ c.	\$ c.
Spiritueux.....	920,603 93	
Liqueur de malt.....	7,426 05	
Malt.....	152,112 21	
Tabac.....	1,926,293 46	
Cigares.....	71,332 35	
Fabrications en entrepôt.....	7,418 86	
Acide acétique.....	1,127 85	
Saisies.....	630 80	
Autres revenus.....	7,402 92	
Total du revenu de l'accise.....		2,194,078 43
Spiritueux pyroxyliques.....		15,957 09
Passages d'eau.....		11,640 53
Inspection des poids et mesures.....		4,208 00
Inspection du gaz.....		5,829 10
Inspection de la lumière électrique.....		956 50
Timbres de pièces judiciaires.....		985 35
Autres revenus.....		418,099 01
Taxe de guerre.....		
Grand revenu total.....		2,651,754 01

J. U. VINCENT,  
Sous-Ministre.

MINISTÈRE DU REVENU DE L'INTÉRIEUR  
Ottawa, 22 décembre 1916.

27-tf



1916-17

191617

## ETAT

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances pour le 31 décembre 1915 et 1916.

DETTE PUBLIQUE.		1915.	1916.
PASSIF.		\$ c.	\$ c.
DETTE FLOTTANTE—			
Payable à New-York.....			75,357,000 00
Payable au Canada.....		11,118,010 94	308,806,931 69
Payable à Londres.....		362,703,312 40	362,703,312 40
Prêts temporaires.....		179,607,017 53	120,925,808 02
Fonds de rachat de la circulation des banques.....		5,668,759 32	5,755,554 26
Billets du Dominion.....		171,694,231 79	179,290,064 29
CAISSES D'ÉPARGNES—			
	1915.	1916.	
Caisses d'épargne des Postes.....	\$38,889,197 91	\$41,374,703 51	
Caisses d'épargne du Gouvernement.....	13,771,008 96	13,285,919 94	
Fonds en fidéicommis.....		52,160 206 87	54,660,623 45
Comptes des provinces.....		10,088,283 11	10,224,830 38
Divers, et comptes de banque.....		11,920,481 20	11,920,481 20
		41,632,058 39	36,081,676 08
Total de la dette brute.....		846,592,361 55	1,165,726,281 77
ACTIF.			
PLACEMENTS—			
Fonds d'amortissement.....		11,668,891 51	13,249,186 93
Autres placements.....		110,268,901 12	128,673,112 12
COMPTES DES PROVINCES.....		2,296,327 90	2,296,327 90
DIVERS, ET COMPTES DE BANQUES.....		207,214,221 65	289,396 205 15
Total de l'actif.....		331,448,342 18	443,614,832 10
Total de la dette nette au 31 décembre.....		515,144,019 37	722,111,449 67
“ au 30 novembre.....		501,668,167 71	706,128,082 14
Augmentation de la dette.....		13,475,851 66	15,983,367 53

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois décembre, 1915.	Total au 31 décembre, 1915.	Mois décembre, 1916.	Total au 31 décembre, 1916.
REVENU :	\$ c.	\$ c.	\$ c.	\$ c.
Douane .....	9,060,181 55	69,216,140 83	10,932,850 62	97,332 210 43
Accise.....	2,302,211 53	16,464,091 78	2,321,493 44	18,452,361 09
Département des Postes.....	1,846,560 26	12,796,339 91	2,200,000 00	14,150,000 00
Travaux Publics, y compris les chemins de fer et canaux.....	2,912,919 57	16,017,220 08	2,132,341 58	19,793,911 06
Divers.....	1,149,643 72	7,534,029 28	4,357,089 66	17,127,866 57
Total.....	17,271,516 63	122,027,821 88	21,943,775 30	166,856,349 15
DÉPENSES .....	9,123,952 53	74,469,455 56	12,128,931 16	81,696,505 10

DÉPENSES À COMPTE DU CAPITAL, ETC.				
Guerre.....	19,233,943 04	85,748,898 42	23,702,217 94	170,229,748 92
Travaux publics, y compris chemins de fer et canaux.....	2,158,858 78	26,151,882 05	2,612,368 08	18,610,157 35
Subventions aux chemins de fer.....	250 000 00	1,217,910 71		363,478 61
Total .....	21,642,801 82	113,118,691 18	26,314,586 02	189,203,384 88

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

Certifié correct,

J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion  
DÉPARTEMENT DES FINANCES, Ottawa, 5 janvier, 1917.

T. C. BOVILLE,  
Sous-ministre des Finances.

## AUX ANNONCEURS DANS LA GAZETTE.

(CEUX qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous :

1. Adresser "Gazette du Canada, Ottawa, Canada."

2. Indiquer le nombre voulu d'insertions.

3. Les taux sont comme suit: Avis, première insertion, dix cents la ligne agate (quatorze lignes au pouce); insertions subséquentes, cinq cents par ligne. Traduction de documents, quarante cents par cent mots.

Une remise provisoire devra accompagner la copie, dont la somme peut être calculée comme suit:

Première insertion:

Pour le titre et la signature..... \$1.00

Ajoutez deux cents par mot pour le reste .....

Traduction, si elle doit être faite, à 40 cents par 100 mots.....

Autres insertions:

Pour le titre et la signature..... 0.50

Ajoutez un cent par mot pour le reste .....

Multipliez par le nombre de ces insertions .....

Total.....

Une facture sera expédiée aussitôt après la première insertion indiquant le montant exact dû, le montant reçu, et toute différence dans la remise, en moins ou en plus, sera réglée.

## AUCUNE ANNONCE N'EST INSEREE POUR MOINS D'UN DOLLAR.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous:

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions.

Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901—2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.

Protection des eaux navigables, approbation des plans des travaux, etc.—5 insertions.

Les avis reçus jusqu'à midi le jeudi, seront insérés dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée.

Chaque exemplaire coûte dix cents, et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

J. DE LABROQUERIE TACHE,  
Imprimeur du Roi et Contrôleur de la Papeterie.

Département des Impressions  
et de la Papeterie publiques.

Ottawa, 24 décembre 1914.

## DEMANDES AU PARLEMENT.

## CHAMBRE DES COMMUNES.

## RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session, et tout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'examineur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

*Instructions aux comités.*

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

*Dépôt de bills et honoraires.*

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la Chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents piastres.



*Taxes supplémentaires.*

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent, savoir:—

(a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..	\$100 00
(b) Lorsqu'un bill est présenté dans la Chambre après la huitième semaine de la session et avant la fin de la douzième.....	100 00
(c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session.....	200 00
(d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000, et n'excède pas \$500,000 .....	100 00
(e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000 .....	150 00
(f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000 .....	200 00
(g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000 .....	300 00
(h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000, et n'excède pas \$2,000,000 .....	400 00
(i) Pour chaque million ou fraction de million de dollars additionnel .....	100 00

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans les cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, tel qu'il en est fait mention dans le bill.

8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières

semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas *b* ou *c* de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,  
Greffier des Communes.

## RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada*; le dit avis devra énoncer clairement et distinctement la nature et l'objet de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans *quelque journal important* comme suit:—

A) Lorsque la demande sera faite pour un acte constituant en corporation,—

1. *Une compagnie de chemin de fer ou de canal*:—Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés.

2. *Une compagnie de télégraphe ou de téléphone*:—Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. *Une compagnie pour la construction de travaux quelconques de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation; ou pour obtenir quelques droits ou privilèges exclusifs; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers*:—Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. *Une compagnie de banque; une compagnie d'assurance; une compagnie de fidéicommis; une compagnie de prêt; ou une compagnie industrielle, sans pouvoirs exclusifs quelconques*:—Dans la *Gazette du Canada* seulement.

B) Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal:—Dans la principale cité, la

principale ville ou le principal village dans chaque district ou comté devant être traversé par le prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs); ou pour l'augmentation ou la réduction du capital social de quelque compagnie; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie:—Dans la localité ou le bureau principal de la compagnie est ou doit être autorisé à s'établir.

C) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes: dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal; et la preuve de la publication régulière de l'avis sera établie dans chaque cas par une déclaration conforme à la loi; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

D) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examineur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

E) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,  
Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes:—

#### CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examineur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit."

#### CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelque effet sur la dite région; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait;

(b) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débentures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."

#### SENAT.

#### SUBSTANCES DES RÈGLES ET FORMES DE PROCÉDER DU SÉNAT CONCERNANT LES BILLS DE DIVORCE.

Telles que révisées et mises en vigueur le 23 mars 1916.

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé; il fait insérer cet avis, pendant trois mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, dans le comté ou les comtés-unis voisins.



Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu; les traits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants:

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édi-

fices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat:

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

SENAT.

*Avis de bills privés.*

EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada*; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit:—

A) Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une *compagnie de chemin de fer ou de canal*,—dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée;

2. Une *compagnie de télégraphe ou de téléphone*,—dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer;

3. Une *compagnie pour la confection de travaux quelconques*, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse;

4. Une *compagnie de banque*; une *compagnie d'assurance*; une *compagnie de crédit*; une *compagnie de prêt*, ou une *compagnie industrielle*, sans pouvoirs exclusifs,—dans la *Gazette du Canada* seulement;

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement mentionnée dans l'avis; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B) Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs); d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie,—dans un des principaux journaux du lieu de la situation de son siège.

C) Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent

se publier au moins une fois par semaine pendant cinq semaines consécutives; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires *marqués* de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots: "*Avis de bill privé*"; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session; aucun rapport d'un comité permanent ou spécial sur un bill n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de le présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre, huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour en payer la traduction, laquelle sera faite par les traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts; et elle remettra au commis-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,  
Greffier du Sénat.



**A** VIS est donné par le présent que Florence Evelyn Snyder, de la cité et du district de Montréal, dans la province de Québec, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son époux, Edward Lockwood, également de la cité et du district de Montréal, artisan, pour cause d'adultère et d'abandon.

Daté à la cité de Montréal, dans la province de Québec, le 22e jour de novembre 1916.

22-14 HUGH MACKAY,  
Solliciteur de la requérante.

**A** VIS est donné par le présent qu'Andrew Hamilton Gault, des cité et district de Montréal, dans la province de Québec, major dans les troupes expéditionnaires canadiennes, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son épouse, Marguerite Claire Stephens, des dits cité et district de Montréal, pour cause d'adultère.

Daté à la cité de Montréal, dans le district de Montréal, dans la province de Québec, ce treizième jour de novembre, A.D. 1916.

21-14 LAFLEUR, MacDOUGALL,  
MACFARLANE & POPE,  
Royal Trust Building,  
Montréal, Qué.,  
Solliciteurs du requérant.

**A** VIS est donné par le présent que M. Donald George Whibley, actuellement de la cité d'Ottawa, dans le comté de Carleton, dans la province d'Ontario, mais autrefois des cité et district de Montréal, dans la province de Québec, comptable, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son épouse, Frances Lilian Owen, de lieux inconnus, pour cause d'adultère et d'abandon.

MM. Aylen & Duclos, solliciteurs, Ottawa, sont les agents du requérant pour la signification des pièces.

Daté à la cité de Montréal, province de Québec, ce treizième jour de décembre mil neuf cent seize (13-1916.)

25-14 LESLIE H. BOYD,  
Solliciteur du requérant,  
136 rue Saint-Jacques, Montréal.

#### THE CALGARY & FERNIE RAILWAY COMPANY.

**A** VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa prochaine session, par la compagnie dite "The Calgary & Fernie Railway Company," afin d'obtenir un acte prorogeant le délai durant lequel elle peut commencer et terminer la construction de la voie ferrée qu'elle a été autorisée à construire par le chapitre 71 des Statuts de 1906.

Daté à Winnipeg, ce 2e jour de janvier 1917.

29-5 HOUGH, CAMPBELL &  
FERGUSON,  
Winnipeg, Manitoba,  
Solliciteurs de la requérante.

#### THE CANADIAN WESTERN RAILWAY COMPANY.

**A** VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa prochaine session, par la compagnie dite "The Canadian Western Railway Company," afin d'obtenir un acte prorogeant le délai durant lequel elle peut commencer et terminer la construction de la voie ferrée qu'elle a été autorisée à construire par le chapitre 69 des Statuts de 1909.

Daté à Winnipeg, ce 2e jour de janvier A.D. 1917.

29-5 HOUGH, CAMPBELL & FERGUSON,  
Winnipeg, Manitoba,  
Solliciteurs de la requérante.

#### CANADIAN NORTHERN QUEBEC RAILWAY COMPANY.

**A** VIS est donné par le présent que la compagnie dite "Canadian Northern Quebec Railway Company," s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte prorogeant le délai durant lequel elle peut commencer et construire sa ligne de voie ferrée autorisée entre ou près Saint-Jérôme et Saint-Eustache.

Toronto, 5 janvier 1917.

29-5 GERARD RUEL,  
Solliciteur en chef.

#### MOUNT ROYAL TUNNEL & TERMINAL COMPANY, LIMITED.

**A** VIS est donné par le présent que la compagnie dite "Mount Royal Tunnel & Terminal Company, Limited," s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte prorogeant le délai durant lequel la compagnie peut construire le tunnel, et les installations et lignes de voies ferrées qu'elle a été autorisée à construire sous l'empire de l'article 2 du chapitre 74 des Statuts du Canada pour l'année 1912.

Toronto, 5 janvier 1917.

29-5 GERARD RUEL,  
Solliciteur en chef.

#### DOMINION CHAIN COMPANY, LIMITED.

**A** VIS est donné par le présent que la compagnie dite "The Dominion Chain Company, Limited," de la cité de Montréal, dans la province de Québec, Canada, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte autorisant le Commissaire des Brevets à recevoir de la requérante, nonobstant tout ce que peut contenir la *Loi des brevets*, la demande pour obtenir un certificat du paiement des honoraires additionnels et usuels pour un troisième terme du brevet n° 90650 accordé le 20 décembre 1904, pour "perfectionnements aux chaînes antidérapantes pour pneumatiques," et accorder à la dite requérante et lui remettre le certificat du paiement de ces dits honoraires, ainsi que statué par la *Loi des brevets* prorogeant la durée du brevet susdit d'une manière aussi complète et aussi étendue que si la demande avait été dûment faite dans les délais statué par la *Loi des brevets*.

FETHERSTONHAUGH & Co.,  
5, rue Elgin, Ottawa,  
Solliciteurs de la requérante.  
Ottawa, 6 janvier A.D. 1917. 28-5

#### LA SOCIÉTÉ DES ARTISANS CANADIENS FRANÇAIS.

**A** VIS est donné par le présent que demande sera adressée au Parlement du Canada, à sa prochaine session, afin d'obtenir un acte constituant en corporation La Société des Artisans Canadiens Français, une association fraternelle de bienfaisance et de secours mutuels, constituée en vertu des lois de la Province de Québec ; pour favoriser le bien-être social de ses membres et la protection des personnes qui dépendent d'eux ; leur venir en aide dans la maladie ou autres incapacités ; soigner les vivants et inhumer les morts ; payer des annuités aux membres ou une somme fixe à tel bénéficiaire que pourrait avoir désigné un membre de l'association ; procurer à ses membres tous autres avantages ou bénéfices qui pourront être légalement accordés en vertu des règlements de la dite association ; et généralement agir en qualité d'association fraternelle, charitable, bienveillante et bienfaisante ; avec la faculté de se fusionner avec toute autre société de même nature ; ou de l'acquérir.

Montréal, 20 décembre 1916.

26-5 Z. FONTAINE,  
Procureur de la requérante.  
51, rue St-Jacques,  
Montréal.

LA COMPAGNIE DU CHEMIN DE FER DE  
COLONISATION DU NORD.

**A**VIS.—La Compagnie du Chemin de fer de Colonisation du Nord s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte prorogeant le délai durant lequel elle peut terminer la construction de sa voie ferrée à partir d'un endroit à ou près Labelle, de là dans une direction ouest jusqu'au village du Rapide-de-l'Orignal (actuellement désigné Mont-Laurier), de là dans une direction ouest jusqu'à un endroit à ou près le lac Témiscamingue, dans le comté de Pontiac, comme l'autorise l'article 7 du chapitre 62 des Statuts de 1899 et le chapitre 82 des Statuts de 1912, et pour d'autres fins.

Daté à Montréal, ce 16e jour de décembre 1916.

H. C. OSWALD,  
Secrétaire.

PRINGLE, THOMPSON, BURGESS & COTÉ,  
Agents à Ottawa.

25-5

ATHABASKA NORTHERN RAILWAY  
COMPANY.

**A**VIS est donné par le présent que la compagnie dite "Athabaska Northern Railway Company" s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte déclarant que les pouvoirs corporatifs de la dite compagnie sont exécutoires et en pleine vigueur, et prorogeant le délai durant lequel elle peut commencer et terminer la voie ferrée mentionnée dans son acte constitutif 4-5 Edouard VII, chapitre 57, et pour d'autres fins.

Daté à Montréal, dans la province de Québec, ce 12e jour de décembre A.D. 1916.

SMITH, MARKEY, SKINNER,  
PUGSLEY & HYDE,  
112, rue Saint-Jacques, Montréal,  
Solliciteurs de la requérante.

25-5

LIGNES D'EMBRANCHEMENT GRAND-TRONC-  
PACIFIQUE.

**A**VIS est donné par le présent que la Compagnie des lignes d'embranchement Grand-Tronc-Pacifique s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte prorogeant le délai fixé pour terminer et mettre en service les lignes de voies ferrées qu'elle a été autorisée à construire jusqu'ici, et pour d'autres fins.

Daté à Montréal, ce 3e jour de janvier A. D. 1917.

W. H. BIGGAR,  
Solliciteur de la requérante.

28-5

## ALLIANCE NATIONALE

**A**VIS est donné par les présentes, que demande sera faite au Parlement du Canada, à sa prochaine session, pour obtenir l'adoption d'une loi constituant en corporation "l'Alliance Nationale", société fraternelle de bienfaisance et de secours mutuels, constituée en corporation par loi spéciale de la province de Québec, pour pourvoir au bien-être matériel et social de ses membres et à la protection de ceux qui dépendent d'eux, leur venir en aide dans la maladie ou l'invalidité, en les assurant contre la mort, la maladie et les accidents, en leur payant les indemnités ou autres

avantages ou bénéfices qui pourraient être légalement convenus ou accordés en vertu des statuts de l'association.

de LORIMIER & GODIN,  
Procureurs de la requérante.

29-5

**A**VIS est donné par le présent que Amy Beatrice Mathews, de la Cité de Westmount, dans le district de Montréal, dans la Province de Québec, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son époux, Ernest Hilton, de la Cité de Montréal, dans la Province de Québec, pour cause d'adultère.

Daté à la cité de Montréal, dans la Province de Québec, ce troisième jour de janvier, mil neuf cent dix-sept.

COUSINS & CURRY,  
Solliciteurs de la requérante,  
120 rue St-Jacques,  
Montréal.

29-14

## AVIS DIVERS.

## LA BANQUE NATIONALE.

**J**EUDEI, le 1er février prochain, et après, cette banque paiera à ses actionnaires un dividende de deux pour cent, étant au taux de huit pour cent par année, sur son capital, pour le trimestre finissant le 31 janvier prochain.

Ce dividende sera payé suivant la liste des actionnaires inscrits à la date du 15 janvier prochain.

Par ordre du bureau de direction,

N. LAVOIE,  
Gérant général.

Québec, le 28 décembre 1916.

27-5

## BANQUE D'HOCHELAGA.

**L'**ASSEMBLEE générale annuelle des actionnaires de la "Banque d'Hochelaga" aura lieu au siège principal de la banque, No 112 rue Saint-Jacques, Montréal, Canada, le quinzième jour de janvier 1917, à midi, afin de procéder à l'élection des directeurs, et à la considération de toutes questions du ressort de l'assemblée générale des actionnaires.

BEAUDRY LEMAN,  
Secrétaire et gérant général.

25-5

## BANQUE DES MARCHANDS DU CANADA.

## DIVIDENDE TRIMESTRIEL.

**A**VIS est donné par le présent qu'un dividende de deux et demi pour cent pour le trimestre courant, étant au taux de 10 pour cent par année sur le capital payé de cette institution, a été déclaré, et sera payable à la banque en cette cité et à ses succursales, dès et après le 1er jour de février prochain, aux actionnaires enregistrés à la clôture des affaires le 15e jour de janvier.

Par ordre du conseil de direction,

D. C. MACAROW,  
Gérant général.

Montréal, 26 décembre 1916.

27-5



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# The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, JANUARY 20, 1917.

## IMPORTANT NOTICE.

Notices, documents or advertisements received after twelve o'clock, noon, on Thursday, will not be published in "The Canada Gazette" of the following Saturday, but in the next number.

J. de L. TACHÉ,

King's Printer and Controller of Stationery.

## AVIS IMPORTANT.

Les avis, documents ou annonces reçus après midi, le jeudi de chaque semaine, ne seront pas publiés dans la "Gazette du Canada" du samedi suivant, mais dans le numéro subséquent.

J. de L. TACHÉ,

Imprimeur du Roi et Contrôleur de la Papeterie

## APPOINTMENTS.

### DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE GOVERNOR GENERAL has been pleased to make the following appointments, viz:—

OTTAWA, 29th December, 1916.

CHARLES ALBERT DUCLOS, of the City of Montreal, in the Province of Quebec, Esquire, one of His Majesty's Counsel learned in the law, for the said Province: to be a Puisne Judge of the Superior Court in and for the Province of Quebec.

5th January, 1917.

GEORGE ARMAND DANSEREAU, of the City of Montreal, in the Province of Quebec, Temporary Excise Officer: to be a Preventive Officer in the Inland Revenue Division of Montreal, in the said Province, from 1st April, 1916.

HARRY ASHTON, of the City of Winnipeg, in the Province of Manitoba, Temporary Excise Officer: to be a Preventive Officer in the Inland Revenue Division of Winnipeg, in the said Province, from 1st April, 1916.

MICHAEL J. O'CONNOR, of the City of Ottawa, in the Province of Ontario, Esquire, one of His Majesty's Counsel learned in the law for the Province of Ontario: to be Collector of Inland Revenue for the Inland Revenue Division of Ottawa, in the said Province, from 15th January, 1917, in the room and stead of Dr. A. Freeland, deceased.

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CECIL SMITH, of Oyster-River, in the Province of British Columbia: to be a temporary Fishery Officer, with the rank of Fishery Overseer in the said Province and during his term of office as such Fishery Officer, with the powers of a Justice of the Peace, for all the purposes of The Fisheries Act, to perform the duties of Fishery Overseer A. F. Lloyd during the latter's absence upon overseas military service.

8th January, 1917.

HENRI LAMOUREUX, of the City of St. Hyacinthe, in the Province of Quebec, Temporary Excise Officer: to be a Preventive Officer in the Inland Revenue Division of St. Hyacinthe, in the said Province, from 1st April, 1916.

NARCISSE JOSEPH CHAPUT, of the City of St. Hyacinthe, in the Province of Quebec, Temporary Excise Officer: to be a Preventive Officer in the Inland Revenue Division of St. Hyacinthe, in the said Province, from 1st April, 1916.

ARTHUR WORDEN, of Cody's, in the County of Queens, in the Province of New Brunswick: to be a Fishery Officer with the title of Fishery Overseer, in the room and stead of James B. Wiggins.

Ottawa, 18th January, 1917.

HIS EXCELLENCY THE GOVERNOR GENERAL has been pleased to make the following appointment, viz:—Captain M. A. T. Ridley, Grenadier Guards, Special Reserve, to be Aide-de-Camp, from 8th January, 1917.

## CHAMBER OF THE SENATE.

OTTAWA, Thursday, 18th January, 1917.

This day, at THREE o'clock, p.m., the Right Honourable SIR CHARLES FITZPATRICK, G.C.M.G., Chief Justice of Canada, and Deputy of His Excellency the Governor General, proceeded to the Chamber of the Senate, in the Parliament Buildings, and took his seat at the foot of the Throne. The Members of the Senate being assembled, the Deputy Governor was pleased to desire the attendance of the House of Commons; and the House being present, the Speaker of the Senate said, on behalf of the Deputy Governor, that he had it in command to let them know that His Excellency the Governor General did not think fit to declare the causes for which the present Session of Parliament has been summoned until a Speaker of the House of Commons had been chosen according to law; but, to-morrow, at the hour of THREE o'clock in the afternoon, His Excellency will declare the causes of his calling this Parliament.

After which the Members of the House of Commons withdrew to their own Chamber. The Deputy Governor then retired.

## CHAMBER OF THE SENATE.

OTTAWA, Friday, 19th January, 1917.

This day, at THREE o'clock p.m., HIS EXCELLENCY THE GOVERNOR GENERAL proceeded in state to the Chamber of the Senate, in the Parliament Buildings, and took his seat upon the Throne. The Members of the Senate being assembled, His Excellency was pleased to command the attendance of the House of Commons, and that House being present, HIS EXCELLENCY was pleased to open the SEVENTH SESSION of the TWELFTH PARLIAMENT OF THE DOMINION OF CANADA with the following Speech:—

*Honourable Gentlemen of the Senate:*

*Gentlemen of the House of Commons:*

I desire on this occasion to express my respectful appreciation of the honour conferred on me by the King in appointing me to the distinguished office of Governor General.

I esteem it a high privilege to become closely identified with Canada at the time when she is taking so splendid a part in the world-wide struggle, and I look forward to her ability and capacity to exercise an ever increasing influence in bringing the war to a victorious conclusion.

When peace is again happily restored I am confident that the vast resources of the Dominion will continue to be developed for the lasting benefit of the Empire and in the best interests of liberty and humanity.

Although nearly two and a half years have elapsed since the outbreak of war yet that period has not been more than sufficient for the enormous preparation necessary to enable our Empire to throw its full strength into the struggle.

The events that have transpired since prorogation give convincing testimony of the efficiency of the measures thus taken and bear splendid tribute to the valour and heroism of His Majesty's forces in every theatre of war.

With preparation already so ample and still increasing we may confidently anticipate that the not distant

future will bring such success to the allied arms as will assure the full maintenance of the purposes and ideals for which we have engaged in this war.

The Canadian forces dispatched overseas during 1916 numbered more than 165,000 and the aggregate of enlistments in Canada since the outbreak of war is nearly 400,000. In attack as well as in defence the valour, endurance and resourcefulness of the Canadian troops have been conspicuous on every occasion when they have met the enemy, and they have splendidly upheld the highest traditions of their country.

Equally notable and impressive has been the fine spirit of loyalty displayed by the people of this Dominion who have freely dedicated their energies and their material resources to the common defence of our Empire.

Steps have been taken by my advisors for better organization of National Service, and attention has been given to the more thorough utilization of our natural resources. Measures have also been taken in co-operation with the Government of the United Kingdom to facilitate the increased production of munitions in Canada.

The Government of the United Kingdom have invited the First Ministers of the Dominions to attend a series of special and continuous meetings of the War Cabinet (of which for this purpose they will be members) to consider urgent questions affecting the prosecution of the war, the possible conditions on which the Allied Nations could assent to its termination, and the problems which would then immediately arise. This invitation has been accepted on behalf of Canada.

The Fiftieth Anniversary of the foundation of this Dominion draws near and brings with it the inspiring memory of all that has been accomplished during the half century in the upbuilding of a united and powerful nation. My advisors believe that, notwithstanding the continuance of the war, there should be an appropriate commemoration of an event so notable in the history of Canada.

The life of the present Parliament will expire in October next, and under existing legislation a dissolution and election would be necessary in the early future. My advisors, however, are of opinion that the wishes of the Canadian people and the urgent requirements of the war would be best met by avoiding the distraction and confusion consequent upon a general election at so critical a time.

That purpose can only be effected through the medium of legislation by the Parliament of the United Kingdom. A resolution authorizing and requesting the enactment of such legislation as will further extend the life of this Parliament will be presented to you.

Although in some parts of the Dominion weather conditions affected adversely the excellent prospects of an unusually large harvest, yet taking the country as a whole, the labours of our husbandmen have been abundantly rewarded.

The commercial, industrial and financial stability of the country has been well maintained during the past year. There is every reason to believe that the Dominion will be in a position to meet satisfactorily the readjustment of conditions which must ensue upon the termination of the war.

Important measures designed to aid in meeting these new conditions have been in preparation and some of them will be submitted for your consideration.



*Gentlemen of the House of Commons:*

The accounts for the last, and the estimates for the next fiscal year will be submitted to you without delay, and you will be asked to make the necessary financial provision for the effective conduct of the war.

*Honourable Gentlemen of the Senate:*

*Gentlemen of the House of Commons:*

The lofty patriotism, the fine courage, and the inflexible purpose which have animated all His Majesty's Dominions in upholding our great cause are in nowise abated. In common with the rest of the Empire the people of this Dominion are firmly resolved that in this war, which has entailed so much sacrifice and which we have undertaken for the highest ideals of humanity and civilization, our efforts shall be continued and strengthened until they are crowned with an abiding peace.

I commend to your attentive consideration all measures submitted to you for that great purpose, and I pray that the Divine blessing may attend your deliberations.

## ORDERS IN COUNCIL.

[13]

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday the 8th day of January, 1917.

PRESENT:

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 2nd January, 1917, from the Minister of the Interior, stating that John F. Morton was granted homestead entry for the South West quarter of Section 4, Township 9, Range 14, West of the 2nd Meridian on the 24th of September, 1898, and that subsequently such entry was cancelled, on evidence being submitted that the requisite settlement duties were not being properly performed;

The Minister further states that by Order in Council dated the 4th of March, 1910, the quarter-section described was set apart for the School Lands Endowment.

It is now represented that John F. Morton, the former entrant, has been living upon this land for some years and has complied with the requirements of the Dominion Lands Act with respect to residence and cultivation;

The Minister recommends, in view of all the circumstances, that the Order in Council of the 4th of March, 1910, be rescinded, so that the quarter-section above described may be again available for homestead purposes;

The Committee concur in the foregoing recommendation and submit the same for approval;

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

30-4

[91]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 13th day of January, 1917.

PRESENT:

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

WHEREAS upon a petition of certain electors of the County of Stanstead, in the Province of Quebec, praying that Part II of The Canada Temperance Act might be brought into force in that county, a vote was taken of all the electors of the said county for and against such petition, on the sixth day of August, 1914; and

Whereas the Returning Officer subsequently reported that the petition was adopted by the electors; and

Whereas action was thereupon taken by certain electors under section 6 of Chapter 53 of the Statutes of

13739—1½

1914, "An Act to amend the Canada Temperance Act," with a view to setting aside the vote on the alleged ground of a defective ballot; and

Whereas argument was heard in the Superior Court, for the District of St. Francis, in the Province of Quebec, by the Honourable Mr. Justice Globensky, who gave judgment in favour of the defendants, being representatives of the Stanstead County No-License League;

Therefore His Excellency the Governor General in Council, under and in accordance with the provisions of section 109 of the Canada Temperance Act, is pleased to declare and doth hereby declare that part II of the said Act shall be in force and take effect in the said County of Stanstead from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors then in force in such county will expire if such day is not less than ninety days from the day of the date hereof; and if it be less, then on the like day in the then following year. If there were no licenses in force when the said petition was adopted part II of the said Act shall become and be in force and take effect in the said County of Stanstead after the expiration of thirty days from the day of the date hereof.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

30-3

[3277]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 5th day of January, 1917.

PRESENT:

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 23rd December, 1916, from the Minister of the Interior, submitting, with reference to an application received from the Kettle Valley Railway Company for a license of occupation of that portion of the Fraser river, adjacent to the company's right-of-way on either side thereof, which is required for a bridge site, and which is described as follows:—

"That certain parcel or tract of land and land covered by water situate in section sixteen in the fifth Township, in the twenty-sixth Range, west of the sixth Meridian, in the Province of British Columbia, and which may be more particularly described as follows:

"Bounded on the east and west by the ordinary high water marks on the left and right shores respectively of the Fraser River, and on the north and south by lines parallel to and perpendicularly distant fifty feet on opposite sides of the centre line of the right-of-way of the Kettle Valley Railway, the said parcel containing by admeasurement one acre more or less, all according to the plan of the right-of-way for a bridge site of the Kettle Valley Railway approved and confirmed by E. Deville, Surveyor General of Dominion Lands and dated at Ottawa on the third day of August, one thousand nine hundred and fifteen, a copy of which is hereto attached."

The Minister states that the site and the plans of works as submitted by the company have been approved by the Department of Public Works in accordance with the provisions of The Navigable Waters Protection Act, chapter 115, R.S., 1906, amended by chapter 44, 9-10 Edward VII., and that blue prints of these plans have been filed in the Department of the Interior.

The Minister, therefore, recommends that he be authorized to issue in favour of the said Kettle Valley Railway Company, a license of occupation for that portion of the bed of the Fraser river which is described above, the said license to be for such time as the company may require the same in connection with the operation of the railway and for which annual rental of \$1.00 shall be paid to the Department of the Interior.

The Committee concur in the foregoing and submit the same for approval.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

29-4

[3069]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 19th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**W**HEREAS the Minister of the Interior reports that under authority of an Order in Council, dated the 3rd February, 1914, a free grant was made to the Town of Lloydminster of two hundred and ninety-two available undistributed lots in that townsite, the grant being considered to be in the public interest ;

And whereas fourteen lots in the townsite which were held under time sales at the time of the passing of the said Order in Council are now clear in the Department of the Interior, the sales having been cancelled through default in payment ;

And whereas the Minister of the Interior further reports that an Order in Council, dated the 31st August, 1908, reserved seven lots in the townsite of Lloydminster, namely, Lot 10 in block 5, Lot 26 in block 6, Lot 16 in block 9, Lot 28 in block 11, Lot 10 in block 13, Lot 8 in block 15 and Lot 10 in block 19, for the use of the Town of Lloydminster for well-boring purposes ;

And whereas the said seven lots in the Townsite of Lloydminster are otherwise clear in the Department of the Interior ;

And whereas the Minister of the Interior is of the opinion that it would be in the public interest to transfer the fourteen lots which were held under time sales at the time of the passing of the Order in Council of the 3rd February, 1914, to the Town of Lloydminster ;

Therefore His Excellency the Governor General in Council is pleased to transfer and doth hereby transfer to the Town of Lloydminster the said fourteen lots, and to authorize a free grant thereof to the said municipality.

His Excellency the Governor General in Council is also pleased, in view of the general transfer to the Town of Lloydminster of the available Government lots in that townsite, to rescind and doth hereby rescind the said Order in Council of the 31st August, 1908, and to authorize a free grant to the Town of Lloydminster of the lots covered thereby.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

27-4

[3121]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 29th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**W**HEREAS a request has been received from the Department of Indian Affairs for the setting apart, in accordance with the terms of Treaty No. 8, of Gregoire Lake Indian Reserves Nos. 176, 176A and 176B, for the Indians of the Cree Band, comprising an aggregate area of five thousand seven hundred and nine acres ; and

Whereas the lands applied for, which are hereinafter particularly described, are available for the purposes aforesaid according to the records of the Department of the Interior.

Therefore His Excellency the Governor General in Council, under the provisions of Section 76 of the Dominion Lands Act, is pleased to order and it is hereby ordered that the said lands be withdrawn from the operation of the said Act and set apart for the Indians ;

The said lands may be more particularly described as follows :—

First,—Reserve No. 176—Beginning at the Southeast corner of Section 25 in Township 85, Range 8 West of the 4th Meridian, thence due West a distance

of 241 chains and 64 links to an iron post, mound and trench, thence due North a distance of 201 chains to an iron post, mound and trench, thence due East a distance of 120 chains and 64 links to an iron post and trench, thence due North a distance of 73 chains and 16 links more or less to the South shore of Gregoire Lake, thence Easterly following the South shore of the said lake to the East boundary of Section 12, in Township 86, Range 8, West of the 4th Meridian, thence Southerly following the East boundary of the said township and of Township 85, Range 8 West of the 4th Meridian to the place of commencement, containing by admeasurement five thousand five hundred and fifteen acres more or less ;

Second,—Reserve No. 176A—Beginning at a wooden post planted on the south shore of Gregoire Lake distant 5 chains and 26 links North and 64 chains and 17 links West of the iron post and trench marking the most northerly corner of the reserve No. 176, thence on a bearing of 180 degrees a distance of 7 chains and 45 links, thence on a bearing of 90 degrees a distance of 5 chains, thence on a bearing of 180 degrees a distance of 10 chains and 10 links, thence on a bearing of 270 degrees a distance of 40 chains, thence on a bearing of 360 degrees a distance of 72 chains, thence on a bearing of 90 degrees a distance of 8 chains and 80 links more or less to the Western shore of Gregoire Lake, thence Southeasterly following the shore of the said lake to the wooden post at the place of commencement and containing by admeasurement one hundred and fifty-two acres more or less ;

and Third—Reserve No. 176B—Beginning at the Northeast corner of the southeast quarter of Section 24, Township 86, Range 8 West of the 4th Meridian, thence westerly following the north boundary of the said quarter-section a distance of 18 chains and 34 links more or less to the Eastern shore of Gregoire Lake, thence Southeasterly following the said shore to its intersection with the East boundary of the Northeast quarter of Section 13 of the said township, thence Northerly following the East boundary of the said township to the place of commencement, and containing by admeasurement forty-two acres more or less, all as shown within the boundaries hatched in black on the plan of the said reserves hereto attached.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

29 4

[3210]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 28th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**T**HE Committee of the Privy Council have had before them a report, dated the 18th December, 1916, from the Minister of the Interior, stating that Angus Thompson holds under Military Bounty Warrant (1885) the north half of Section 6, Township 73, Range 8, west of the 6th Meridian.

On the 15th May, 1916, an Order in Council was passed relieving Mr. Thompson of the necessity of performing any residence duties, in view of the fact that a medical certificate had been submitted stating that he was suffering from tuberculosis of the lungs in an advanced stage, and authorizing the issue of patent in Mr. Thompson's favour on proof being submitted that the other conditions of the entry had been complied with. Mr. Thompson now represents that unless he moves to a warmer climate he will not survive the coming winter.

In view of the foregoing, the Minister recommends that authority be given, under subsection (1) of section 76 of The Dominion Lands Act, chapter 20, 7-8 Edward VII, for the sale of the north  $\frac{1}{2}$  of Section 6, Township 73, Range 8, west of the 6th Meridian to Mr. Thompson at the rate of \$1.00 per acre, and that patent for this land be issued in his favour on completion of the required payments.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

28-4



[3122]

## AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 19th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

HIS Excellency the Governor General in Council is pleased, under the provisions of Section 17 of the Dominion Forest Reserves and Parks Act, to make the accompanying regulations relating to the administration of "Project Meadows" to apply to the forest reserves within the Railway Belt in the Province of British Columbia, and the same are hereby made and established, accordingly.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

REGULATIONS relating to Project Meadows to apply to Dominion Forest Reserves in the Railway Belt in the Province of British Columbia.

"Project Meadows" are meadows within Forest Reserves which are located in places difficult of access whence it will be impossible to haul hay so that any use of the meadows will be contingent upon feeding stock on the ground.

A "lessee of stock" is a person or company who have leased a ranch or farm and fixtures including stock as a going concern for a term of years on the basis of either a fixed rental or shares of profit and a guarantee to return an equivalent number of stock or the cash value of same to the owner on the termination of the lease.

1. A permit for a term of five years for the sole use of a project meadow or in the case of small meadows for any number of meadows whose combined acreage as determined by the method provided in clause 13 hereafter does not exceed one hundred acres may be granted to any person who is a British subject, subject to the conditions hereinafter set forth.

2. Every project meadow for which application for use under permit is received will be surveyed by a forest officer by metes and bounds. A plan of said survey will be filed in the office of the Forest Supervisor and every permit issued shall be based on the acreage as shown on such plan.

3. (a) In considering applications for the use of project meadows the following classes of applicants will be considered in the following order of preference ;

Class 1. Applicants who are *bona fide* owners of ranch or farm lands who desire to procure project meadows to be used as adjuncts to their ranches or farms.

Class 2. Applicants who do not own ranch or farm lands which they wish to supplement by the use of project meadows in raising stock but who desire to use project meadows to raise stock thereon as independent business ventures.

(b.) Applications from persons in Class 2 will not be considered until all applications of persons in Class 1 are satisfied.

4. Where more than one application of the same class is received at the same time for a meadow for which no permit is in force the forest officer may partition the meadow, if satisfactory to the applicants. If no agreement is possible between them he shall put the right up to tender on an acreage basis at an upset price not less than the rates fixed in Section 11 of these Regulations.

5. The permittee shall undertake improvement work adequate to bring the meadow to its maximum bearing capacity, such improvements to be satisfactory to the Forest Officer in charge of the Reserve.

6. Only stock of which the permittee is the *bona fide* owner or lessee shall be maintained upon a project meadow.

7. A permittee may use a project meadow in any one of the following ways :—

1. To put up hay for feeding stock the following winter.
2. To pasture stock during the summer.

3. To grow hay on one part and pasture the remainder.

8. The minimum annual use requirement for stock maintained upon a project meadow shall be as follows :—

1. During the first three years of the duration of the permit :

- a. Cattle or horses, at the rate of one head to be wintered for two acres of meadow under permit.
- b. Sheep at the rate of five head to be wintered for every two acres of meadow under permit.

2. During the fourth and fifth years of permit and during the renewal thereof granted under section 10 of these Regulations :—

- a. Cattle or horses, at the rate of one head to be wintered for every acre of meadow under permit.
- b. Sheep, at the rate of five head to be wintered for every acre of meadow under permit.

9. Every permittee shall make affidavit to the Forest Officer in charge of the Reserve before May 1st of each year of the use made of the project meadow under permit to him during the preceding twelve months. This affidavit shall set forth :—

1. Number of stock maintained;
2. Time maintained;
3. Quantity of hay put up;
4. Quantity of hay fed;
5. Improvements made;

10. Every permittee who has conformed to the requirements of these regulations shall be granted three renewals of said permit for further five year terms upon application at least six months prior to the termination of said permit or renewal thereof, and such application will have preference over all other applications for the same land under these regulations.

11. The dues to be charged for the use of project meadows will be as follows :—Original permit—five cents per acre per year. First renewal—ten cents per acre per year. Second and third renewals—fifteen cents per acre per year.

12. Permits for the use of project meadows shall not be transferable or assignable without the consent of the Minister and no person or company shall be entitled to more than one permit at a time.

13. In cases where consent has been given to the assignment of a permit the permit shall be returned to the Department and a new permit shall be issued to the assignee for the remainder of the term of the original permit assigned and subject to the same conditions.

14. In case of cancellation of a permit or where a renewal is not desired or procurable a second permittee for an improved project meadow will be required to pay the dues which the original permittee would have paid had his occupancy continued.

15. All fences constructed shall be maintained by the permittee during his occupancy in a condition satisfactory to the Forest Officer.

16. All timber required to be cut on the forest reserve for the construction of improvements shall be obtained under permit under the conditions of the forest reserve regulations and at the prescribed rates of dues.

17. Every holder of a permit will be held responsible for any fire which starts directly or indirectly, personally or through any servant, employee or agent of said permittee upon any land within a forest reserve held under permit granted to said permittee and all employees' services shall be given free whenever a fire starts on or threatens the land or improvements held under said permits. Any neglect on the part of the permittee which may cause fire is sufficient reason for the cancellation of the permit ;

18. Summer range for stock wintered on a project meadow may be secured under the terms of the grazing regulations. The holder of a permit for a project meadow shall be considered as having the same standing as applicants for grazing permits in Class one as defined in Section 39 of the Forest Reserve Regulations, as established by Order in Council of the 20th April 1916.

[3120]  
AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 19th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS, an application has been filed with the Department of the Interior by the Corporation of the City of Salmon Arm, British Columbia, for the reservation from homestead entry, sale or other disposition which would endanger the waters of East Canoe creek to contamination, certain areas lying within that watershed which is situated in township 20, range 19, west of the 6th meridian, and

Whereas a joint investigation on the entire situation has been made by the local Agent of Dominion Lands and the Divisional Engineer of the British Columbia Hydrometric Survey, who report that the areas applied or comprise the watershed of East Canoe creek, from which the City's domestic water supply is obtained, and that they are of a rough mountainous character, generally unfit for agriculture and should therefore be reserved by the Crown from any disposition which would be liable to affect the purity of the waters of the stream, and

Whereas the Corporation of the City of Salmon Arm have already secured from the Provincial Water Rights Branch at Victoria the necessary water rights for the diversion and use of the waters of East Canoe creek for domestic and other purposes and have constructed a pipe line for the carriage of these waters to the town which is already in operation.

Therefore His Excellency the Governor General in Council is pleased to order and it is hereby ordered that the following lands comprising that portion of the drainage basin of East Canoe creek which are required in order to adequately protect the waters of this stream from contamination shall be withdrawn from homestead entry or sale; and further that if at any time it is desired to deal with any portion of the areas so reserved in connection with any undertaking special authority from the Minister of the Interior must first be obtained and any rights or privileges so granted shall be subject to such provisos and conditions as he may consider necessary in order that the purity of the water supply for the City of Salmon Arm may be retained,—

Sec. 36	E. $\frac{1}{2}$ 28
Sec. 35	W. $\frac{1}{2}$ 23 & also L. S. 10 & 15
Sec. 34	Sec. 22
S. E. $\frac{1}{4}$ 33	E. $\frac{1}{2}$ 21
N. W. $\frac{1}{4}$ 25	Sec. 15
Sec. 26 except L. S. 1 & 8	N. E. $\frac{1}{4}$ 16
Sec. 27	L. S. 4, 5, 12 & 13 Sec. 14

All in Tp. 20-9-6.

RODOLPHE BOUDREAU,

27-4 Clerk of the Privy Council.

[3135]  
AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 19th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 13th December, 1916, from the Minister of the Interior, submitting that authority has been granted under the provisions of the Irrigation Act to The Southern Alberta Land Company, Limited, to construct a system of irrigation works taking water from Bow river at a point on the southeast quarter of section thirty-one, township twenty-one, range twenty-five, west of the fourth meridian, and that, pursuant to such authority, the said company has surveyed and partly constructed a canal from the said point of intake to and across the tract of land to be irrigated.

By authority vested in the Minister of the Interior by section 54 of the Irrigation Act, regulations have

been made for granting free right of way for irrigation canals and ditches, such right of way to include, in addition to the width of the canal or ditch, a marginal strip not exceeding twenty feet on one side and ten feet on the other side of the said canal or ditch, to give access to the same for purposes of operation and repairs, provision having also been made in the said regulations for granting a greater width, not exceeding ten acres in all, when such shall be shown to be necessary for the effective operation of the irrigation system.

Owing to the size of the canal now under construction by the aforesaid company, to the depth of the excavation at certain points and to the height of the fill at other points, it has been found necessary in some cases to allow a greater area to be included in the right of way in order to permit of the disposal of the excavated material and to afford adequate facilities for the maintenance of the works.

In all cases, to which reference is hereafter made in this minute, where the lands are held under a homestead or pre-emption entry, easements have been executed by the entrants in favour of The Southern Alberta Land Company, Limited, granting right of way of the canal over the lands; the said easements being now registered in the Department of the Interior. The remainder of the lands mentioned, over which right of way is required, are still vested in the Crown.

The Minister, therefore, recommends that authority be given for granting free right of way by License of Occupation to The Southern Alberta Land Company, Limited, for its works through, over and upon the lands hereinafter described, not exceeding the area mentioned in each case and as shown on the plan of the said works filed in the office of the Commissioner of Irrigation at Calgary, and in the Department of the Interior, and registered in the office of the Registrar of Land Titles at Calgary, in the province of Alberta, such grants to remain in effect for so long as the works herein referred to are used for irrigation purposes :

- (1) The northwest quarter of section (19), township fourteen (14), range nineteen (19), west of the 4th meridian, comprising an area of thirteen and six-tenths (13.6) acres, more or less, as shown on Irrigation Plan No. 360.
- (2) The southeast quarter of section nineteen (19), township fourteen (14), range nineteen (19), west of the 4th meridian, comprising an area of thirteen and fifty-one one hundredths (13.51) acres, more or less, as shown on Irrigation Plan No. 360.
- (3) The southeast quarter of section (30) thirty, township fourteen (14), range twenty (20), west of the 4th meridian, comprising an area of twenty-seven (27) acres, more or less, as shown on Irrigation Plan No. 361.
- (4) The southeast quarter of section twenty-five (25) township fourteen (14), range twenty (20), west of the 4th meridian, comprising an area of ten and fourteen one hundredths (10.14) acres, more or less, as shown on Irrigation Plan 360.
- (5) The northeast quarter of section twenty-seven (27), township fourteen (14), range twenty (20) west of the fourth meridian, comprising an area of fourteen and eighty-four one hundredths (14.84) acres, more or less, as shown on Irrigation Plan No. 360.
- (6) The southwest quarter of section twenty-five (25), township fourteen (14), range twenty (20), west of the 4th meridian, comprising an area of sixteen and seventy-nine one hundredths (16.79) acres, as shown on Irrigation Plan No. 360.
- (7) The northwest quarter of section thirty-four (34), township thirteen (13), range seventeen (17), west of the 4th meridian, comprising an area of thirty-five and twenty-one one hundredths (35.21) acres, more or less, as shown on Irrigation Plan No. 159, and eighty-two one hundredths (.82) acres, more or less, as shown on Irrigation Plan No. 296.
- (8) The northeast quarter of section sixteen (16), township fourteen (14), range eight (8), west of the 4th meridian, comprising an area of eleven and eighty-five one hundredths (11.85) acres, more or less, as shown on Irrigation Plan No. 183.



(9) The southwest quarter of section six (6), township fourteen (14), range nine (9), west of the 4th meridian, comprising an area of ten and eighty-four one hundredths (10.84) acres, more or less, as shown on Irrigation Plan No. 183.

(10) The northeast quarter of section thirty-five (35), township thirteen (13), range ten (10), west of the 4th meridian, comprising an area of thirteen and five tenths (13.5 acres, more or less, as shown on Irrigation Plan No. 183.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

27-4 Clerk of the Privy Council.

[3070]

AT THE GOVERNMENT HOUSE AT OTTAWA

Thursday, the 14th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**W**HEREAS a request has been received from the Department of Public Works, for the setting apart of a tract of land containing one acre in the north east quarter of section 30, township 70, range 19 west of the 4th meridian, for the purpose of a telegraph site ;

And whereas the tract of land applied for, which is hereinafter described is available for the purpose aforesaid, according to the records of the Department of the Interior, and the Minister of the Interior recommends that the said request be granted ;

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of section 75 of The Dominion Lands Act, is pleased to withdraw the said tract of land, described as under from the operation of the said Act, and to set apart the same for a telegraph site for the Department of Public Works, and the same is hereby withdrawn and set apart accordingly :

Beginning at an iron post marking the north-west corner of the said site which may be reached as follows :—Beginning at the northeast corner of the northeast quarter of Section 25 in Township 70, Range 20, west of the 4th Meridian, thence easterly following the north boundary of Section 30 in Township 70, Range 19, west of the 4th Meridian, a distance of two thousand eight hundred and forty-nine and three-tenths feet ; thence south twelve degrees and one minute east a distance of two thousand two hundred and twenty-nine and nine-tenths feet to the said iron post, thence on a bearing of south, eighty-nine degrees and one minute east a distance of seven hundred and twenty-six feet to a wooden post, thence south fifty-nine minutes west a distance of sixty-feet to a wooden post, thence north eighty-nine degrees and one minute west a distance of seven hundred and twenty-six feet to an iron post, thence north fifty-nine minutes east a distance of sixty-feet more or less to an iron post at the place of commencement, containing by admeasurement one acre, more or less, all as shown on the plan hereto attached.

RODOLPHE BOUDREAU,

27-4 Clerk of the Privy Council.

[3127]

AT THE GOVERNMENT HOUSE AT OTTAWA

Wednesday, the 20th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**T**HE Committee of the Privy Council have had before them a report, dated 9th December, 1916, from the Minister of the Interior, representing that Mr. T. J. Kelly of Bear Lake, in the Province of Alberta, is desirous of acquiring a quarter-section of Dominion lands in the Peace River district in order to provide a home for himself and children, and is not eligible to make homestead entry having exhausted his homestead right.

The Minister states that there are no lands available for purchased homestead entry in the Peace River

district, the same lying outside the purchased homestead tract, and as Mr. Kelly is at present located in the said Peace River district with a large outfit of agricultural implements and horses, he is of the opinion that the application should receive favourable consideration.

The Minister, therefore, recommends that he be authorised to lease to Mr. Kelly for a period of three years, an available quarter-section of Dominion lands at an annual rental of two cents an acre, payable in advance, the same being the rate charged where lands are leased for grazing purposes.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,

27-4 Clerk of the Privy Council

[2941]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 29th day of November, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

**T**HE Committee of the Privy Council have had before them a report, dated 23rd November, 1916, from the Minister of the Interior, stating that Frank Nylund, a Russian by birth, made homestead entry in 1911 for the northeast quarter of Section 14, Township 59, Range 20, west of the 4th Meridian ;

Representations having been made that this entrant had deserted his wife and left the country, steps were taken to cancel his entry so that the land might be made available for his wife who has been in continuous residence ;

From a Homestead Inspector's report it appears that Mrs. Nylund has continued to work on the quarter-section and desires to secure the same, but finds that she is unable to secure a certificate of naturalization as a British subject, as required by subsection 3, of section 25, of The Dominion Lands Act,—

The Minister recommends, therefore, that authority be given under subsection (1) of section 76 of The Dominion Lands Act for the sale of this land to Mrs. Nylund at the rate of \$1 per acre, patent to issue on proof being furnished that the required three years settlement duties have been completed subsequent to desertion and on land being paid for in full.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

27-4 Clerk of the Privy Council.

[3167]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 20th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**H**IS Excellency the Governor General in Council is pleased to order and it is hereby ordered as follows :—

The regulations governing the granting of yearly licenses and permits to cut timber on Dominion Lands, established by Order in Council of the 1st July, 1898, and subsequent Orders in Council, are hereby amended as follows.

Section 20 is amended so as to provide that the rate of dues chargeable on pulpwood cut on a licensed timber berth shall be 25 cents per cord.

Section 42 is amended so as to provide that the rate of dues chargeable on pulpwood cut under permit shall be 40 cents per cord.

Section 41 is amended so as to provide that pulpwood may be cut on permit berths granted thereunder, comprising a tract of land not exceeding one quarter of a square mile.

All timber cut on Dominion Lands under permit shall be manufactured within the Dominion of Canada.

RODOLPHE BOUDREAU,

27-4 Clerk of the Privy Council.

[3136]  
AT THE GOVERNMENT HOUSE AT OTTAWA  
Friday, the 29th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**W**HEREAS a request has been received from the Department of Indian Affairs for the setting apart for the Indians, under the terms of Treaty No. 2, of a tract of land in Townships 9 and 10, in Range 23 west of the Principal Meridian, comprising an area of nine thousand and ninety-four acres, being approximately fourteen and a quarter square miles ;

And whereas the lands applied for, which are hereinafter particularly described, are available according to the records of the Department of the Interior, for the purposes aforesaid ;

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of Section 76 of the Dominion Lands Act, is pleased to order and it is hereby ordered that the said lands be withdrawn from the operation of the said Act and set apart for the Indians.

The said lands may be more particularly described as follows :—

Composed of all those portions of Townships 9 and 10, in Range 23, west of the Principal Meridian, surveyed for the Oak River Indian Reserve and shown upon a plan of survey of the said reserve recorded in the Department of the Interior under number 24909 and shown outlined in pink on a copy of the said plan hereto attached, excepting and reserving thereout that parcel of land known as Section 26, in the tenth Township, in the twenty-third Range, west of the Principal Meridian, title to which passed to the Hudson's Bay Company on the 28th March, 1881, under the provisions of the Dominion Lands Act in that behalf.

RODOLPHE BOUDREAU,

29-4 Clerk of the Privy Council.

[3282]  
AT THE GOVERNMENT HOUSE AT OTTAWA  
Friday, the 5th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**H**IS EXCELLENCY the Governor General in Council, under the provisions of the 7th section of chapter 108 of the Revised Statutes of Canada, 1906, "An Act Respecting Public Ferries", is pleased to approve and doth hereby approve the attached regulations for the governance of the ferry across the Niagara River, between the village of Fort Erie in the county of Welland, Province of Ontario, and the City of Buffalo, in the state of New York, one of the United States of America.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

#### FORT ERIE FERRY REGULATIONS.

##### FIRST.

The limits of the ferry shall be coterminous with the north and south limits of the village of Fort Erie and a point in the City of Buffalo, to be fixed by the municipal Authorities of that place.

##### SECOND

The Licensee shall provide suitable landing wharves or docks, within the corporate limits of the Village which shall be absolutely safe and available at all states of the river, and subject to the approval of the Department of Inland Revenue, and shall provide suitable accommodation in the shape of a waiting-room with all necessary conveniences, also a sufficient customs warehouse on the Canadian side, which shall be subject to the approval of the Honourable the Minister of Customs, and which is to be used for the temporary storage of goods landed in Canada from the ferry and shall also provide suitable accommodations for the Officers of Customs and Immigration engaged at said landing docks.

The Licensee shall maintain and keep in proper repair the wharf or dock, waiting-room, Customs warehouse, and the Office for the Officers of Customs and Immigration so provided. The Licensee shall also properly light and heat the rooms so provided.

##### THIRD.

The licensee shall provide and place on the route and adequate and sufficient equipment consisting of one or more steamers, at least one of which steamers shall be what is known as an "end on" ferry steamer, so constructed and equipped as to adequately and satisfactorily care for at all times the transportation of passengers, horses and other live stock, carriages, automobiles and other vehicles and freight on said route. The vessel or vessels, their tackle, apparel and furnishings, shall be subject to the inspection and approval of the Dominion Inspectors of Steamboats and Hulls. The vessel or vessels shall be provided with life preservers, and shall be in all respects fully equipped, and shall be kept in a cleanly state throughout, and subject to the Dominion Inspector of Hulls. The vessel or vessels furnished shall have respectable and efficient commanders, and the Department of Inland Revenue shall be at liberty to reject any steamer which may at any time be placed upon the said ferry or the Commander thereof, should it consider them or any of them, respectively unsuitable to the service, or inadequate to meet the wants of the public.

##### FOURTH.

The Licensee shall not at any time carry or convey, or permit or suffer to be carried or conveyed over said ferry, any contraband articles whatsoever.

##### FIFTH.

The Licensee shall observe all Customs and Revenue Laws of the Dominion of Canada and of the United States of America.

##### SIXTH.

During the continuance of the license in each and every year the Licensee shall maintain the following schedule of trips between Fort Erie and Ferry Street, Buffalo :—

"From May 1st to November 1st (Sundays excepted), the Ferry shall start to ply from the Canadian shore at the hour of 6.10 a.m. and shall continue to cross regularly from either side at intervals of twenty (20) minutes successively and without intermission until 8 o'clock p.m.

Starting at 8 o'clock p.m. a regular crossing shall be made from side to side at intervals of thirty (30) minutes, successively thereafter without intermission until 11.55 p.m.

On Sundays from May 1st to November 1st, the initial trip shall be made at 7.30 o'clock a.m., and at regular intervals thereafter as provided in the daily schedule for the same period.

From November 1st to May 1st (Sundays excepted) the ferry shall commence to ply from the Canadian shore at the hour of 6.10 a.m. and shall continue to cross regularly from either side at intervals of twenty (20) minutes successively until 10 a.m. and at intervals of thirty (30) minutes successively thereafter until 4 p.m.

From 4 p.m. until 8 p.m. ferry shall again cross regularly at intervals of twenty (20) minutes successively.

Starting at 8 p.m. a regular crossing shall be made at intervals of thirty (30) minutes from each side until 11.55 p.m.

On Sundays from November 1st to May 1st, the initial trip shall be made at 9 o'clock a.m. and thereafter as provided in the daily schedule for the said period.

If, in the opinion of the Master of the ferry boat, fog or running ice shall cause the operation of the boat to be or become unsafe to either life or property, the schedule herein provided to be maintained between 1st November and 1st May shall be suspended during the pendency of such danger.

Provided, however, that if regular crossings are temporarily suspended due to such fog or running ice, the crew of said boat shall remain on duty until the time for the final trip shall have passed to the end that



*Tariff.*

### Miscellaneous Tariffs.

EIGHTH.

NINTH.

TENTH.

ELEVENTH:

TWELFTH.

THIRTEENTH.

FOURTEENTH.

If, by virtue of the authority or consent of the Dominion Government of Canada, a bridge for the accommodation of vehicular and foot passenger traffic shall be constructed across Niagara River within one

mile of the limits of the ferry hereby licensed, the Licensee may at its election surrender such license without a forfeiture of any bond given to the Dominion Government of Canada or to the Village of Fort Erie.

## FIFTEENTH.

This license shall not be sub-let or assigned without the authority of the Governor in Council having first been obtained.

In the above provisos and conditions the term "Licensee" shall extend to and include the successors and assigns of the licensee.

30-4

## RAILWAY COMMISSION.

Order No. 25737.

## THE BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Wednesday, the 20th day of December, A.D. 1916.

SIR HENRY L. DRAYTON, K.C.,  
Chief Commissioner.  
S. J. McLEAN,  
Commissioner.

IN THE MATTER of the application of the Moncton and Buctouche Railway Company, hereinafter called the "Applicant Company, under section 327 of the Railway Act, for approval of its Standard Freight Mileage Tariff, C.R.C. No. 23, on file with the board under file No. 21028.1.

UPON the report and recommendation of the Chief Traffic Officer of the Board,—

It is ordered that the Applicant Company's said Standard Freight Mileage Tariff C.R.C. No 23, on file with the Board under file No. 21028.1, be, and the same is hereby approved, subject to the condition that the 5th class rate for the 11-15 mile group be reduced from 7 to 6 cents per 100 pounds; the said tariff, with a copy of this order, to be published in at least two consecutive weekly issues of *The Canada Gazette*.

(Sgd.) H. L. DRAYTON,  
Chief Commissioner,

Board of Railway Commissioners for Canada.

## BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Examined and certified as a true copy under section 23 of The Railway Act.

A. D. CARTWRIGHT,  
Secretary of Board of Railway  
Commissioners for Canada.

Ottawa, 21st December, 1916.

Re-issue C. R. C. No. 23.  
advance. Cancelling C. R. C. No. 21.

## MONCTON AND BUCTOUCHE RAILWAY.

STANDARD Freight Mileage Tariff applying on general merchandise between Moncton and Buctouche railway stations.

[In the absence of Tariffs quoting lower rates.]

Miles.		Class in Cents per 100 pounds.									
Over	Not over	1	2	3	4	5	6	7	8	9	10
.....	5	8	7	6	5	4	4	3	3	3	3
5	10	10	8	7	6	5	5	4	4	4	3
10	15	12	11	9	8	7	6	5	5	5	4
15	20	14	12	11	9	7	6	5	5	5	4
20	25	16	14	12	10	8	7	6	6	6	5
25	30	18	16	13	10	9	8	7	7	7	5
30	35	18	16	14	11	9	8	7	7	7	6

Minimum charge: No single shipment will be taken at less than 100 pounds at first class rate. Minimum charge 25 cents.

Agent stations: Moncton, Humphrey's, Notre-Dame, St. Anthony and Buctouche.

Flag stations: Tankville, Irishtown, Cape Breton, Scotch Settlement, McDougall's and McKee's Mills.

Freight to Flag Stations must have charges prepaid and will be left at owner's risk.

Governed by the Canadian Freight Classification and subject to the general rules and conditions of carriage adopted by this railway; also to charges for car service according to the Canadian Car Service Rules issued by the Board of Railway Commissioners for Canada, and to warehouse storage regulations.

Issued at Moncton, N.B., 15th November, 1916. Effective 1st December, 1916.

E. G. EVANS,

30-2

General manager.

## APPOINTMENTS, PROMOTIONS AND RETIREMENTS.

## CANADIAN MILITIA.

1916.

HEADQUARTERS,  
OTTAWA, 30th November, 1916.

The following appointments, promotions, retirements and confirmations of rank are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council

## G. O. 112.

## DISTRICTS.

MILITARY DISTRICT No. 2.—14TH INFANTRY BRIGADE.—The period of tenure of appointment of Lieutenant-Colonel J. Knifton as Brigade Commander is extended to the 20th September, 1917.

## PERMANENT FORCE.

ROYAL CANADIAN ENGINEERS.—To be Lieutenant: Joseph Ferdinand Edouard Gendron, gentleman. 21st November, 1916.

CANADIAN ORDNANCE CORPS. To be Captains: \*Lieutenant D. E. Dewar, \*\*Reginald Cecil Wingate, Esquire. 28th October, 1916.

To be Honorary Captains: Assistant Commissaries of Ordnance and Honorary Lieutenants, \*A. M. Simons and \*A. McCully. 28th October, 1916.

CANADIAN ARMY PAY CORPS.—To be Major: Captain and Brevet Major \*J. A. Gilbert. 15th May, 1916. \*Temporary promotions. \*\*Temporary appointment.

## ACTIVE MILITIA.

## CAVALRY.

2ND DRAGOONS.—To be provisional Lieutenant (super-numerary): Fredrick Albert Miller, gentleman. 11th November, 1916.

6TH DUKE OF CONNAUGHT'S ROYAL CANADIAN HUSSARS.—The name of Lieutenant J. L. Smeaton is removed from the list of Officers of the Active Militia. 16th November, 1916.

13TH SCOTTISH LIGHT DRAGOONS.—Provisional Lieutenant G. H. Pickel is permitted to retire. 23rd November, 1916.

14TH KING'S CANADIAN HUSSARS.—To be provisional Lieutenants (super-numerary): Alfred Douglas Borden, gentleman. 17th February, 1916.

William Alfred Shaw, gentleman. 26th October, 1916.



15TH LIGHT HORSE.—To be provisional Lieutenant (supernumerary): Charles Nicholay Paris, gentleman. 27th May, 1916.

16TH LIGHT HORSE.—To be provisional Lieutenants (supernumerary): Sergeant Alexander MacKay Stevens. 22nd August, 1916.  
Thomas Collins, gentleman. 11th September, 1916.

19TH ALBERTA DRAGOONS.—Captain H. E. Daniel is seconded for service with the Military Hospitals Commission Command. 16th August, 1916.

To be provisional Lieutenants (supernumerary): Antonin Dubuc, Joseph Cyprien Poirier, gentlemen. 1st November, 1916.

35TH CENTRAL ALBERTA HORSE.—To be provisional Lieutenant (supernumerary): John Allan McCaw, gentleman. 20th November, 1916.

#### ARTILLERY.

##### *Canadian Field Artillery.*

1ST (HOWITZER) BRIGADE—11TH BATTERY.—To be provisional Lieutenant (supernumerary): Sergeant-Major Kenyon Lett. 17th October, 1916.

2ND BRIGADE—9TH BATTERY.—To be provisional Lieutenants (supernumerary): Ralph Thomas Musson, gentleman. 26th October, 1916.

Lieutenant (supernumerary) J. A. Boyd, from the 48th Regiment (Highlanders). 6th November, 1916.

8TH BRIGADE—2ND (OTTAWA) BATTERY.—The name of provisional Lieutenant (supernumerary) A. Martin is removed from the list of Officers of the Active Militia. 23rd November, 1916.

To be provisional Lieutenant (supernumerary): John Arnold Thomson, gentleman. 31st October, 1916.

9TH BRIGADE—5TH (KINGSTON) BATTERY.—To be provisional Lieutenants (supernumerary): Lawrence Stuart Fraser; Archibald Hamilton Gordon, gentlemen. 6th November, 1916.

Reginald William Savage, gentleman. 11th November, 1916.

14TH BRIGADE—13TH (WINNIPEG) BATTERY.—To be provisional Lieutenant (supernumerary): Ivan Wesley Awde, gentleman. 6th November, 1916.

##### *Heavy Artillery.*

COBOURG HEAVY BATTERY.—To be provisional Lieutenant (supernumerary): William Scott Orr, gentleman. 18th November, 1916.

#### CANADIAN ENGINEERS.

To be provisional Lieutenants (supernumerary): Edmund Evans, gentleman. 27th October, 1916.

Provisional Lieutenant (supernumerary) T. S. Graham, from the University of Toronto Contingent, Canadian Officers Training Corps. 3rd November, 1916.

Robert Hamilton Dickson, gentleman. 7th November, 1916.

Lieutenant (supernumerary) J. W. Houghton, from the 106th Regiment (Winnipeg Light Infantry), Howard Lawrence Scott; Connell Gerald Steers, gentlemen. 17th November, 1916.

3RD FIELD COMPANY.—Lieutenant J. F. E. Gendron resigns his commission on appointment to the Permanent Force. 21st November, 1916.

7TH FIELD COMPANY.—To be Captain: Lieutenant R. W. Garrett. 16th September, 1916.

#### CANADIAN OFFICERS TRAINING CORPS.

McGILL UNIVERSITY CONTINGENT.—Lieutenant (supernumerary) W. V. Howard is seconded. 21st October, 1916.

UNIVERSITY OF TORONTO CONTINGENT.—Provisional Lieutenant (supernumerary) T. S. Graham is transferred to the Canadian Engineers. 3rd November, 1916.

To be provisional Lieutenant (supernumerary): Wilfred James Irwin, gentleman. 15th November, 1916.

UNIVERSITY OF SASKATCHEWAN.—To be provisional Lieutenant: John Bracken, gentleman. 20th September, 1916.

#### INFANTRY.

12TH REGIMENT (YORK RANGERS).—Lieutenant (supernumerary) W. T. Baldwin is transferred to the 73rd Northumberland Regiment. 3rd October, 1916.

16TH PRINCE EDWARD REGIMENT.—To be Lieutenant-Colonel and to command the Regiment: Major J. G. Jarvis, *vice* Lieutenant-Colonel M. K. Adams, seconded. 17th November, 1916.

17TH REGIMENT.—To be provisional Lieutenant (supernumerary): Hugh Lancot, gentleman. 19th November, 1916.

46TH DURHAM REGIMENT.—To be Lieutenant (supernumerary): Arthur Ernest Langman, gentleman. 20th June, 1916.

48TH REGIMENT (HIGHLANDERS).—Lieutenant (supernumerary) J. A. Boyd is transferred to the 9th Battery, 2nd Brigade, Canadian Field Artillery. 6th November, 1916.

49TH REGIMENT (HASTINGS RIFLES).—To be provisional Lieutenant (supernumerary): Harty Wilson Morden, gentleman. 15th October, 1916.

53RD SHERBROOKE REGIMENT.—Provisional Lieutenant H. B. H. Macgowan is permitted to retire. 25th November, 1916.

60TH RIFLES OF CANADA.—To be Lieutenants (supernumerary): William James Hanney, gentleman. 16th October, 1916.

John Mitchell Cram, gentleman. 8th November, 1916.

63RD REGIMENT (HALIFAX RIFLES).—To be provisional Machine Gun Officer: Lieutenant (supernumerary) J. A. Harris. 23rd January, 1916.

64TH CHATEAUGUAY AND BEAUHARNOIS REGIMENT.—The period of tenure of Command of Lieutenant-Colonel A. M. Labelle is extended to the 18th September, 1917.

65TH CARABINIERS (MONT-ROYAL).—Provisional Lieutenant (supernumerary) J. C. Martineau is permitted to retire. 22nd November, 1916.

To be provisional Lieutenant (supernumerary): Louis Daoust, gentleman. 22nd November, 1916.

68TH REGIMENT (EARL GREY'S OWN RIFLES).—To be Signalling Officer: Lieutenant (supernumerary) A. Berner. 1st September, 1916.

71ST YORK REGIMENT.—To be provisional Lieutenant (supernumerary): Raymond Lyndhurst Brewer, gentleman. 13th September, 1916.

73RD NORTHUMBERLAND REGIMENT.—To be Lieutenant (supernumerary): Lieutenant (supernumerary) W. T. Baldwin, from the 12th Regiment (York Rangers). 3rd October, 1916.

79TH CAMERON HIGHLANDERS OF CANADA.—To be Captains:

Lieutenants S. Nixon,

A. P. O. Meredith (to remain seconded),

G. M. Ainslie (to remain seconded).

30th May, 1915.

Lieutenants W. T. Chisholm,

H. M. Urquhart (to remain seconded),

R. J. M. McKerrell (to remain seconded)

H. F. McDonald (to remain seconded).

1st June, 1915.

81ST HANTS REGIMENT.—Captain G. Henderson reverts to Regimental duty from the seconded list. 1st September, 1916.

85TH REGIMENT.—To be provisional Lieutenants (supernumerary): Joseph Eugene Aubry, gentleman. 9th November, 1916.

George Ulric Francoeur, gentleman. 10th November, 1916.

88TH REGIMENT (VICTORIA RIFLES).—To be provisional Lieutenants (supernumerary): Lionel Reginald Walker, gentleman. 9th November, 1916.

Richard Nevil Barclay, gentleman. 10th November, 1916.

90TH REGIMENT (WINNIPEG RIFLES).—To be provisional Lieutenant (supernumerary): Robert Montgomery FitzSimons, gentleman. 9th November, 1916.

95TH SASKATCHEWAN RIFLES.—To be provisional Lieutenants (supernumerary): Ronald John Saxton White, gentleman. 26th September, 1916.

John Edwin McPheeters, gentleman. 17th November, 1916.

99TH MANITOBA RANGERS.—To be provisional Lieutenant (supernumerary): Samuel Haritune Sarkisian, gentleman. 6th October, 1916.

101ST REGIMENT (EDMONTON FUSILIERS).—To be Lieutenant (supernumerary): Lieutenant G. W. Robertson from the Corps of School Cadet Instructors. 11th November, 1916.

To be provisional Lieutenant (supernumerary): James Arthur Collins, gentleman. 11th November, 1916.

106TH REGIMENT (WINNIPEG LIGHT INFANTRY).—Lieutenant (supernumerary) J. W. Houghton is transferred to the Canadian Engineers. 17th November, 1916.

To be provisional Lieutenant (supernumerary): James Leslie Younghusband, gentleman. 1st September, 1916.

#### ARMY MEDICAL SERVICES.

##### *Army Medical Corps.*

To be Captains: Lieutenants (supernumerary)

W. A. Dakin. 1st November, 1915.

F. A. Ross. 25th March, 1916.

J. S. Clark. 29th April, 1916.

H. G. Murray. 19th November, 1916.

R. E. Valin. 24th November, 1916.

To be provisional Lieutenants (supernumerary):

James Douglas Maclean, gentleman. 8th September, 1916.

Charles Willoughby Anderson, gentleman. 23rd September, 1916.

\*Norman Miles Guio, gentleman. 16th October, 1916.

Duncan Aeneas MacGregor,

Gordon George Malcolm, gentlemen. 1st November, 1916.

Robert Donald Fletcher, gentleman. 10th November, 1916.

\*Subject to qualification under the provisions of Militia Order 65, 1913.

To be Nursing Sisters (supernumerary):

Florence Gardiner Stidston,

Mary Dewar. 5th June, 1916.

Rachel McCulloch. 19th July, 1916.

Elizabeth Malcolmson. 10th September, 1916.

Ruth Edna Wass. 22nd September, 1916.

Mary Elizabeth Scott,

Winifred Claughton. 23rd September, 1916.

Isabella Munro. 24th September, 1916.

Margaret Blanche McNeill,

Josephine Yeates Cochrane,

Margaret Rinn. 29th September, 1916.

Margaret Courtney Reid. 30th September, 1916.

Florence Cober. 2nd October, 1916.

Anna Teresa McCann. 3rd October, 1916.

Isabella Ann McCuaig,

Leila Daisy Hull. 16th October, 1916.

Elizabeth Stewart. 18th October, 1916.

Helen Whyte,

Pearl Lucinda Morrison,

Nellie Bowman. 20th October, 1916.

Winifred May Toogood,

Alma Broadfoot,

Willina MacCaskill,

Evelyn Emily Hall,

Mary Ellen Jamieson,

Annie Amelia Bowlby,

Ethel Stewart,

Irene Tucker. 21st October, 1916.

Clare Wilson,

Laura Margaret Conlin,

Winifred Bailey. 23rd October, 1916.

Mabel Francis Fleming,

Lottie Montpetit. 24th October, 1916.

Ethel Clare Carter. 25th October, 1916.

Myrtle Irene Lackie. 30th October, 1916.

Janet Black Pringle. 2nd November, 1916.

Sibyl Sherrard,

Anna Doherty Watson. 6th November, 1916.

Nellie May Foreman,

Mary Pauline Josephite Haycock,

Phyllis Primrose Peyton. 7th November, 1916.

Jessie Agnes Tracy,

Isabelle Marie Jeffares,

Lucy Isabel Tracy,

Grace Irene Harriott,

Winifred Simpson. 8th November, 1916.

Georgia Ferris,

Isabel Nina Nash. 13th November, 1916.

Katherine McKinnon. 18th November, 1916.

The following are seconded for service with Queen Alexandra's Imperial Military Nursing Service: Nursing Sisters (supernumerary)

R. E. Wass,

M. E. Scott,

W. Claughton,

I. Munro,

M. B. McNeill,

J. Y. Cochrane,

M. Rinn,

M. C. Reid,

E. Stewart,

A. Broadfoot,

E. E. Hall,

E. Stewart,

M. F. Fleming. 1st November, 1916.

H. Whyte,

P. L. Morrison,

N. Bowman,

W. M. Toogood,

M. E. Jamieson,

A. A. Bowlby,

C. Wilson,

L. M. Conlin,

W. Bailey. 7th November, 1916.

M. MacCaskill,

L. Montpetit,

E. C. Carter,

I. Tucker. 11th November, 1916.

#### CANADIAN ARMY DENTAL CORPS.

To be Captains: Lieutenant (supernumerary) J. Dunning. 31st July, 1916.

Mervine Reece Thomas, Esquire. 14th October, 1916.

James McLellan, Rogers, Esquire. 15th October, 1916.

Harold Vincent Driver, Esquire. 30th October, 1916.

Archibald Angus McRae, Esquire. 15th November, 1916.

To be Lieutenant (supernumerary): Alexander Hugh Lewis Campbell, gentleman. 2nd November, 1916.

Quartermaster and Honorary Lieutenant J. M. Rogers is permitted to resign his commission. 15th October, 1916.

#### CANADIAN ARMY VETERINARY CORPS.

To be provisional Lieutenant (supernumerary): James Thomas Purcell, gentleman. 13th November, 1916.



## THE CANADIAN POSTAL CORPS.

To be Lieutenant (supernumerary): Arthur Herschel Bruce Potts, gentleman. 30th October, 1916.

## CORPS OF SCHOOL CADET INSTRUCTORS.

To be Captain: Lieutenant J. L. Trask. 13th May, 1916.

Lieutenant G. W. Robertson is transferred to the 101st Regiment (Edmonton Fusiliers). 11th November, 1916.

## RESERVE OF OFFICERS.

Lieutenant-Colonel E. T. Sturdee is transferred to the Retired List under the provisions of para. 231, K. R. and O. (C.M.) 1910, and is granted the rank of Colonel on retirement. 24th November, 1916.

The name of Major F. Gorman is removed from the list of Officers of the Active Militia. 23rd November, 1916.

## MEMORANDA.

Extract from the "Second Supplement to *The London Gazette* of Tuesday, the 13th of June, 1916."

WAR OFFICE,  
15th June, 1916.

The following despatch has been received by the Secretary of State for War from General Sir Douglas Haig, G.C.B., Commander-in-Chief of the British Forces in France:—

General Headquarters,  
30th April, 1916.

SIR,—I have the honour to forward herewith the names of those under my command whom I wish to bring to notice for gallant and distinguished conduct in the field.

I have the honour to be,  
Sir,  
Your obedient servant,  
D. HAIG,  
General-Commander-in-Chief,  
The British Forces in France.

## CANADIAN FORCES.

## Staff.

Adams, Capt. W. D., 14th Can. Inf. Battalion.  
Anderson, Major (temp. Lt.-Col.) T. V., R. Can. Eng.  
Anderson, Bt. Lt.-Col. W. B., R. Can. Eng.  
Beatty, Maj. C. H. L., D.S.O., Can. Local Forces.  
Burstall, Col. (temp. Brig.-Gen.) H. E., C.B., R. Can. Art.  
Cameron, Maj. A. G., 13th Can. Inf. Battalion.  
Elmsley, Bt. Lt.-Col. J. H., R. Can. Dragoons.  
Foster, Lt.-Col. (temp. Col.) G. LaF., C.B., Can. A.M.C.  
Fotheringham, Lt.-Col. (temp. Col.) J. T., Can. A.M.C.  
Hodgins, Capt. F. O., R. Can. Eng.  
Hughes, Lt.-Col. H. T., R. Can. Eng.  
Ketchen, Col. (temp. Brig.-Gen.) H. D. B., Lord Strathcona's Horse.  
Knobel, Capt. H. E., 8th Can. Inf. Battalion.  
McAvity, Maj. T. M., 5th Can. Inf. Battalion, Can. Local Forces.  
McMillan, Major A., D.S.O., R. Can. Dragoons.  
Mitchell, Lt.-Col. C. H., Corps of Guides, Can. Forces.  
Montague, Capt. P. J., Can. Local Forces.  
Morrisey, Maj. T. S., 13th Can. Inf. Battalion.  
Panet, Lt.-Col. H. A., D.S.O., R. Can. Horse Artillery.  
Rennie, Lt.-Col. (temp. Brig.-Gen.) R., M.V.O., D.S.O., Can. Local Forces, 4th Can. Inf. Battalion.  
Snell, Major A. E., Can. A.M.C.  
Urquhart, Capt. H. MacI., 16th Can. Inf. Battalion.  
Watson, Lt.-Col. (temp. Brig.-Gen.) D., C.B., Can. Local Forces.

## Royal Canadian Dragoons.

Van Straubenzee, Major C. T.

## Lord Strathcona's Horse.

Thacker, Lt.-Col. (temp. Col.) P. E.  
Bostock, Lt. A. H.

## Royal Canadian Horse Artillery.

Benson, Capt. F. M.

## Canadian Artillery.

Dodds, Lt.-Col. W. O. H.  
Anderson, Major S. B.  
Vansittart, Major G. E.  
Taylor, Capt. H. W.  
Garland, Temp Lt. C. H. B.  
Mowat, Lt. O. A.

## Canadian Motor Machine Gun Service.

Brutinel, Lt.-Col. R.

## Canadian Engineers.

Hughes, Lt.-Col. H. T., Can. Permanent Forces.  
Ramsey, Lt.-Col. C. W. P.  
Lindsay, Maj. (temp. Brig.-Gen.) W. B.  
Bogart, Major J. L. H., Can. Local Forces.  
Davis, Major A. W.  
Irving, Major T. C.  
Dewar, Lt. D. F.  
Powell, Lt. R. W.

## Royal Canadian Regiment.

Macdonell, Lt.-Col. (temp. Brig.-Gen.) A. H., D.S.O.  
Phillips, Temp. Lt. H.

## Princess Patricia's Canadian Light Infantry.

Adamson, Major A. S. A. M.  
Gray, Major D. F. B.  
Clarke, Lt. (temp. Capt.) D. A.  
Martin, Lt. A. G., Adjt.

## 1st Canadian Infantry Battalion.

Thomas, Capt. (temp. Maj.) L. M.

## 2nd Canadian Infantry Battalion.

Waller, Lt. (temp. Capt.) R. de W.

## 3rd Canadian Infantry Battalion.

Allan, Lt.-Col. W. D.

## 4th Canadian Infantry Battalion.

Jones, Maj. T. P.

## 5th Canadian Infantry Battalion.

Harbord, Maj. H. W.  
Page, Maj. L. F.  
Jackson, Capt. E. C., D.S.O.

## 7th Canadian Infantry Battalion.

Odlum, Lt.-Col. V. W., D.S.O.  
Haines, Maj. L. E.  
Holmes, Lt. (temp. Capt.) W. D., D.S.O.  
McIlree, Lt. J. R., D.S.O.  
Owen, Lt. H. H. (killed).

## 8th Canadian Infantry Battalion.

Mackenzie, Capt. J. P.

## 10th Canadian Infantry Battalion.

Costigan, Capt. C. T.  
Craggs, Capt. G. S.

## 13th Canadian Infantry Battalion.

Buchanan, Lt.-Col. V. C.  
McCuaig, Maj. G. E.

*14th Canadian Infantry Battalion.*

McCombe, Maj. G.

*15th Canadian Infantry Battalion.*

Bent, Maj. C. E.

*16th Canadian Infantry Battalion.*

Peck, Maj. C. W.

*19th Canadian Infantry Battalion.*McLaren, Lt.-Col. J. I.  
Burnham, Lt. S. S.*21st Canadian Infantry Battalion.*

Wilgress, Lt. G. K. (killed).

*25th Canadian Infantry Battalion.*Grant, Capt. J. W.  
De Lancey, Lt. J. A. Adjt.*26th Canadian Infantry Battalion.*

Porter, Lt. C. G.

*28th Canadian Infantry Battalion.*Embury, Lt.-Col. J. F. L.  
Macintyre, Capt. D. E., D.S.O.*29th Canadian Infantry Battalion.*Slater, Major M. J., 2nd Army Snipers School.  
Taylor, Capt. K. C. C., D.S.O.*31st Canadian Infantry Battalion.*

Bell, Lt.-Col. A. H.

*42nd Canadian Infantry Battalion.*

McLennan, Maj. B.

*Canadian Army Medical Corps.*

Foster, Lt.-Col. (temp. Col.) G. La F., C.B.  
 Fotheringham, Lt.-Col. (temp. Col.) J. T.  
 Campbell, Lt.-Col. R. P.  
 Amyot, Major J. A.  
 Rankin, Major A. C.  
 Snell, Maj. A. E.  
 Crozier, Capt. J. A.  
 Jeffs, Capt. H. B.  
 Jenkins, Capt. J. S.  
 Hale, Capt. G. C.

*Canadian Nursing Service.*

Strong, Matron, Miss A. C.  
 Hoerner, Nursing Sister Miss S.  
 Allan, Nursing Sister Miss A. D.  
 Dixon, Nursing Sister Miss E. M.  
 Hare, Nursing Sister Miss C. M.  
 Bliss, Nursing Sister Miss M.  
 Eastwood, Nursing Sister Miss V.

*Canadian Army Service Corps.*

Bell, Maj. (temp. Lt.-Col.) A. De M.  
 Findlay, Temp. Lt.-Col. W. H., de la T. d'A.  
 Massie, Lt.-Col. A. E.

*Canadian Army Veterinary Corps.*

Saunders, Capt. C. G.

*Canadian Chaplains.*

Almond, Hon. Lt.-Col. Rev. J. MacP.  
 Beattie, Hon. Maj. Rev. W.  
 McGreer, Hon. Capt. Rev. A. H.

*Canadian Army Pay Corps.*

Shanly, Lt.-Col. C. N.  
 Hamilton, Hon. Capt. (temp. Hon. Maj.) A. L.  
 Field Cashier.

*Canadian Corps of Militia Staff Clerks.*

Chenay, Temp. Hon. Lt. J. S.

Extract from the "Supplement to *The London Gazette*  
 of Friday, the 23rd of June, 1916."

WAR OFFICE,  
 24th June, 1916.

His Majesty the KING has been graciously pleased to approve of the appointment of the undermentioned Officers to be Companions of the Distinguished Service Order, in recognition of their gallantry and devotion to duty in the Field:—

Lt.-Col. William Antrobus Griesbach, 49th Canadian Infantry Battalion.

The undermentioned Officers and Warrant Officers have been awarded the Distinguished Service Order and Military Cross respectively, and the specific acts for which the rewards have been granted will be announced as soon as possible in *The London Gazette*.—

*Awarded the Distinguished Service Order.*

Major John Alexander Ross, 24th Canadian Infantry Battalion.

*Awarded the Military Cross.*

Capt. John Arthur Cullum, Canadian A.M.C. (attached 28th Infantry Battalion).

Temp. Capt. Albert Peter Miller, 21st Canadian Infantry Battalion.

Lt. James Creswell Auld, 16th Battery, Canadian Field Artillery.

Lt. Peter Louis Stuart Browne, 22nd Canadian Infantry Battalion.

Lt. John Arnold Jackson, 29th Canadian Infantry Battalion.

Lt. Robert Wynyard Powell, 4th Field Company, Canadian Engineers.

Lt. George Alexander Speer, 21st Canadian Infantry Battalion.

Colonel (temporary Brigadier-General) H. M. Elliot, is granted the temporary rank of Major-General in the Canadian Militia whilst holding the appointment of Master-General of the Ordnance. 29th November, 1916.

With reference to General Order 30, 1913, under 10th Brigade Canadian Field Artillery, delete the words "retaining rank" following the name of Lieutenant-Colonel N. F. MacNachan, C.V.O., and substitute "and is granted the rank of Colonel on retirement."

Lieutenant-Colonel C. W. Gordon-Hall, D.S.O., The King's Own (Yorkshire Light Infantry) C.M., resigns his temporary commission in the Canadian Militia, on expiration of his tenure of employment under the Canadian Government. 15th June, 1916.

Lieutenant (supernumerary) J. H. Rorke, McGill University Contingent, Canadian Officers Training Corps, is granted the temporary rank of Lieutenant-Colonel in the Canadian Militia, whilst Commanding the 248th (Overseas) Battalion, C.E.F. 23rd September, 1916.

With reference to General Order 49, 1915, the temporary rank of Major granted to Captain H. S. Muckleston, Army Medical Corps, will carry with it the pay and allowances of that rank with effect from the 23rd November, 1916.

Officer Clerk and Honorary Lieutenant J. S. Chenay, Corps of Military Staff Clerks, is granted the temporary rank of Captain in the Canadian Militia, and to carry with it the pay and allowances of that rank, whilst specially employed at Militia Headquarters. 1st May, 1916.

Lieutenant N. Loring, C.M., is granted the temporary rank of Captain, and to carry with it the pay and allowances of that rank, whilst employed on the Instructional Staff, Military District No. 4. 23rd November, 1916.



Lieutenant (supernumerary) R. R. Black, 69th Annapolis Regiment, is granted the temporary rank of Captain, whilst employed as Organizer and Inspector of Cadet Corps, Military District No. 6. 23rd November, 1916.

Lieutenant (supernumerary) W. H. McMillan, Army Service Corps, is granted the temporary rank of Captain, whilst specially employed in connection with Army Service Corps duties. Military District No. 10. 25th November, 1916.

Lieutenant A. J. Roden, 109th Regiment, is granted the temporary rank of Captain, whilst performing the duties of Officer Commanding Company. 28th November, 1916.

To be Chaplains with the honorary rank of Captain:  
The Reverend Melville Daniel Staley. 24th October, 1916.

The Reverend Frank Bushfield. 11th November, 1916.

General Order 201, 1914, in so far as it relates to the appointment of Arthur William Tanner, gentleman, as a provisional Lieutenant in the 16th Light Horse, is hereby cancelled, this gentleman having previously been appointed to the Army Medical Corps.

The date of appointment of Lieutenants C. A. deV. Rheault and G. H. Peplor, The Royal Canadian Dragoons, which appeared in General Order 95, 1916, is amended to read from the 11th June, 1916.

To be Honorary Lieutenant, C.M.:—

Jacob Rubin, gentleman. 31st October, 1916.

Honorary Lieutenant F. Mynott, C.M., relinquishes the temporary commission conferred upon him by General Order 164, 1914. 27th November, 1916.

The following are granted temporary rank in the Canadian Militia as stated, whilst serving with the Canadian Expeditionary Force:—

To be Lieutenants:

Blayne Edmund Scott, gentleman. 5th September, 1916.

George William Ross,

Rene Bourgeois, gentlemen. 20th September, 1916.

Kenneth Hugh Chamberlain, gentleman. 22nd September, 1916.

George Shouldis,

Noble Curfew Yould, gentlemen. 29th September, 1916.

John Langhorne Irwin, gentleman. 3rd October, 1916.

Ronald Brett, gentleman. 5th October, 1916.

Thomas John Simpson Ray, gentleman. 7th October, 1916.

Walter Leighton Mason Furze, gentleman. 11th October, 1916.

To be Honorary Lieutenants:

Harold Rushton Hamilton, gentleman. 18th August, 1916.

Ernest Edward Linger, gentleman. 18th September, 1916.

Sergeant-Major Instructor (W.O.): John James Good, The Royal Canadian Regiment. 19th October, 1916.

#### CONFIRMATION OF RANK.

The undermentioned provisionally appointed Officers having qualified themselves for the appointments, are confirmed in their rank from the dates set opposite their respective names:—

Lieutenant G. P. Howe, 101st Regiment, 1st February, 1914.

Lieutenant E. Greene, A.M.C., 29th July, 1916.

Lieutenant Supernumerary A. E. Nash, 19th Dragoons, 15th February, 1916.

Lieutenant Supernumerary A. L. McAllister, Can. Engineers, 29th January, 1916.

Lieutenant Supernumerary A. I. Strike, 6th Regiment, 24th April, 1916.

Lieutenant Supernumerary A. W. St. J. Boulton, 6th Regiment, 12th June, 1916.

Lieutenant Supernumerary D. S. Milligan, 6th Regiment, 3rd July, 1916.

Lieutenant Supernumerary J. H. Foley, 43rd Regiment, 20th January, 1916.

Lieutenant Supernumerary J. F. M. Cranke, 50th Regiment, 2nd September, 1916.

Lieutenant Supernumerary E. E. Anderson, 60th Regiment, 25th January, 1916.

Lieutenant Supernumerary A. J. Swanson, 60th Regiment, 25th January, 1916.

Lieutenant Supernumerary J. B. Hanway, 60th Regiment, 27th January, 1916.

Lieutenant Supernumerary H. H. R. Hanford, 60th Regiment, 19th February, 1916.

Lieutenant Supernumerary P. N. G. de Tonnancour, 65th Regiment, 15th December, 1915.

Lieutenant Supernumerary L. Normandin, 70th Regiment, 16th May, 1916.

Lieutenant Supernumerary R. C. Allen, 73rd Regiment, 15th March, 1916.

Lieutenant Supernumerary W. K. Anderson, 79th Regiment, 23rd May, 1916.

Lieutenant Supernumerary W. J. B. Pinder, 88th Regiment, 2nd August, 1916.

Lieutenant Supernumerary A. V. Hamilton, 88th Regiment, 7th September, 1916.

Lieutenant Supernumerary W. A. B. Garrard, 88th Regiment, 16th September, 1916.

Lieutenant Supernumerary L. P. McCormack, 90th Regiment, 29th February, 1916.

Lieutenant Supernumerary H. M. Hannesson, 90th Regiment, 3rd March, 1916.

Lieutenant Supernumerary C. Roed, 90th Regiment, 28th April, 1916.

Lieutenant Supernumerary A. H. Munroe, 90th Regiment, 8th May, 1916.

Lieutenant Supernumerary L. D. G. Strutt, 90th Regiment, 21st June, 1916.

Lieutenant Supernumerary W. B. Coatsworth, 90th Regiment, 2nd September, 1916.

Lieutenant Supernumerary G. C. F. Keirstead, 95th Regiment, 20th January, 1916.

Lieutenant Supernumerary A. F. Gledhill, 99th Regiment, 27th June, 1916.

Lieutenant Supernumerary J. W. Sherwin, 100th Regiment, 22nd December, 1915.

Lieutenant Supernumerary S. L. Goldstine, 100th Regiment, 25th April, 1916.

Lieutenant Supernumerary F. C. Flanagan, 101st Regiment, 14th April, 1916.

Lieutenant Supernumerary J. R. Harris, 101st Regiment, 14th April, 1916.

Lieutenant Supernumerary R. P. Oakley, 101st Regiment, 14th April, 1916.

Lieutenant Supernumerary C. K. Brown, 101st Regiment, 14th April, 1916.

Lieutenant Supernumerary S. Knight, 101st Regiment, 12th October, 1916.

Lieutenant Supernumerary E. W. Henderson, 102nd Regiment, 29th December, 1915.

Lieutenant Supernumerary P. E. Palmer, 103rd Regiment, 29th August, 1916.

Lieutenant Supernumerary N. A. Watt, 104th Regiment, 1st August, 1916.

Lieutenant Supernumerary J. Smits, 106th Regiment, 17th January, 1916.

Lieutenant Supernumerary W. W. Denbigh, 106th Regiment, 24th February, 1916.

Lieutenant Supernumerary H. G. Turnbull, 106th Regiment, 14th March, 1916.

Lieutenant Supernumerary C. H. Gunn, 106th Regiment, 2nd June, 1916.

Lieutenant Supernumerary S. G. Thomson, 106th Regiment, 24th August, 1916.

Lieutenant Supernumerary W. A. Watson, A.M.C., 1st October, 1915.

Lieutenant Supernumerary B. R. Mooney, A.M.C., 21st March, 1916.

Lieutenant Supernumerary C. F. Atkinson, A.M.C., 25th March, 1916.

Lieutenant Supernumerary W. K. Turner, A.M.C., 29th March, 1916.

Lieutenant Supernumerary V. E. Barrow, A.M.C., 30th March, 1916.

Lieutenant Supernumerary W. B. L. Donald, A.M.C., 18th April, 1916.

Lieutenant Supernumerary T. Gaddes, A.M.C., 18th April, 1916.

Lieutenant Supernumerary W. Curtis, A.M.C., 16th June, 1916.

Lieutenant Supernumerary J. A. Jardine, A.M.C., 1st July, 1916.

Lieutenant Supernumerary W. A. Scanlon, A.M.C.,  
7th July, 1916.

Lieutenant Supernumerary J. S. Wray, A.M.C.,  
17th July, 1916.

#### RESERVE MILITIA.

TRAIL COMPANY.—The following appointments are made on organization of the Company:

To be provisional Major: Francis George Morin, Esquire. 2nd October, 1916.

To be provisional Captain: Selwyn Gwilym Blaylock, Esquire. 2nd October, 1916.

To be provisional Lieutenants:

John Thomas Eggleshaw,

Archibald Donaldson,

James Buchanan,

William Forrest, gentlemen. 2nd October, 1916.

CALGARY BATTALION.—The following appointments are made on organization of the Battalion:

To be provisional Lieutenant-Colonel and to command the Battalion: John Stoughton Dennis, Esquire. 1st November, 1916.

To be provisional Major: Robert Alexander Darker, Esquire. 1st November, 1916.

To be provisional Captains: Allan Cameron, Esquire; John Macaulay Carson, Esquire. 1st November, 1916.

To be Captain: Robert Augustine McGuinness, Esquire. 1st November, 1916.

To be Adjutant with the rank of provisional Lieutenant: John Edward Lethbridge, gentleman. 1st November, 1916.

To be Lieutenant: Henry Gerald Angell, gentleman. 1st November, 1916.

To be provisional Lieutenants: John Macfarlane Chesser; Wallace Bushell Laycock; Roy Chipman Chambers, gentlemen. 1st November, 1916.

To be Lieutenant: William Herbert Arthur Thompson, gentleman. 1st November, 1916.

To be provisional Lieutenant: Albert Henry Schurer, gentleman. 1st November, 1916.

To be Quartermaster with the Honorary rank of Lieutenant: John McAllister, gentleman. 1st November, 1916.

By Command,



Major-General,  
Acting Adjutant-General.

## APPOINTMENTS, PROMOTIONS AND RETIREMENTS.

### CANADIAN MILITIA.

1916.

HEADQUARTERS,  
OTTAWA, 7th December, 1916.

The following appointments, promotions, retirements and confirmations of rank, are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council.

#### G. O. 116.

##### EDUCATIONAL ESTABLISHMENTS.

ROYAL MILITARY COLLEGE OF CANADA.—The under-mentioned Gentlemen Cadets are granted their discharge:—

Albert Roy MacLaren. 12th November, 1916.

Norman Graham Bethune. 13th November, 1916.

#### PERMANENT FORCE.

PERMANENT ARMY MEDICAL CORPS.—Nursing Sister D. Couillard is permitted to resign. 7th February, 1916.

#### ACTIVE MILITIA.

##### CAVALRY.

TH HUSSARS.—To be provisional Lieutenant (supernumerary): Sydney George McEwen, gentleman. 29th November, 1916.

14TH KING'S CANADIAN HUSSARS.—To be provisional Lieutenant (supernumerary): Clair Franklin Kinney, gentleman. 22nd November, 1916.

17TH DUKE OF YORK'S ROYAL CANADIAN HUSSARS (ARGENTEUIL RANGERS).—To be provisional Lieutenant (supernumerary): Douglas Henry Nelles, gentleman. 13th October, 1916.

##### ARTILLERY.

##### Canadian Field Artillery.

2ND BRIGADE—4TH BATTERY.—To be provisional Lieutenant (supernumerary): Hugh Walter Donaldson, gentleman. 22nd November, 1916.

9TH BATTERY.—To be provisional Lieutenants (supernumerary): Lieutenant (supernumerary) M. R. Fydell, from the 109th Regiment. 18th October, 1916.  
John Walter Young, gentleman. 20th October, 1916.

8TH BRIGADE—23RD BATTERY.—To be provisional Lieutenant (supernumerary): LeRoy Hibbard Holmes, gentleman. 11th November, 1916.

9TH BRIGADE—5TH (KINGSTON) BATTERY.—To be Lieutenant (supernumerary): Norman Graham Bethune, gentleman. 14th November, 1916.

11TH BRIGADE—27TH BATTERY.—To be provisional Lieutenant (supernumerary): Richard Snape, gentleman. 1st November, 1916.

12TH BRIGADE—30TH BATTERY.—To be provisional Lieutenant (supernumerary): Frederick William Kelly, gentleman. 13th November, 1916.

31ST BATTERY.—To be provisional Lieutenant (supernumerary): Harold de Saumarez Carey, gentleman. 20th November, 1916.

##### Heavy Artillery.

THE MONTREAL HEAVY BRIGADE—2ND HEAVY BATTERY AND AMMUNITION COLUMN.—To be provisional Lieutenants (supernumerary): James Williamson Ross, Edward Selby Cope, gentlemen. 27th November, 1916.

##### Canadian Garrison Artillery.

1ST (HALIFAX) REGIMENT.—To be provisional Lieutenants (supernumerary): Leo Francis Currie, gentleman. 22nd November, 1916.

Herbert Whittred, gentleman. 27th November, 1916.

THE MONTREAL SIEGE COMPANY.—To be provisional Lieutenant (supernumerary): William Douglas Smith, gentleman. 30th November, 1916.

##### CANADIAN ENGINEERS.

To be provisional Lieutenant (supernumerary): Provisional Lieutenant G. M. Ponton, from the 103rd Regiment (Calgary Rifles). 30th November, 1916.

7TH FIELD COMPANY.—Provisional Lieutenant (supernumerary) W. H. Robinson is transferred to the 11th Field Company, Canadian Engineers. 6th May, 1916.



11TH FIELD COMPANY.—The following appointments are made on organization:—

To be provisional Major: Francis John Mitchell, Esquire. 6th May, 1916.

To be provisional Captain: Provisional Lieutenant (supernumerary) W. H. Robinson, from the 7th Field Company, Canadian Engineers. 6th May, 1916.

To be provisional Lieutenants: William Robinson Woollatt; Michael Edward Brian; Harold Raymond Hatcher; Gilbert Joseph Paul Jacques, gentlemen. 6th May, 1916.

#### CANADIAN OFFICERS TRAINING CORPS.

UNIVERSITY OF MANITOBA CONTINGENT.—To be Adjutant, provisionally: Provisional Captain R. C. Wallace, *vice* provisional Captain E. B. Fetherstonhaugh, who vacates the appointment. 13th November, 1915.

To be Captain: Lieutenant G. H. Balls, *vice* provisional Captain R. C. Wallace, appointed Adjutant. 13th November, 1915.

To be provisional Captain: Joseph Benson Reynolds, Esquire, *vice* provisional Captain M. B. MacLean, seconded. 2nd April, 1916.

#### INFANTRY.

2ND REGIMENT (QUEEN'S OWN RIFLES OF CANADA).—To be Lieutenant (supernumerary): James Lindsay Burton, gentleman. 25th October, 1916.

To be provisional Lieutenants (supernumerary): Albro Manning Thorne, gentleman. 15th November, 1916.

Franklin Alfred Moore, gentleman. 16th November, 1916.

Robert Hamilton Miln, gentleman. 17th November, 1916.

5TH REGIMENT (ROYAL HIGHLANDERS OF CANADA).—Lieutenant T. R. Whitehead, is seconded for service with the Royal Flying Corps. 25th November, 1916.

11TH REGIMENT (IRISH FUSILIERS OF CANADA).—Lieutenant (supernumerary) J. P. C. Southcott is seconded. 13th November, 1916.

12TH REGIMENT (YORK RANGERS).—Provisional Lieutenant (supernumerary) A. E. Chilcott, is seconded for service with the Royal Naval Volunteer Reserve. 10th August, 1916.

24TH KENT REGIMENT.—To be provisional Lieutenant (supernumerary): Francis Alexander Seeds, gentleman. 13th October, 1916.

34TH ONTARIO REGIMENT.—To be Lieutenants (supernumerary): Ellis Watmough Reed-Lewis, gentleman. 22nd September, 1916.

William John Duane Reed-Lewis, gentleman. 7th November, 1916.

To be provisional Lieutenant (supernumerary): James Stuart Grant, gentleman. 28th November, 1916.

39TH REGIMENT (NORFOLK RIFLES).—To be provisional Lieutenants (supernumerary): Frank Stanley Newman; James Burlington Rigg, gentlemen. 27th October, 1916.

44TH LINCOLN AND WELLAND REGIMENT.—To be provisional Lieutenant (supernumerary): Frederick Brook Davy, gentleman. 30th November, 1916.

46TH DURHAM REGIMENT.—To be Lieutenant (supernumerary): James Oscar Buckley, gentleman. 20th June, 1916.

47TH FRONTENAC REGIMENT.—Lieutenant (supernumerary) H. A. Coon is seconded for service with the Royal Flying Corps. 7th December, 1916.

50TH REGIMENT.—Lieutenant G. C. Holland is permitted to resign his Commission. 21st November, 1916.

52ND REGIMENT (PRINCE ALBERT VOLUNTEERS).—To be provisional Lieutenant (supernumerary): Jorgen Sophus Christian Skoel, gentleman. 25th September, 1916.

56TH GRENVILLE REGIMENT (LISGAR RIFLES).—Lieutenant (supernumerary) W. W. Pitt is seconded for service with the Royal Flying Corps. 7th December, 1916.

To be Lieutenant (supernumerary): Elmore Bruce Baker, gentleman. 21st October, 1916.

60TH RIFLES OF CANADA.—To be provisional Lieutenant (supernumerary): Thomas Corless, gentleman. 16th October, 1916.

62ND REGIMENT (ST. JOHN FUSILIERS).—Lieutenant (supernumerary) W. D. McKay resigns his commission on transfer to the Army Medical Corps. 3rd July, 1916.

66TH REGIMENT (PRINCESS LOUISE FUSILIERS).—Provisional Lieutenant (supernumerary) E. Tilly is permitted to retire. 25th November, 1916.

69TH ANNAPOLIS REGIMENT.—To be Captain: Lieutenant H. L. Gates. 1st November, 1916.

72ND REGIMENT (SEAFORTH HIGHLANDERS OF CANADA).—To be provisional Lieutenant (supernumerary): Oswald Underhay Butler, gentleman. 17th November, 1916.

78TH PICTOU REGIMENT (HIGHLANDERS).—To be provisional Lieutenant (supernumerary): John Hadfield McNeil, gentleman. 7th November, 1916.

82ND (ABEGWEIT LIGHT INFANTRY).—The period of tenure of appointment of Captain A. R. B. Duck as Adjutant is extended to the 1st June, 1917.

88TH REGIMENT (VICTORIA FUSILIERS).—To be provisional Lieutenant (supernumerary): Thomas Ardies Johnston, gentleman. 18th November, 1916.

94TH VICTORIA REGIMENT (ARGYLL HIGHLANDERS).—To be Captain: Lieutenant J. A. Kiley. 12th October, 1916.

To be Lieutenant (supernumerary):

David Neil, gentleman. 22nd September, 1916

To be provisional Lieutenant (supernumerary):

Sergeant Joseph Dennis Aucoin. 22nd November, 1916.

95TH SASKATCHEWAN RIFLES.—To be provisional Lieutenants (supernumerary): Elmer Josiah Anderson, gentleman. 1st November, 1916.

John Kelso Hunter, gentleman. 3rd November, 1916.

William Thomas Thompson, gentleman. 15th November, 1916.

William Richard Taylor, gentleman. 17th November, 1916.

Karl Laubach, gentleman. 18th November, 1916.

Leonard Brookes Ring, gentleman. 20th November, 1916.

100TH WINNIPEG GRENADIERS.—Provisional Lieutenant (supernumerary): J. J. MacMillan is permitted to retire. 21st November, 1916.

To be Lieutenant (supernumerary): Roderick Horsfield, gentleman. 23rd October, 1916.

101ST REGIMENT (EDMONTON FUSILIERS).—To be provisional Lieutenant (supernumerary): James McClacherty Thom, gentleman. 18th November, 1916.

102ND REGIMENT (ROCKY MOUNTAIN RANGERS).—To be provisional Lieutenant (supernumerary): William Maude Moore, gentleman. 1st November, 1916.

103RD REGIMENT (CALGARY RIFLES).—Provisional Lieutenant G. M. Ponton is transferred to the Canadian Engineers. 30th November, 1916.

107TH EAST KOOTENAY REGIMENT.—To be provisional Lieutenant (supernumerary): Arthur Josiah Mott, gentleman. 19th July, 1916.

109TH REGIMENT.—Lieutenant (supernumerary) M. R. Fydel is transferred to the 9th Battery, 2nd Brigade, Canadian Field Artillery. 18th October, 1916.

110TH IRISH REGIMENT.—To be provisional Lieutenant (supernumerary): Richard Henry Leach, gentleman. 28th November, 1916.

#### ARMY MEDICAL SERVICES.

##### *Army Medical Corps.*

To be Captains: Lieutenants (supernumerary)

D. A. Hopper. 9th April, 1915.  
K. G. McKenzie. 5th August, 1915.  
A. C. Rowswell,  
D. V. Currey. 4th September, 1915.  
H. H. Eyres. 4th November, 1915.  
N. H. Ferguson. 15th December, 1915.  
E. H. Saunders. 10th April, 1916.  
H. H. Argue. 26th April, 1916.  
W. M. Robb. 12th June, 1916.  
F. G. Wallbridge. 13th July, 1916.  
C. L. Starr. 22nd November, 1916.  
B. R. O'Reilly. 1st December, 1916.

To be provisional Lieutenants (supernumerary):

\*Milton Alexander Harrington, gentleman. 23rd May, 1916.  
Arthur George Thompson, gentleman. 1st August, 1916.  
George Cuzner, gentleman. 31st October, 1916.  
William James Johnston, gentleman. 15th November, 1916.  
John Albert Blezard, gentleman. 16th November, 1916.  
Archibald Stanley Kirkland, gentleman. 28th November, 1916.  
\*Subject to qualification under the provisions of Militia Order 65, 1913.

Provisional Lieutenant (supernumerary) M. A. Harrington is seconded for service with the Royal Army Medical Corps. 16th September, 1916.  
To be Quartermasters (supernumerary) with the honorary rank of Lieutenant:

William Duncan McKay, gentleman. 3rd July, 1916.  
Andrew Campbell McCormack, gentleman. 28th October, 1916.  
To be Nursing Sisters (supernumerary):  
Edith Williams. 13th May, 1916.  
Marie Della Couillard, Gibsone. 6th November, 1916.  
Bertha Moffat Youdall. 15th November, 1916.  
Margaret Connolly. 17th November, 1916.

#### CANADIAN ARMY DENTAL CORPS.

To be Captains: Arthur Ernest Little, Esquire. 15th November, 1916.  
Erle Heber Henry,  
Elmo Wesley Wilkinson Sisson, Esquires. 1st December, 1916.

To be Lieutenants (supernumerary): John Roland Crockett, gentleman. 17th November, 1916.  
Walter Patrick Desmond, Robert Harold Aljoe, gentlemen. 1st December, 1916.

#### CANADIAN ARMY VETERINARY CORPS.

Captain L. Poulin is retired. 29th November, 1916.  
The name of provisional Lieutenant (supernumerary) C. C. Evelyn is removed from the list of Officers of the Active Militia. 27th November, 1916.  
The name of provisional Lieutenant (supernumerary) J. J. McCarrey is removed from the list of Officers of the Active Militia. 2nd December, 1916.

#### CORPS OF SCHOOL CADET INSTRUCTORS.

Lieutenant C. B. Crowe is seconded. 3rd November, 1916.

#### MEMORANDA.

Extract from the "Fourth Supplement to *The London Gazette* of Tuesday, the 11th of July, 1916."

WAR OFFICE,  
12th July, 1916.

With reference to the despatch published on the 10th April (*London Gazette* No. 29541), the following are mentioned for distinguished and gallant services

rendered during the period of General Sir Charles Monro's Command of the Mediterranean Expeditionary Force:

#### CANADIAN FORCES.

##### *Royal Canadian Field Artillery.*

Mills, Lt.-Col. J. E.

##### *Canadian Army Medical Corps.*

Roberts, Col. J. A.  
Davis, Lt.-Col. E. G., C.M.G.  
Williams, Lt.-Col. E. J.

Extract from the "Fifth Supplement to *The London Gazette* of Tuesday, the 25th of July, 1916."

WAR OFFICE,  
27th July, 1916.

His Majesty the KING has been graciously pleased to approve of the appointment of the undermentioned Officers to be Companions of the Distinguished Service Order, in recognition of his gallantry and devotion to duty in the Field:—

Capt. Robert Murdie, 5th Can. Inf. Bn.

His Majesty the KING has been graciously pleased to confer the Military Cross on the undermentioned Officers and Warrant Officers, in recognition of their gallantry and devotion to duty in the Field:—

Capt. Herbert Ernest Cumming, No. 4 Fld. Amb., Can. Army Med. Corps.

Capt. George Willard Treleaven, Can. Army Med. Corps.

Lt. Alexander William Aitchison, 13th Can. Infy. Bn.

Lt. Lionel Dalziel Heron, 20th Can. Infy. Bn.

Lt. Ernest Henry Latter, 5th Can. Infy. Bn.

Lt. James Stanley Scott, Can. Local Forces and R.F.C.

Lt. Francis Bassall Winter, 26th Can. Infy. Bn.

Extract from the "Second Supplement to *The London Gazette* of Friday, the 18th of August, 1916."

WAR OFFICE,  
19th August, 1916.

His Majesty the KING has been graciously pleased to approve of the appointment of the undermentioned Officers to be Companions of the Distinguished Service Order, in recognition of their gallantry and devotion to duty in the Field:—

#### CANADIAN FORCE.

Major Walter Walbridge Denison, Can. Mtd. Rif.  
Major (temp. Lt.-Col.) Denis Colburn Draper, Can. Mtd. Rif.

Lt.-Col. Claude Hardinge Hill, Can. Infy.

Major Albert Keefe Hobbins, Can. Infy.

Major Douglas Herbert Campbell Mason, Can. Infy.

Lt.-Eric Edward Napier McCallum, Can. Infy.

Maj. Stewart Percival McMordie, Can. Pioneers.

Capt. Hugh Wilderspin Niven, Can. Infy.

Maj. Kenneth Meikle Perry, Can. Infy.

Capt. Alfred Gaviller Styles, Can. Infy.

Major Hector Bacon Verrett, Can. Infy.

His Majesty the KING has been graciously pleased to confer the Military Cross on the undermentioned Officers and Warrant Officers, in recognition of their gallantry and devotion to duty in the Field:—

#### CANADIAN FORCE.

Lt. Arthur Ross Ackerman, Can. Infy.

Capt. Peregrine Palmer Acland, Can. Infy.

Lt. George Roland Barnes, Can. Mtd. Rif.

Lt. William Evans Beaton, Can. Infy.

Lt. Percy Wood Beatty, Can. Infy., Mach. Gun Coy.

Lt. (Actg. Capt.) David Hunter Bell, Can. Infy.

Capt. (Actg. Major) Roderick Ogle Bell-Irving, Can. Infy.



Lt. Ralph Sanderson Billman, 10th By. Can. Fld. Arty.  
 Lt. Edmund Hooper Birkett, Can. Engrs.  
 Lt. George Edwin Chaffey, Can. Pioneers.  
 Capt. Hugh Alexander Chisholm, Can. Infy.  
 Capt. William Edgar Lawrence Coleman, Can. Mtd. Rif.  
 Capt. William Henry Puddicembo Collum, Can. Infy.  
 Lt. Charles Edwin Cooper, Can. Infy.  
 Capt. Henry Sloane Cooper, Can. Infy.  
 Capt. Charles Telford Costigan, D.S.O., Can. Infy.  
 Lt. John Alfred Creasor, Can. Infy.  
 Lt. Gordon Willson Crow, Can. Fld. Arty.  
 Lt. George Selkirk Currie, Can. Infy.  
 Lt. William Dougall, Can. Infy.  
 Lt. Arthur Vincent Evans, Can. Mtd. Rif.  
 Lt. Joseph Andrew Farrell, Can. Infy.  
 Lt. D. Stuart Forbes, Can. Infy., attd. Machine Gun Coy.  
 Lt. Harold Charles Fryer, Can. Infy.  
 Lt. Adam Harrison Gilmour, Can. Infy.  
 Lt. (Acting Capt.) Guy Vincent Gurney, Can. Infy.  
 Lt. Wilbert Goodman Hamilton, Can. Infy.  
 Lt. George Harrower, Can. Infy.  
 Lt. William Robert Herbert, Can. Infy.  
 Capt. Charles W. Hewson, Can. Mtd. Rif.  
 Lt. Charles Matthews Howard, Can. Infy.  
 Lt. (Acting Capt.) Earle Irvine, Can. Infy.  
 Capt. Clarence Woods Johnston, Can. A.M.C.  
 Capt. George Chalmers Johnston, Can. Mtd. Rif.  
 Capt. Joseph Alexander Keefer, Can. Pioneers.  
 Lt. Michael Holland Labbe, Can. Infy.  
 Lt. Philip MacKenzie, Can. Infy.  
 Hon. Capt. the Rev. Ambrose Madden, Can. Chapl., attd. Hdqrs. Staff, Can. Infy.  
 Capt. Alick Gregory Martin, Can. Infy.  
 Capt. William Jonas McAlister, Can. A.M.C.  
 Capt. John Bruce McGregor, Can. A.M.C.  
 Lt. William Charles Merston, Can. Infy.  
 Lt. Raymond Penniman, Can. Infy.  
 Lt. Henry Noel Petty, Can. Infy.  
 Capt. George Zouch Pinder, Can. Infy.  
 Capt. Harry Price, Can. Infy.  
 Lt. Harry Stephen Quigley, Can. Div. Sig. Coy.  
 Capt. William Rhoades, Can. Mtd. Rif.  
 Lt. Robert Harold Richardson, Can. Infy.  
 Capt. Albert Ross, Can. A.M.C.  
 Capt. Arthur Lewis William Saunders, Can. Infy.  
 Lt. Norman Campbell Sawers, Can. Pioneers.  
 Lt. James Austin Scroggie, Can. Infy.  
 Lt. Henry Albert Smith, Can. Mtd. Rif.  
 Capt. Frederick James Tees, Can. A.M.C.  
 Capt. Alexander Thomas Thompson, Can. Infy.  
 Lt. Guy Roderick Turner, Can. Engrs.  
 Capt. Herbert William Wade Can. A.M.C.  
 Lt. William Tait White, Can. Pioneers.  
 Lt. Arthur Wilton, Can. Infy.  
 Lt. Ralph Stanley Worsley, Can. Engrs.  
 Capt. John Lant Youngs, Can. Infy.  
 No. 106128 S. M. (now temp. Lt.) Charles Frederick Casey, Can. Mtd. Rif.

The undermentioned are granted the temporary rank of Lieutenant-Colonel in the Canadian Militia:—

Major R. A. Gillespie, 106th Regiment (Winnipeg Light Infantry), whilst commanding the 226th (Overseas) Battalion, C.E.F. 3rd March, 1916.

Major A. W. Jamieson, The Royal Canadian Artillery, whilst performing the duties of Officer Commanding, Royal Canadian Garrison Artillery, Halifax, N.S. 11th August, 1916.

General Order 173, 1914, in so far as it relates to the appointment of Deputy Assistant Director of Medical Services, under "2nd Divisional Area" is hereby cancelled and the following substituted therefor:—

"To be Acting Deputy Assistant Director of Medical Services: Lieutenant-Colonel J. A. Roberts, from the Reserve of Officers, *vice* Lieutenant-Colonel D. W. McPherson, Army Medical Corps, appointed to the Canadian Expeditionary Force." 20th September, 1914.

Lieutenant (supernumerary) (temporary Major) F. G. Robinson, 58th Regiment (Westmount Rifles) relinquishes the temporary rank of Major conferred 13739—2½

on him by General Order 68, 1915. 27th November, 1916.

Honorary Major Owen Thomas, C.M., is permitted to resign his Commission. 4th December, 1916.

Frank Ireland Blair, Esq., M.D., is granted the Honorary rank of Major on the Retired List. 7th September, 1916.

Frederick Henry McCallum, Esquire, late 29th Regiment (Highland Light Infantry of Canada), is granted the rank of Captain on the Retired List. 27th November, 1916.

To be Honorary Captain: Bandmaster and Honorary Lieutenant M. Ryan, The Royal Canadian Regiment. 22nd June, 1916.

The date of appointment of the Reverend George Pugsley as a Chaplain with the Honorary rank of Captain, C.M., which appeared in G. O. 47, 1916, is amended to read from the 19th November, 1915.

To be Chaplains with the honorary rank of Captain: The Reverend William Tindal Lorymer. 19th July, 1916.

The Reverend Arthur Bischlager. 7th September, 1916.

The Reverend James Sime Miller. 20th September, 1916.

Lieutenant C. C. Adams (Royal Engineers) is granted a temporary Commission as a Lieutenant in the Active Militia of Canada, whilst employed at the Royal Military College of Canada, with seniority as from the 21st December, 1912, the date of his Army Rank. 10th November, 1916.

With reference to General Order 99, 1916, under 9th Battery, 2nd Brigade, Canadian Field Artillery, for "Roy Courtice" read "Andrew Roy Courtice".

The undermentioned are granted the temporary rank of Lieutenant in the Canadian Militia, whilst serving with the Canadian Expeditionary Force:—

Herbert Eldridge Ball, gentleman. 7th May, 1915.

Ernest Noel Halton Fyles, gentleman. 2nd October, 1916.

#### CONFIRMATION OF RANK.

The undermentioned provisionally appointed Officers having qualified themselves for the appointments, are confirmed in their rank from the dates set opposite their respective names:—

Lieutenant Supernumerary R. G. Tolmie, 1st Regiment, 13th June, 1916.

Lieutenant Supernumerary A. P. S. Glassco, 1st Regiment, 15th June, 1916.

Lieutenant Supernumerary C. R. G. Say, 1st Regiment, 17th July, 1916.

Lieutenant Supernumerary S. M. Scott, 6th Regiment, 1st October, 1916.

Lieutenant Supernumerary G. D. Falkenberg, 8th Regiment, 26th September, 1916.

Lieutenant Supernumerary W. A. Mouck, 47th Regiment, 22nd October, 1916.

Lieutenant Supernumerary A. S. Burgess, 50th Regiment, 1st October, 1916.

Lieutenant Supernumerary P. E. Leclerc, 54th Regiment, 7th August, 1916.

Lieutenant Supernumerary L. F. Stevenson, 73rd Regiment, 17th May, 1916.

Lieutenant Supernumerary E. W. W. Watling, 73rd Regiment, 17th May, 1916.

Lieutenant Supernumerary J. J. Robertson, A.M.C., 30th September, 1915.

By Command,

*W. E. Macpherson*

Major-General,  
Acting Adjutant-General.

# APPOINTMENTS, PROMOTIONS AND RETIREMENTS.

## CANADIAN MILITIA.

1916.

HEADQUARTERS,  
OTTAWA, 14th December, 1916.

The following appointments, promotions, retirements and confirmations of rank, are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council.

### G. O. 117.

#### ACTIVE MILITIA.

##### CAVALRY.

**4TH HUSSARS.**—To be Lieutenant-Colonel and to command the Regiment: Major R. M. Van Luven, *vice* Lieutenant-Colonel A. A. Binnington, who is transferred to the Reserve of Officers, on the expiration of his tenure of command. 1st September, 1916.

**19TH ALBERTA DRAGOONS.**—To be provisional Lieutenant (supernumerary): Georges Alfred Morin, gentleman. 23rd October, 1916.

**22ND SASKATCHEWAN LIGHT HORSE.**—Lieutenant J. Gronow is permitted to resign his commission. 1st August, 1916.

To be provisional Lieutenants (supernumerary): Sergeant Leslie Palmer Roach. 30th November, 1916.

Sergeant Clair Valkyrie Houston Harrison. 1st December, 1916.

**26TH STANSTEAD DRAGOONS.**—Provisional Lieutenant C. B. Stenning is permitted to retire. 5th December, 1916.

##### ARTILLERY.

##### *Canadian Field Artillery.*

**2ND BRIGADE—4TH BATTERY.**—To be provisional Lieutenant (supernumerary): Phillip Albert Child, gentleman. 25th November, 1916.

**9TH BATTERY.**—To be provisional Lieutenants (supernumerary): Blair Russel, gentleman. 22nd November, 1916.

Charles Frederick Coryell, gentleman. 24th November, 1916.

**5TH BRIGADE—2ND (OTTAWA) BATTERY.**—To be Lieutenant (supernumerary): William Harris Lloyd Roberts, gentleman. 1st December, 1916.

**23RD BATTERY.**—To be provisional Lieutenant (supernumerary): John Clyde McCulloch, gentleman. 20th November, 1916.

**9TH BRIGADE—5TH (KINGSTON) BATTERY.**—To be provisional Lieutenants (supernumerary): Cornelius Garvey, gentleman. 31st October, 1916.

Sergeant Frederick Booth Pense. 22nd November 1916.

David Watts Prichard, gentleman. 24th November, 1916.

John Ernest Cunningham, gentleman. 25th November, 1916.

Cecil Samuel Taber, gentleman. 29th November, 1916.

**11TH BRIGADE—29TH BATTERY.**—To be provisional Lieutenant (supernumerary): Samuel Clifford Hood, gentleman. 4th September, 1916.

**12TH BRIGADE—30TH BATTERY.**—To be provisional Lieutenant (supernumerary): Provisional Lieutenant (supernumerary) A. S. Macfarlane, from the 24th Kent Regiment. 28th November, 1916.

**13TH BRIGADE—33RD BATTERY.**—To be provisional Lieutenant (supernumerary): Provisional Lieutenant (supernumerary) J. C. Miller, from the 35th Regiment (Simcoe Foresters). 16th November, 1916.

**14TH BRIGADE—13TH (WINNIPEG) BATTERY.**—To be provisional Lieutenant (supernumerary): Charles William Tupper, gentleman. 21st November, 1916.

##### *Heavy Artillery.*

**THE MONTREAL HEAVY BRIGADE—1ST HEAVY BATTERY AND AMMUNITION COLUMN.**—Provisional Lieutenant (supernumerary) C. B. James is permitted to retire. 6th December, 1916.

##### *Canadian Garrison Artillery.*

**1ST (HALIFAX) REGIMENT.**—To be provisional Lieutenants (supernumerary): Henry Harris Miller, gentleman. 29th November, 1916.

Clarence Manson Sprague, gentleman. 4th December, 1916.

Leslie Clyde Strickland, gentleman. 6th December, 1916.

**3RD (NEW BRUNSWICK) REGIMENT.**—To be provisional Lieutenant (supernumerary): Murray McCheyne Baird, gentleman. 4th August, 1916.

##### CANADIAN ENGINEERS.

To be provisional Lieutenant (supernumerary): Alphonso Lester Sharp, gentleman. 2nd December, 1916.

##### CANADIAN OFFICERS TRAINING CORPS.

**UNIVERSITY OF TORONTO CONTINGENT.**—Provisional Lieutenant (supernumerary) G. H. Campbell is permitted to retire. 2nd December, 1916.

**BRANDON COLLEGE CONTINGENT.**—To be provisional Lieutenant (supernumerary): Arthur Wellesley Vining, gentleman. 8th November, 1916.

##### INFANTRY.

**6TH REGIMENT (THE DUKE OF CONNAUGHT'S OWN RIFLES).**—Lieutenant (supernumerary) W. F. de V. Bealey is permitted to resign his Commission. 30th November, 1916.

**10TH REGIMENT (ROYAL GRENADIERS).**—To be Lieutenant (supernumerary): Walter Harold Green, gentleman. 28th November, 1916.

**12TH REGIMENT (YORK RANGERS).**—Provisional Lieutenant (supernumerary) R. M. Speirs is permitted to retire. 8th December, 1916.

**13TH ROYAL REGIMENT.**—Lieutenant T. H. Stinson is permitted to resign his commission. 20th November, 1916.

**24TH KENT REGIMENT.**—Provisional Lieutenant (supernumerary) A. S. Macfarlane is transferred to the 30th Battery, 12th Brigade, Canadian Field Artillery. 28th November, 1916.

**30TH REGIMENT (WELLINGTON RIFLES).**—Lieutenant H. B. Kerruish is seconded for service with the Royal Flying Corps. 14th December, 1916.

**34TH ONTARIO REGIMENT.**—The name of provisional Lieutenant (supernumerary) G. D. Hamilton is removed from the List of Officers of the Active Militia. 12th December, 1916.

**35TH REGIMENT (SIMCOE FORESTERS).**—Provisional Lieutenant (supernumerary) J. C. Miller is transferred to the 33rd Battery, 13th Brigade, Canadian Field Artillery. 16th November, 1916.

To be Lieutenant (supernumerary): William Clark Ostic, gentleman. 1st November, 1916.

**41ST REGIMENT (BROCKVILLE RIFLES).**—Provisional Lieutenant (supernumerary) W. H. Comstock is seconded for service with the Royal Flying Corps. 14th December, 1916.

To be provisional Lieutenants (supernumerary): James Archibald Graham, gentleman. 25th October, 1916.

Lloyd Clayton Tilt, gentleman. 11th November, 1916.



60TH RIFLES OF CANADA.—To be Lieutenant (supernumerary): James Edward Underhill, gentleman. 8th November, 1916.

62ND REGIMENT (ST. JOHN FUSILIERS).—To be provisional Lieutenants (supernumerary): Charles Hubald Martin, gentleman. 17th November, 1916. Allan Edward Doig, gentleman. 18th November, 1916.

70TH REGIMENT.—To be provisional Lieutenants (supernumerary): Christopher Bryson Leggo, Frederick William Allen, gentlemen. 25th October, 1916.

71ST YORK REGIMENT.—To be Lieutenant (supernumerary): Nathaniel Cameron McFarlane, gentleman. 13th September, 1916.

72ND REGIMENT (SEAFORTH HIGHLANDERS OF CANADA).—Lieutenant (supernumerary) A. W. A. Ulph is permitted to resign his commission. 25th November, 1916.

85TH REGIMENT.—To be Captain: Lieutenant J. Brosseau. 6th October, 1916.

90TH REGIMENT (WINNIPEG RIFLES).—To be provisional Lieutenants (supernumerary): David Henry Cosgrove, gentleman. 14th November, 1916. Stanley Spencer Gilmour, gentleman. 15th November, 1916.

102ND REGIMENT (ROCKY MOUNTAIN RANGERS).—To be provisional Lieutenant (supernumerary): William Andrew Scott, gentleman. 2nd November, 1916.

106TH REGIMENT (WINNIPEG LIGHT INFANTRY).—Lieutenant (supernumerary) J. Benson is permitted to resign his commission. 5th December, 1916.

Provisional Lieutenant (supernumerary) H. H. Franklin is permitted to retire. 5th December, 1916.

To be Lieutenant (supernumerary): Victor Orlando Norman, gentleman. 17th November, 1916.

110TH IRISH REGIMENT.—To be provisional Lieutenant (supernumerary): James Stewart McCaughey, gentleman. 16th November, 1916.

#### CANADIAN ARMY SERVICE CORPS.

Provisional Lieutenant (supernumerary) R. O. Daly is permitted to retire. 3rd December, 1916.

#### ARMY MEDICAL SERVICES.

##### Army Medical Corps.

To be Captains: Lieutenants (supernumerary)

G. M. Hanna. 16th November, 1914.

J. C. K. Langford. 1st December, 1915.

W. A. Lewis. 18th January, 1916.

J. P. Mitchell. 20th March, 1916.

W. J. Kirby. 7th June, 1916.

To be provisional Lieutenants (supernumerary)

Fulton Schuyler Vrooman,

\*Cecil Bowman Corbett,

\*Wilbert Clarence Page,

\*Robert Kells Johnston,

\*James Eadie Fraser,

\*Neil Douglas Black,

\*James Orville Macdonald,

\*Clarence Morley Sellery,

\*Edwin Carl Mick,

\*Wilfrid Wallace McKay,

\*Edward William Nolan,

\*John Patrick Bonfield,

\*Frederick Leonard Reid,

\*Wilson Henry Lloyd,

\*Joseph Russell Patterson,

\*Kenneth McKim Shorey,

\*Bruce Cannon,

\*Donald Roy Fletcher,

\*Elliott Cedric Alvin Crawford,

\*Ernest Joseph Gordon,

\*Gerald Foster Denyes,

\*Francis Ambrose O'Reilly,

\*Arthur Beaton Whytock,  
\*George Luther Sills,  
\*David Kenneth Mundell,  
\*John Bradley Willoughby,  
\*William Gladstone Robertson,  
\*Harold Raymond Nicklin, gentlemen. 22nd November, 1916.

Herbert Clegg George,  
Alexander Feetes, gentlemen. 23rd November, 1916.

Duncan Allison, gentlemen. 27th November, 1916.

\*Joseph Wilbert Warren, gentleman. 4th December, 1916.

\*Subject to qualification under the provisions of Militia Order 65, 1913.

To be Nursing Sisters (supernumerary):

Collena MacDougall. 6th June, 1916.

Cecilia Muriel Crosbie. 1st September, 1916.

Margaret Fairbairn Scott,

Gertrude Sarah Andrews,

Helen Bruce Gardner,

Jean Drynan Bryden. 20th October, 1916.

Agnes Craig Bell. 21st October, 1916.

Annie Baird. 25th October, 1916.

Jessie Viola Pollard. 27th October, 1916.

Mary Alexina Reid Moore. 7th November, 1916.

Jessie Violet Irene Lusk,

Janet Mary Fraser,

Catherine Christena McGibbon. 8th November, 1916.

Florence Emily Jones. 9th November, 1916.

Elizabeth Young Richmond,

Myrtle Rose Helen Hanna,

Olive Eda Burr. 11th November, 1916.

Rebecca McClymont Jollie. 13th November, 1916.

Nursing Sister (supernumerary) V. J. Gordon is seconded for service with the Military Hospitals Commission Command. 1st October, 1916.

The following are seconded for service with Queen Alexandra's Imperial Military Nursing Service:—Nursing Sisters (supernumerary)

C. E. Murray,

L. McCleave,

A. I. MacAulay. 1st November, 1916.

H. C. Strang. 7th November, 1916.

M. F. Scott,

G. S. Andrews,

H. B. Gardner,

J. D. Bryden,

A. C. Bell,

A. Baird,

J. V. Pollard,

M. A. R. Moore,

J. V. I. Lusk,

J. M. Fraser,

C. C. McGibbon,

F. E. Jones,

E. Y. Richmond,

M. R. H. Hanna,

O. E. Burr,

R. M. Jollie. 25th November, 1916.

#### CANADIAN ARMY DENTAL CORPS.

To be Lieutenant (supernumerary): Earle Spurgeon Millett, gentleman. 13th October, 1916.

To be Quartermaster with the Honorary rank of Lieutenant: Sergeant Frederick Arthur Alden. 1st November, 1916.

#### CANADIAN ARMY VETERINARY CORPS.

Provisional Lieutenant (supernumerary) I. E. Croken is seconded for service with the Imperial Army. 2nd December, 1916.

#### MEMORANDA.

Extract from the "Supplement to The London Gazette of Friday, the 25th of August, 1916."

#### WAR OFFICE,

25th August, 1916.

His Majesty the KING has been graciously pleased to approve of the appointment of the undermentioned Officers to be Companions of the Distinguished Service

Order, in recognition of their gallantry and devotion to duty in the Field:—

Lt.-Col. Henry John Lamb, Can. Local Forces.

His Majesty the KING has been graciously pleased to confer the Military Cross on the undermentioned Officers and Warrant Officers in recognition of their gallantry and devotion to duty in the Field:—

Lt. Frederick George Ernest Sutton, Can. Infy.  
Lt. James Joseph Stock, Can. Eng.  
Lt. John Wise, Can. Infy.

Extract from the "Supplement to *The London Gazette* of Friday, the 8th of September, 1916."

WAR OFFICE,

9th September, 1916.

The undermentioned Officers have been awarded a Bar to their Military Cross for subsequent acts of conspicuous gallantry:—

Lt. (Actg. Capt.) Alfred Syer Trimmer, Can. Infy.  
(The Military Cross was awarded in *London Gazette* dated 15th March, 1916.)

Extract from the "Supplement to *The London Gazette* of Friday, the 22nd of September, 1916."

WAR OFFICE,

22nd September, 1916

His Majesty the KING has been graciously pleased to approve of the appointments of the undermentioned Officers to be Companions of the Distinguished Service Order, in recognition of their gallantry and devotion to duty in the Field:—

CANADIAN FORCE.

Capt. Charles Edward Kilmer, Can. Inf.

His Majesty the KING has been graciously pleased to confer the Military Cross on the undermentioned Officers and Warrant Officers in recognition of their gallantry and devotion to duty in the Field:—

CANADIAN FORCE.

Lt. Arthur Spencer Allen, Can. Inf.  
Lt. James Clifford Andrews, Can. Infy.  
Lt. Guy Sedden Clarkson, Can. Infy.  
Lt. Harry Robertson Dillon, Can. Fd. Art.  
Lt. Sydney Baker Harris, Can. Infy.  
Lt. Thomas Lewis Owen Williams, Can. Infy.  
Lt. John Stanley Woods, Can. Infy.

Extract from the "Supplement to *The London Gazette* of Tuesday, the 26th of September, 1916."

WAR OFFICE,

26th September, 1916.

His Majesty the KING has been graciously pleased to confer the Military Cross on the undermentioned Officers and Warrant Officers in recognition of their gallantry and devotion to duty in the Field:—

CANADIAN FORCE.

Lt. Lawrence Francis Gartner Bole, R. Can. R.  
Lt. Owen Sydney Dunn, Can. Inf.  
Lt. Ernest Dorland Hicks, Can. Force and R.F.C.  
Capt. Ivan Steele Ralston, Can. Inf.  
Lt. Harry Roy Urie, Can. Eng.  
Lt. John Gordon Young, Can. Inf.

Lieutenant-Colonel J. C. O. Mack, Canadian Army Pay Corps, is granted the temporary rank of Colonel in the Canadian Militia, whilst specially employed at Militia Headquarters. 1st December, 1916.

To be Honorary Colonel of the 187th (Overseas) Battalion, C.E.F.:

Edward Michener, Esquire, M.L.A. 1st November, 1916.

To be Honorary Colonel of the 178th (Overseas) Battalion, C.E.F.:

Charles Eudes Bonin, Esquire, Consul-General for France. 29th November, 1916.

With reference to copies, General Order 71, 1916, (French Translation), under Military District No. 4, for "Lieutenant-Colonel J.P.C. des Trois Maisons" read "Lieutenant-Colonel J.P.A. des Trois Maisons" and for 1st July, 1916" read "1st July, 1917."

With reference to General Order 25, 1916, under 28th Perth Regiment insert the words "who vacates the appointment of Adjutant", following the name of Captain (temporary Lieutenant-Colonel) T. G. Delamere.

Lieutenant (supernumerary) (temporary Captain) S. Small, 2nd Regiment (Queen's Own Rifles of Canada) relinquishes the temporary rank of Captain conferred upon him by General Order 22, 1916. 7th December, 1916.

Memoranda of General Order dated 30th November, 1916, in so far as it relates to Officer Clerk and Honorary Lieutenant J. S. Chenay, Corps of Military Staff Clerks, is hereby cancelled and the following substituted therefor:—

"Officer Clerk and Honorary Lieutenant J. S. Chenay, Corps of Military Staff Clerks, is granted "the temporary rank of Honorary Captain, and to "carry with it the pay and allowances of that rank "whilst specially employed at Militia Headquarters. "6th July, 1916."

Lieutenant D. H. McDougall, 48th Regiment (Highlanders) is granted the temporary rank of Captain, whilst performing the duties of Officer Commanding Company. 11th December, 1916.

To be Chaplains, with the honorary rank of Captain:  
The Reverend John D'Ole Morrow. 1st July, 1916.

The Reverend William Robertson. 25th September 1916.

To be Honorary Captain, C.M.:  
The Reverend Henry Albert Fish. 1st December, 1916.

The undermentioned are granted temporary rank in the Canadian Militia, as stated, whilst serving with the Canadian Expeditionary Force:—

To be Lieutenants:—

Richard Walter Rayner, gentleman. 29th July, 1916.

Joseph Edgerton Scott Martin, gentleman. 1st August, 1916.

James Wilson Muncaster, gentleman. 29th September, 1916.

Edgar Charles Corbett, gentleman. 17th October, 1916.

Leslie Rede Robson, gentleman. 7th December, 1916.

To be Honorary Lieutenant:—  
William Ernest Barbour Mercer, gentleman. 25th January, 1916.

CONFIRMATION OF RANK.

The undermentioned provisionally appointed Officers having qualified themselves for the appointments, are confirmed in their rank from the dates set opposite their respective names:—

Lieutenant Supernumerary A. H. Chapman, 8th Fd. Co. C.E., 30th December, 1915.

Lieutenant Supernumerary H. A. Moore, Canadian Engineers (Reg't. List.), 31st January, 1916.

Lieutenant Supernumerary A. V. De Laporte, Canadian Engineers (Reg't. List.), 1st March, 1916.



Lieutenant Supernumerary R. V. Harris, C.O.T.C. (Dalh.), 6th June, 1916.  
 Lieutenant Supernumerary G. B. Moxon, 5th Regiment, 5th May, 1916.  
 Lieutenant Supernumerary E. G. Hampson, 5th Regiment, 19th May, 1916.  
 Lieutenant Supernumerary P. R. Philipps, 63rd Regiment, 28th January, 1916.  
 Lieutenant Supernumerary W. L. Coleman, 63rd Regiment, 1st September, 1916.  
 Lieutenant Supernumerary A. W. Bowser, 74th Regiment, 1st March, 1916.  
 Lieutenant Supernumerary R. R. Maclean, 82nd Regiment, 23rd December, 1915.  
 Lieutenant Supernumerary A. M. O. Gold, 90th Regiment, 16th March, 1916.  
 Lieutenant Supernumerary J. A. Ball, 100th Regiment, 20th December, 1915.  
 Lieutenant Supernumerary R. R. Sutherland, 100th Regiment, 20th May, 1916.  
 Lieutenant Supernumerary A. T. Godfrey, A.M.C., 25th October, 1916.  
 Lieutenant Supernumerary W. N. Cochrane, A.M.C., 13th November, 1916.

By Command,

*W. E. Macgins.*

Major-General,  
 Acting Adjutant-General.

## GOVERNMENT NOTICES.

### COPYRIGHTS

Entered during the week ending 16th January, 1917,  
 at the Department of Agriculture—Trade Mark  
 and Copyright Branch

32462. "Come Back to Me." Lyric by M. Jerome.  
 Music by Seymour Furth. Whaley, Royce & Co.,  
 Limited, Toronto, Ont., 10th January, 1917.

32463. "Poems, 1916." By A.B.H. (Book.) A.  
 Beatrice Hickson, Montreal, Que., 11th January, 1917.

32464. "The Ontario Legal Chart, 1917." (Chart.)  
 Henry Cartwright, Toronto, Ont., 11th January, 1917.

32465. "Target Chart." (Print.) Capt. F. B. Ken-  
 rick, C.O.T.C., Toronto, Ont., 11th January, 1917.

32466. "Pages Choiesies." D'Ernest Gagnon. (Livre.)  
 Blanche Gagnon, Québec, Qué., 11 janvier, 1917.

32467. "Handbook of Rifle Shooting, Dominion  
 Marksmen, Junior Department." (Book.) Dominion  
 Cartridge Co., Limited, Montreal, Que., 11th January,  
 1917.

32468. "To My Soldier Boy." Music by Amelie  
 Lane McNeill. Amelie Lane McNeill, Vancouver,  
 British Columbia, 11th January, 1917.

32469. "Patria." Words by Geo. Graff, jr. Music  
 by Mrs. Vernon Castle. Waterson, Berlin & Snyder  
 Company, New York, N.Y., U.S.A., 11th January,  
 1917.

32470. "Holophane Nomogram for Calculating De-  
 sired Illumination." (Chart.) Canadian General  
 Electric Company, Limited, Toronto, Ont., 11th Janu-  
 ary, 1917.

32471. "Business As Usual." (Picture.) National  
 Art Company, Toronto, Ont., 11th January, 1917.

32472. "Britain Rules the Waves." (Picture.)  
 National Art Company, Toronto, Ont., 11th January,  
 1917.

32473. "It Takes an Irishman to Make Love." Lyric  
 by Irving Berlin and Elsie Janis. Music by Irving  
 Berlin. Irving Berlin, Inc., New York, N.Y., U.S.A.,  
 11th January, 1917.

32474. "It's the Same Old Story." Words and Music  
 by V. J. Cavers. Henry A. Fish, Owen Sound, Ont.,  
 12th January, 1917.

32475. "The Magnet." No. V. December, 1916. (Book.)  
 John McAra, Calgary, Alta., 12th January, 1917.

32476. "Sons of Canada." By James A. Brain. (Poem.)  
 James Albert Brain Toronto, Ont., 12th January, 1917.

32477. "I'm Longing For You, Sweetheart." Words  
 by Harry Shaw. Music by James W. Casey. Harry  
 Shaw, Vancouver, British Columbia, 13th January,  
 1917.

32478. "Sainte Face de Notre Seigneur." (Tableau  
 en relief.) Joseph Edmond Labonté, Jonquière, Qué.,  
 13 janvier, 1917.

32479. "Primer in Ruthenian Language." (Book.)  
 Frank Dojacek, Winnipeg, Manitoba, 15th January,  
 1917.

32480. "Boys of the Maple Leaf." Words by  
 Marion Mackenzie Nicolson. Music by H. E. J. Vernon.  
 Marion Mackenzie Nicolson, Winnipeg, Manitoba, 15th  
 January, 1917.

32481. "A Methodist Missionary in Labrador." By  
 the Rev. Arminius Young. (Book.) Rev. Arminius  
 Young, Toronto, Ont., 15th January, 1917.

32482. "The Legend of the Falls of the Spray  
 Pearls." By Jane Parkin. (Booklet.) Jane Parkin,  
 Vancouver, British Columbia, 16th January, 1917.

### INTERIM COPYRIGHTS.

1865. "Where the River Liffy Flows." (Music.)  
 Charles O'Reardon, Oakland, California, U.S.A., 10th  
 January, 1917.

GEO. F. O'HALLORAN,  
 30-1 Deputy of the Minister of Agriculture.

### CIVIL SERVICE COMMISSION.

SUPPLEMENTARY list of successful candidates at  
 a Qualifying Examination for the Outside Division  
 of the Civil Service of Canada, held at different centres  
 throughout the Dominion on the 20th and 21st  
 December, 1916.

At Toronto, Ont.

Cudworth, Samuel.

At Ottawa, Ont.

Pednault, Romeo.

At Montreal, Que.

Piche Edmond.

By order of the Commission,

WM. FORAN,  
 Secretary.

Ottawa, 13th January, 1917.

30-1

### DEPARTMENT OF MARINE AND FISHERIES.

OTTAWA, 12th January, 1917.

PUBLIC notice is hereby given that by M. & F.  
 Order No. 3 in 1917, dated 12th January,  
 1917, under the provisions of section 27 of The Canada  
 Shipping Act, has granted permission to change the  
 name of the steamer "Prospective" of Vancouver,  
 Official Number 130,310, owned by His Majesty the  
 King, represented by the Minister of Public Works  
 for the Dominion of Canada, to that of "Point Hope."

A. JOHNSTON,

30-2 Deputy Minister of Marine and Fisheries.

### BOARD OF EXAMINERS FOR DOMINION LAND SURVEYORS.

January 16, 1917.

NOTICE is hereby given that under the provisions  
 of The Dominion Lands Surveys Act, the Board  
 of Examiners for Dominion Land Surveyors will meet  
 at Ottawa on (Monday) the twelfth of February next,  
 for the examination of candidates for admission as  
 articled pupils, or for commissions as Dominion Land  
 Surveyors or for certificates as Dominion Topographical  
 Surveyors. Examinations will be held at Ottawa,  
 Toronto and Kingston in the Province of Ontario, at  
 Regina in the Province of Saskatchewan, at Calgary  
 and Edmonton in the Province of Alberta, and at Van-  
 couver in the Province of British Columbia.

J. AURÉLE COTÉ,

Secretary of the Board of Examiners  
 for Dominion Land Surveyors.

30-4

## DEPARTMENT OF THE NAVAL SERVICE.

OTTAWA, 5TH JAN., 1917.

*Department of the Naval Service Separation Allowance—  
Payment of.*

BY Order in Council P.C. 3192 dated the 30th December 1916, Order in Council P.C. 2960 of the 28th November 1914, establishing rates of Separation Allowance applicable to Naval Ratings, has been cancelled, and the following regulations have been established in lieu thereof:—

For the period of the present war, Separation Allowance will be paid to the wives and families, and approved dependents, of all Naval Ratings, Marines and Reservists, borne on the books of H.M.C. Ships, with the exception of:—

(a) Commissioned Officers on the active or retired list of the Royal Navy, Royal Canadian Navy and in the Royal Naval Reserve, except any such who have received temporary commissions in the Royal Canadian Navy or Royal Canadian Volunteer Reserve.

(b) Officers, Warrant Officers and men in receipt of any form of lodging allowance or allowance in lieu of provisions.

(c) Officers and men on a consolidated salary intended to include all allowances.

(d) Officers and men of the Fisheries Protection Service who for disciplinary reasons have been transferred to the R.N.C.V.R.

The cases of those specified in exception (b) above will, on application being made to the Department of the Naval Service, receive special consideration, and should the circumstances of the case show that the applicant is *de facto* separated from his wife or dependent, Separation Allowance may then be paid at the discretion of the Department if the applicant is otherwise entitled to the same.

The allowance to come into force under these regulations, as from the 1st October, 1916, to be on the following scale:—

Ordinary Seamen, Able Seamen, Leading Seaman, Petty Officers 2nd Class, and equivalent ratings, \$20 per month.

Petty Officers, Petty Officers 1st Class, and Chief Petty Officers, \$25 per month.

Warrant Officers, Sub-Lieutenants and equivalent ranks, \$30 per month.

Lieutenants and upwards, and equivalent ranks, \$40 per month.

In the case of one motherless child, the rate of Separation Allowance to be \$12.00 a month for all ranks and ratings, but if there is more than one child, the rate allowed is to be the same as if the mother were living.

Provided however, that there may be deducted from the above Separation Allowance any amount which is being received by the officers or men in question, or by the beneficiaries, in payment in whole or in part of the salary which the husband, father or son was receiving at the time of his enlistment.

The term "dependent" is to be considered as including widowed mothers and motherless children, and clear proof of their relationship will be required, and also a clear proof of dependency in the case of widowed mothers. The cases of other persons, concerning whom clear proof of actual dependency can be produced, will be judged according to their individual merits.

29-2

## DEPARTMENT OF MARINE AND FISHERIES.

OTTAWA, 3rd January, 1917.

PUBLIC Notice is hereby given that the Minister of Marine and Fisheries, by M. & F. Order No. 1 in 1917, dated the 3rd January, 1917, under the provisions of section 27 of The Canada Shipping Act, has granted permission to change the name of the steamer "Nile" of Montreal, Official Number 103,957, owned by His Majesty the King, represented by the Minister of Public Works for the Dominion of Canada, to that of "Montmorency."

A. JOHNSTON,

29-2 Deputy Minister of Marine and Fisheries.

## POST OFFICE DEPARTMENT, CANADA.

OTTAWA, 11th January, 1917.

NOTICE is hereby given that under and in virtue of the provisions of subsection (g) section (9) of The Post Office Act, the Postmaster General has authorized the cancellation of the regulation in regard to letters addressed "Berlin," Ont., published in the issue of the *Canada Gazette* of the 23rd December, 1916.

29-2

## DEPARTMENT OF THE NAVAL SERVICE.

OTTAWA, 3rd January, 1917.

*British Columbia Fishery Regulations.*

NOTICE of amendment to special Fishery Regulations for British Columbia, as published on Page 1984 of the *Canada Gazette* of the 16th December, 1916, is to be amended so that "7th day of September" may read "7th day of December."

29-2

## CIVIL SERVICE COMMISSION.

THE Civil Service Commissioners hereby give public notice that applications will be received from candidates qualified to fill the following position in the Inside Division of the Civil Service of Canada:—

A Research Chemist in the Mines Branch of the Department of Mines, Subdivision B of the First Division, initial salary \$2,100 per annum. Candidates must be thoroughly competent research chemists, preferably those who have had experience with fuels, capable of carrying out research investigations in organic chemistry. They must be graduates of three years' standing of a recognized university, and have specialized in chemistry or chemical engineering during and since their academic career. It is necessary that the person to be appointed should have a reading knowledge of French and German, and be able to apply the principals of physical chemistry to the problems to be investigated. All candidates should submit copies of any papers which they may have published.

Application forms, properly filled in, must be filed in the office of the Civil Service Commission not later than the 22nd day of January next. Such forms may be obtained from the Secretary of the Commission, Ottawa.

By order of the Commission.

WM. FORAN,  
Secretary.

Ottawa, 22nd December, 1916.

27-4

## CIVIL SERVICE OF CANADA.

PROCESS PHOTOGRAPHER—(DEPARTMENT OF  
PUBLIC WORKS.)

PUBLIC notice is hereby given that application will be received by the Civil Service Commission of Canada from candidates qualified to fill the position of Process Photographer in the Department of Public Works, graded in Subdivision B of the Second Division, with an initial salary of \$1,300 per annum.

Candidates must be thoroughly experienced in the different branches of dry plate photography; must understand photostat, copying, enlarging, and reduction work, also Vandykes, black, white, and blue prints; and must be careful, skilful, but at the same time, rapid operators. They should also possess executive ability. Male candidates who are of military age must be returned soldiers, or men who have been rejected for, or exempted from military service. Preference will be given to returned soldiers, provided they possess the desired qualifications.

Application forms may be obtained from the Secretary of the Civil Service Commission, Ottawa. They must be filled out and filed with the Commission not later than the 22nd January, 1917.

By order of the Commission,

WM. FORAN,  
Secretary.

Ottawa, 27th December, 1916.

27-4



### The Collingwood Shipbuilding Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of December, 1916, incorporating Reginald Holland Parmenter, and Arthur John Thomson, solicitors, Samuel Davidson Fowler, solicitor's clerk, Violet Moffat, accountant, Anna Latimer, office clerk, Suneva Margaret Fordyce and Anna Maude Robinson, stenographers, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—

(a) To design, lay out, construct, purchase, take in exchange, lease, charter, or otherwise acquire, have and hold, improve, develop, repair, alter, maintain, operate, manage, sell, exchange, let out to hire, charter or otherwise deal with and dispose of:

(1) Steamships, steamboats, vessels, ships, barges, dredges, tugs, scows, steamship lines, vessel lines, transportation lines, towing, salvage and wrecking outfits, wharves, piers, docks, dry docks, floating docks, dock yards, ship-building yards, slips, basins, marine railways, coaling apparatus, telegraph and telephone lines on lands owned or controlled by the company, and wireless telegraph outfits and stations for the purposes of the company, and all incidental structures, appliances and equipment or any shares or interests in any of same;

(2) Steamship, steamboat and railway terminals, transportation, warehouse, storage and cold storage facilities, yards, stock yards, oil tanks, pipe lines, freight sheds, freight and passenger stations, stores, buildings of every description, tramways and tracks on lands owned or controlled by the company, cars, motors, engines and equipment for the movement, care, storage or handling of any merchandise or traffic;

(3) Passenger facilities and accommodation, hotels, parks, amusement resorts and appliances;

(4) Storage houses and elevators for elevating grain, wheat or other produce and cleaning plant and equipment, mills and machinery for the manufacture of flour, cereals or any product or by-products of grain or of other agricultural products;

(5) Shops and works for the manufacture of machinery, or railway equipment, and all supplies for steamships, steamboats and vessels generally, and their equipment;

(6) Power houses, structures, plant and equipment for development, generation, transmission or utilization of water, steam, electric or other power and structures and plant for any form of lighting and heating, provided, however, that any sale, distribution or transmission of heat, light, electric or other power or force beyond the lands of the company shall be subject to local and municipal regulations in that behalf; and to carry on the business of the transportation of passengers, mail, freight, goods, wares, merchandise, timber, ore, coal, grain, and other articles of any nature whatsoever upon land and water; to carry on the business of towing, wrecking and salvage in all and any of its branches in and over any of the navigable waters within or bordering upon the Dominion of Canada to and from any port therein and to and from any foreign port and to carry on the business of cartage agents, wharfingers, warehousemen, forwarders and carriers by land and water:

(b) To adopt on behalf of the company and to carry into effect (either with or without modification) a certain agreement between H. B. Smith, J. W. Norcross, and R. M. Wolvin, (therein called the Vendors) and William Symon Morlock (therein called the Trustee) dated the 11th day of December, 1916, whereby the said H. B. Smith, J. W. Norcross and R. M. Wolvin, who are the promoters of the company, agree to sell to the company, the undertaking of The Collingwood Shipbuilding Company, Limited, a company heretofore incorporated under the laws of the Province of Ontario by Letters Patent dated the 8th day of March, 1905, whereby such promoters the said H. B. Smith, J. W. Norcross and R. M. Wolvin will make a profit in shares of the company as shewn by the said agreement, a copy of which agreement has been filed

in the office of the Honourable, the Secretary of State of Canada;

(c) To sell and deal in any of the manufactures or products of the works hereinbefore specified, or any commodities, merchandise or manufactures which may be conveniently handled in connection therewith and are germane to the objects for which the company is incorporated;

(d) To carry on any other business which may seem capable of being conveniently or advantageously carried on in connection with the business of the company or calculated directly or indirectly to enhance the value of, to facilitate the realization of or to render more profitable any of the company's businesses, properties or rights;

(e) To apply for, promote and obtain from the Dominion of Canada or any other authority, whether Dominion, Provincial, Imperial, Colonial or foreign, and including subordinate and municipal authorities, any statute, ordinance, order, regulation or other authorization or enactment which may seem desirable to the company or calculated directly or indirectly to benefit the company;

(f) To enter into any arrangements with any governments or authorities, supreme, municipal, provincial, civic, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any statutes, ordinances, licenses, contracts, orders, regulations, decrees, rights, powers, franchises, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with the terms of the same;

(g) To invest the moneys of the company not immediately required in such investments as may from time to time be determined;

(h) To co-operate in, aid in, subscribe towards or subsidize any proceeding or undertaking which may seem calculated directly or indirectly to benefit the company;

(i) To acquire or undertake the whole or any part of the business, property and liabilities of any person, partnership, association or company having objects altogether or in part similar to those of the company or carrying on any business which the company is authorized to carry on, or possessed of property which may seem suitable or desirable for the purposes of the company;

(j) To apply for, purchase or otherwise acquire, and to protect, prolong and renew patents, patent rights, trade marks, formulae, licenses, protections, concessions and the like, conferring or relating to any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, improve, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired;

(k) To subscribe for, purchase, take in exchange or in payment or otherwise acquire, hold and own and while holding same to exercise all the rights, powers and privileges of holders and owners thereof, receive and distribute as profits the dividends and interest thereon, and to guarantee, sell, with or without guarantee, and otherwise dispose of and, notwithstanding the provisions of section 44 of the said Act, deal in the shares, bonds, debentures, debenture stock or other securities of any other company or companies having purposes and objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to establish, promote or otherwise assist any such other company or companies;

(l) To sell, lease, exchange or otherwise dispose of or deal with all or any of the assets, property, rights or undertaking of the company for such consideration as the company may think proper, and in particular for shares, bonds, debentures, debenture stock or other securities in any other company having objects altogether or in part similar to those of the company;

(m) To lend money to persons or companies having dealings with the company, and to guarantee the per-

formance of contracts as also the performance of any obligations or undertakings of any other company or person in which the company is interested, including the payment of dividends, interest on bonds, debentures, debenture stock or other securities, mortgages, or liabilities of any such company or person; and to accept as security for such loans and guarantee any security that may be offered by such company or person including shares, bonds, debentures, debenture stock, mortgages, pledges, liens or other securities of such other companies, or of or upon the property of such persons or companies;

(n) To promote, form, organize, manage, develop, take interests or stock or shares, in and assist financially or otherwise any partnership, association or company for the purpose of acquiring or taking over all or any of the property and liabilities of the company or for any other purpose which may seem calculated directly or indirectly to benefit the company;

(o) To issue paid-up shares, bonds, debentures, debenture stock or other securities for the payment, either in whole or in part, of any property, real or personal, movable or immovable, property, or other rights, lease, business, franchise, undertaking, power, privilege, license or concession, which this company may lawfully acquire, and also in payment of services rendered to the company by way of promotion or otherwise, and to issue fully paid-up shares, bonds, debentures, debenture stock or other securities of the company in payment or part payment of or in exchange for shares, bonds, debentures, debenture stock or other securities of any other company doing a business similar or incidental to the business of this company;

(p) To draw, make, accept, endorse and execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable and transferable instruments;

(q) To sell, or dispose of the property, or undertaking of the company, or any part thereof for such consideration as the company may think fit, and in particular, and notwithstanding the provisions of section 44 of the Companies Act, for shares, debentures or securities of any other partnership, association or company;

(r) To consolidate or amalgamate with any other company having objects similar in whole or in part to those of the company;

(s) To pay out of the funds of the company all or any of the expenses of or incidental to the formation and organization thereof, and to employ, contract with and provide for the remuneration of brokers, commission agents and underwriters upon any issue of shares, bonds, debentures, debenture stock or other securities of the company;

(t) To distribute in specie or otherwise as may be resolved any assets of the company among its members, and particularly the shares, bonds, debentures, debenture stock or other securities of any other company formed to take over the whole or any part of the assets or liabilities of the company;

(u) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others;

(v) To do all such other things as may seem directly or indirectly to be incidental to or conducive to or convenient or proper for the accomplishment of the purposes or the attainment of the objects, of the company or expedient for the protection or or any of them benefit of the company;

(w) No power granted under any paragraph hereof shall be limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Collingwood Shipbuilding Company, Limited," with a capital stock of two millions and six hundred thousand dollars, divided into 26,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Collingwood, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 5th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

### North American Hardware Supply, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act" letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of December, 1916, incorporating Edmond Hurtubise, insurance agent, Léon Hurtubise, accountant, Jean Hurtubise, merchant, Lucien Brault, commercial traveller, and Charles Henri Letourneux, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To carry on business as wholesale and retail merchants and manufacturers of hardware, paints, oils, varnishes, plumber's supplies, cast iron or steel pipes, automobiles, rubber goods, vegetable and chemical products, dynamite, explosives generally or any other raw or manufactured products, and any accessories used in the business or manufacture of hardware; and for that purpose, to purchase, sell, trade in and manufacture any appliances and materials relating to the hardware business, and generally to carry on the business of merchants and manufacturers of any of the foregoing;

(b) To carry on any other business, manufacturing, trading or otherwise, which may seem to the company capable of being carried on in connection with the above mentioned business or calculated directly or indirectly to enhance the value of the company's undertaking;

(c) To purchase, sell, manufacture, import or export dynamos, electric, gasoline or other motors, electric lamps, gas lamps or others, and generally any electrical supplies or electrical apparatus;

(d) To take, accept the transfer of real or personal property in payment and settlement, in whole or in part, of the aforesaid manufactured or unmanufactured articles, sold or to be sold to customers; to enjoy and hold said movable or immovable property, to transfer, sell or otherwise dispose of the same as may be deemed advisable from time to time;

(e) To purchase, take on lease or otherwise acquire any lands, buildings, easements or real or personal property which may be required for the company's purposes or capable of being conveniently used in connection with any of the objects of the company, and to dispose of the same, from time to time, as the company may deem advisable;

(f) To acquire the whole or any part of the goodwill, rights, property, assets, shares of the capital stock, bonds, debentures of other corporations, including any option, concessions or the like from any individual, firm, partnership or corporation carrying on a business similar, in whole or in part, to that of this company; to pay for the same wholly or partly in cash, bonds or securities or in payment or part payment therefor, to issue and allot fully paid-up and non-assessable shares of the company's capital stock, whether subscribed for or not;

(g) To acquire, lease, sell, license or otherwise dispose of trade marks, industrial designs, patents, patent rights relating to any invention which may be useful for the company's business; to acquire and exploit any invention which may be deemed useful in connection with the company's business;

(h) To raise or assist in raising money for and to aid by way of bonus, promise, endorsement, guarantee or otherwise any corporations in the capital stock of which the company holds shares or with which it may have business relations, and to act as employees, agents or managers of such company, and to guarantee the contracts of any such company, corporation or of any person or persons with whom the company may have business relations;

(i) To lease, sell or otherwise dispose of the whole or any part of the property and assets of the company for such consideration as the company shall see fit, and in particular for shares, debentures or securities of any other company;

(j) To remunerate by payments in cash, funds of the company, or, with the approval of the shareholders, in stock or shares, bonds or otherwise, any person or corporation for services rendered or to be rendered in placing or guaranteeing the placing of any shares, de-



ventures or securities of the company or in or about the formation or promotion of the company, or in exchange for any land, buildings or other securities ;

(k) To draw, make, accept, endorse and issue promissory notes, bills of exchange, warrants, securities under The Bank Act, and other negotiable and transferable instruments ;

(l) To do all acts, exercise all powers and carry on any business necessary to enable the company to profitably carry on the business and objects for which the company is incorporated.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "North American Hardware Supply, Limited," with a capital stock of forty-nine thousand dollars, divided into 490 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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### Metro Films Service, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of December, 1916, incorporating Louis Athanase David and Louis Philippe Crepeau both of His Majesty's counsel learned-in-the-law, Segfried Hinson Read Bush, advocate, George Whittaker, accountant, and Sara Farmer Innes, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To manufacture, buy, sell, lease and deal in moving picture feature films, motion reel films and films of all kinds used for the production of moving pictures ;

(b) To own or lease and operate moving picture theatres of all kinds and in such moving picture theatres to give vaudeville performance ;

(c) To purchase or otherwise acquire and obtain provisional and other protection and licenses in respect of any inventions or alleged inventions, patents, trademarks or names, designs, copyrights, schemes, ideas, secret or other processes and the like, which may appear likely to be advantageous or useful to the company, and to test, develop, prolong, renew, exercise, use, vend, grant exclusive or other licenses in respect of or otherwise deal with all or any of the same ;

(d) To purchase, acquire, possess, and hold or otherwise deal in and deal with any securities, stocks, bonds, debentures or shares of any company whatsoever having objects in whole or in part similar to this company, notwithstanding the provisions of section 44 of The Companies Act ;

(e) To arrange any of the above things, either as principal or agents, and particularly to act as customs broker in connection with the importation of motion pictures, films and accessories ;

(f) To enter into any arrangement for amalgamation, joinder of interest or reciprocal concession with any company, firm or person carrying on business in whole or in part similar to that of this company ;

(g) To purchase or otherwise acquire the whole or any part of the business, property or liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of any property suitable for the purposes of this company, and to pay for such business or property, in whole or in part, with the stocks and bonds of this company ;

(h) With the approval of the shareholders, to remunerate any person or company for services rendered in placing or assisting to place or guaranteeing the placing of any of the shares of the company's capital or any of the debentures or other securities of the company or in or about the formation or promotion of the company or the conduct of its business ;

(i) To sell or otherwise dispose of the undertaking of the company, in whole or any part of its assets, for shares, debentures or securities of any other company, notwithstanding the provisions of section 44 of the said Act ;

(j) To distribute among the members of the company in kind any shares, debentures, securities or property belonging to the company ;

(k) To do any and all other things that may be legal or expedient for the due carrying out of the above purposes.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Metro Film's Service, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 30th day of December, 1916.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

### Gale Manufacturing Co., Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 2nd day of January, 1917, incorporating Ferguson James Dunbar and Alexander George Frederick Lawrence, solicitors, Alfred John Sneath, student-at-law, Bertha Taylor, and Norma Lown, stenographers, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz.,—

(a) To manufacture, buy, sell and deal in clothing and wearing apparel of all kinds and descriptions for men, women and children ;

(b) To acquire and take over as a going concern the undertaking and all or any of the assets and liabilities of Gale Manufacturing Co. Limited, incorporated by letters patent under the Ontario Companies Act or all or any part of the shares or capital stock of the said company ;

(c) To acquire the good-will, rights and property and to undertake the whole or any part of the asset, and liabilities of any person, firm, association or corporation, and to pay for the same in cash, stock or bonds of this corporation or otherwise ;

(d) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated, directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(e) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, license, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention or process which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise to turn to account the property, rights or information so acquired ;

(f) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(g) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any

rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade;

(h) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons, firms, companies or corporations;

(i) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(j) To sell or dispose of the undertaking of the company or any part thereof, or any of the assets, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company;

(k) To purchase or otherwise acquire, hold, sell, or otherwise dispose of shares of the capital stock or bonds, debentures or other securities of any other corporation;

(l) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined;

(m) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company;

(n) To construct, alter, maintain, manage and otherwise deal with any buildings or works necessary or convenient for the purposes of the company;

(o) To do any and all acts and things tending to increase the value of any of the property at any time held or controlled by this company;

(p) To distribute in specie or otherwise, as may be determined, any of the property of the company among its shareholders, and particularly the shares, bonds, debentures or other securities of any other company that may acquire the whole or any part of the assets or liabilities of the company;

(q) To sell, improve, manage, develop, exchange, lease, enfranchise, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company;

(r) To do all and everything necessary for, incidental or conducive to the attainment of any one or more of the above objects or which shall at any time be necessary for or incidental to the protection or benefit of the company;

(s) The objects specified in each paragraph hereof shall, except where otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Gale Manufacturing Company, Limited," with a capital stock of one hundred and thirty thousand dollars, divided into 1,300 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

#### Bartram and Ball, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 2nd day of January, 1917, incorporating Vivian Turnill Bartram, contractor, John Bogert Bartram, barrister-at-law, Irene Rouse, Ethel May Gallagher, and Beryl Walton Edmunds, stenographers, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—

(a) To carry on, in all its branches, a lumber, timber, and pulpwood business, and to manufacture, produce, buy, sell, and deal in timber, logs, lumber and wood of all kinds;

(b) To purchase, lease, or otherwise acquire, real estate, lands, locations, surface rights, timber limits, woodlands and timber lands, water lots, river rights and government, municipal or other rights, privileges, franchises, easements and licenses of all kinds, and to sell, dispose of, exchange or otherwise deal in the same;

(c) To improve and develop rivers and lakes, and to construct and maintain reservoirs, canals, dams, embankments, booms and other works and equipment of all kinds;

(d) To construct, purchase or otherwise acquire steamers, barges, tugs or any other kind of craft or boats for inland or ocean navigation, and to employ and operate the same;

(e) To construct, purchase, lease or otherwise acquire basins, docks, jetties, piers, wharves, warehouses, elevators or other buildings or works capable of being used in connection with the business of the company;

(f) To construct and operate, for the purposes of the company's business, tramways and railways sidings on lands owned or controlled by the company;

(g) To purchase, lease or otherwise acquire and build and construct and maintain and operate lumber and saw-mills, and to engage in the business of manufacturing and preparing for market, timber, lumber and wood of all kinds and descriptions;

(h) To import, export, buy, sell, lumber and wood of all kinds, and to manufacture and deal in, and otherwise deal in articles of all kinds in the manufacture of which timber or wood is used;

(i) To purchase, lease or otherwise acquire and build and construct and maintain and operate pulp and paper mills, and to carry on generally the business of manufacturers, importers, exporters and dealers in, pulp, paper, and paper substitutes of all kinds and descriptions, and of the raw materials and substances of every kind, pulps, preparations, mixtures, chemicals, solvents and combinations used or capable of being used in connections with the said business;

(j) To acquire by purchase, lease, or otherwise, and to utilize and develop water powers and other powers for the production of electric, pneumatic, hydraulic, or other power or force, and to construct and operate works for the productions of such power;

(k) To acquire by purchase, lease or otherwise, electric or other power of any kind for lighting, heating, motive or other purposes, and to sell, lease or otherwise dispose of the same, as well as of power and force produced by the company;

(l) To construct and maintain poles, lines and transmission lines, for the distribution of power, and for the general purposes of the company's business; provided however, that all sales, distribution, and transmission of electric, hydraulic or other power or force beyond the lands of the company shall be subject to local and municipal regulations in that behalf.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Bartram and Ball, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 5th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

#### William Scully, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of January, 1917, incorporating David Richard Murphy, King's counsel, and Jean Martineau, student-at-law, of the City of Westmount, in the Province of Quebec; Maxime Raymond, of the City of Outremont, in the said Province of Quebec, advocate; Alfred Degrossier and John Farrow, clerks, of the City of Montreal, in the said Province of Quebec, for the following purposes, viz:—

(a) To carry on generally in all its branches the business of outfitters, and to import, manufacture,



export and deal in all kinds of goods and merchandise; to buy, import, make up, manufacture, sell and export garments, suits, uniforms, head gear, foot wear and wearing apparel of every description; to buy, import, manufacture, sell and export medals, badges, buttons and all kinds of military equipment and accoutrements;

(b) To buy, manufacture, make, utilize, sell and deal in all kinds of machinery, tools, instruments, appliances, apparatus and patterns which may be required or deemed useful or advantageous in the carrying on of the various branches of business in which the company is empowered to engage;

(c) To engage in any other business which may be carried on incidentally or advantageously in connection with any of the branches of business hereinbefore specified;

(d) To acquire by purchase, lease or otherwise and to use patents of invention, trade marks, designs of machines, patterns, brands, processes and other rights and things which may be used in the undertakings of the company, and to pay therefor in cash or in shares, bonds, debentures or securities of the company, and to dispose of the same;

(e) To acquire by purchase, lease or otherwise and hold whatever immoveable property is deemed requisite for the carrying on of the aforesaid undertakings, and to sell, convey, lease or mortgage the same or any of it, as the company may see fit;

(f) To purchase or otherwise acquire any business, falling within any of the objects of the company, with or without the immoveable properties, rights and contracts appertaining to same, and to assume its liabilities, if deemed advisable, and to pay for such business in cash or in shares, bonds, debentures, or other securities of the company;

(g) To act as agents for any company, partnership, or person carrying on a similar business or one whose goods or products may be advantageously or conveniently handled by the company;

(h) To purchase, acquire, hold, sell or otherwise dispose of shares in the capital stock of any other company having objects similar to those of the company, or germane thereto, and to pay for any such stock in cash or in shares, bonds, debentures or other securities of the company;

(i) To enter into partnership, or into any arrangement for sharing profits or for union of interests, with any person or company engaged in, or about to engage in, any business or undertaking which the company is authorized to engage in, and to guarantee the contracts of, make advances of money to or otherwise assist any such person or company, and to subscribe to or otherwise acquire shares in the capital stock of such company, and to hold, sell, transfer or otherwise deal with the same;

(j) To do and perform all other acts and things which may be conducive or seem advantageous to the carrying into effect of any of the above objects;

(k) Nothing contained in any of the foregoing paragraphs shall be construed so as to limit or restrict in any way whatsoever any power or right conferred in any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "William Scully, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 5th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

#### Ajax Rubber Company of Canada, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of January 1917, incorporating William D. Hamilton, capitalist, Richard Sutherland Gilpin and John Fraser Selby, salesmen, and Edward Beaconsfield Egar de

Camps and George William Miller, brokers, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—

(a) To manufacture and deal in rubber and rubber goods of every kind and nature and in all articles composed wholly or in part of rubber or into or with which rubber is used, and to manufacture and deal in all articles used in the preparation or manufacture of rubber or used in articles manufactured wholly or in part of rubber and to manufacture and deal in articles tools or appliances which the company may use in connection with its business;

(b) To carry on any other business (whether manufacturing or otherwise) which in the opinion of the directors of the company is capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(c) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired;

(d) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions;

(e) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company;

(f) To construct, maintain and alter any dwellings, buildings or works necessary or convenient for the purposes of the company or for the use or for sale to employees of the company;

(g) To acquire by purchase, lease or other title and to hold any real estate, considered necessary for the carrying on of its undertaking, and when no longer required to sell, alienate and convey the same;

(h) To issue in payment or part payment for any properties, rights or privileges acquired by the company or for any guarantee of the company's securities or with the approval of the shareholders, for services rendered, shares of the company's capital stock, whether subscribed for or not, as fully paid-up and non-assessable or the company's securities;

(i) To purchase, acquire, receive, hold, sell and dispose of shares in the capital stock of and bonds, debentures and debenture stock of other companies, notwithstanding the provisions of section 44 of this Act;

(j) To do all such other things as are incidental or conducive to the attainment of the above objects;

(k) To do all or any of the above things, and all things authorized by the Letters Patent or Supplementary Letters Patent as principals, agents, contractors or otherwise, and either alone or in conjunction with others;

(l) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or to or from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Ajax Rubber Company, of Canada, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 5th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

**A. Hollander & Son, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of December, 1916, incorporating Peter Bercovitch, of the City of Westmount, in the Province of Quebec, King's counsel, Ernest Lafontaine and Nathan Gordon, advocates, Georges Monarque and Moses Myerson, students, of the City of Montreal, in the said Province of Quebec, for the following purposes, viz:—

(a) To carry on the business of fur dressing and dyeing of all kinds of fur skins;

(b) To purchase and lease real estate that may be required by the company for the business carried on by them;

(c) To purchase, lease or acquire formulæ, recipes, secret processes and machinery of all kinds for the business to be carried on by them, and to pay for such formulæ, recipes, secret processes and machinery in fully paid up shares of stock of the company, and to pay royalties for such formulæ, recipes, machinery or patent rights;

(d) To apply for, purchase, acquire, hold, sell assign lease or otherwise acquire or dispose of patent rights, licenses, privileges, formulæ, inventions, trade marks and trade names, pending applications therefor, for secret processes, relating to or useful in connection with the business of the corporation;

(e) To use, manufacture, or grant licenses under any letters patent owned or controlled by the company, and to expend money in experimenting upon and testing the validity or value of any patent rights which the company may acquire or propose to acquire;

(f) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company;

(g) To manufacture, purchase or otherwise acquire chemicals or chemical preparations necessary or desirable in connection with the business of the company;

(h) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(i) To apply for, secure, acquire by assignment, transfer, purchase or otherwise, and to exercise, carry out and enjoy any charter, license, power, authority, franchise, concession, rights or privileges, which any government or authority or any corporation or other public body may be empowered to grant, and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's shares, bonds and assets to defray the necessary costs, charges and expenses thereof;

(j) To raise and assist in raising money for, and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation and to guarantee the performance of contracts by any such company, corporation, or by any other person or persons with whom the company may have business relations;

(k) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(l) To do all or any of the above things as principals, agents, contractors, or otherwise, and either alone or in conjunction with others;

(m) To sell or dispose of the undertaking of the company, or any part thereof for such consideration as

the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "A. Hollander & Son, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 5th day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

29-2

**Water Purification, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of January, 1917, incorporating Edward Martin Knight and James Thomas Mitchell, engineers, William Alfred Wyman, draughtsman, and Pearle Margaret Garrow and Bertha Annie Leamy, stenographers, all of the City of Ottawa in the Province of Ontario, for the following purposes, viz:—

(a) To manufacture, buy, sell, deal in apparatus and processes for water purification or filtration, to carry on the business of water filtration or purification and sell the products therefrom; to manufacture, buy, sell and deal in water and other beverages or drinks; to engage in the business of the filtration or purification of any article or product, and to sell and deal in the resultant products therefrom;

(b) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with any of the above business or objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Water Purification, Limited," with a capital stock of forty thousand dollars, divided into 4,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 10th day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

29-2

**Robert Maw & Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of Chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of January, 1917, incorporating Thomas Barnard Gould, solicitor, Clara Thomas, Laura May Smith and Ella Mary Jackson, stenographers, and Lily Copping, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To carry on the business of manufacturers of iron and wood working tools and machinery, iron founders, steel makers, brass founders, metal workers, millwrights, machinists, iron and steel converters, smiths, wood workers, builders, electricians, water supply engineers, miners, ore dressers, and smelters; and to conduct, manage and operate foundries, machine shops, factories and establishments for engines, structural metal and bridge making and any other establishments or buildings necessary or convenient to any of the businesses of the company; to manufacture, construct, repair, buy, sell, let, hire, exchange, trade and deal in articles, tools, machines, machine tools, implements, hardware of all kinds, locomotive, stationary, and other engines, railway cars, automobiles, automobile equipment parts or supplies, motors,



electrical apparatus, air and steam compressors, mining and pumping machinery and tools, boilers and generally every kind and description of tools, machinery, and articles composed or manufactured in whole or in part of iron, steel, metal, wood or other materials, or combinations of materials and to carry on the business of general contractors ;

(b) To enter into any arrangements as to the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession, amalgamation and consolidation with and to aid by guarantee of contract, loan or endorsement any person, firm or corporation carrying on any business of a like nature, or of a nature incidental to or in any way allied with the business for which incorporation is now sought, and notwithstanding the provisions of section 44 of The Companies Act, to acquire, own, hold and dispose of shares, debentures or other securities of any such person, firm or corporation, and to let, lease, sell, alienate and dispose of the whole or any part of the undertaking or business of the company and to receive in payment therefore any stocks, bonds, debentures or other securities of any person, firm or corporation carrying on business of a like nature, or incidental or in any way akin to the business for which incorporation is now sought ;

(c) To do all matters and things, own all property, trade marks, patent rights, franchises or privileges for the purpose of enlarging and extending the scope and intention of the objects of this company, and to do all such matters and things without restriction or reserve which are incidental to or convenient or necessary for the business for which incorporation is now sought, and, notwithstanding that such provisions are not specially provided herein, to do all such manner of business as would necessarily or conveniently flow from the intention herein expressed.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Robert Maw & Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 10th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-5

### Stevens-Aylsworth Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of January, 1917, incorporating William Gilchrist, law clerk, Richard Dalton Moore Walter, student-at-law, James Stewart, accountant, Gertrude Elizabeth Hancock, bookkeeper and Hamilton James Stuart, barrister-at-law, all of the city of Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To manufacture, construct, convert, repair, rent, let, for hire, import, export, operate, buy, sell, acquire, dispose of and otherwise traffic, deal and trade in and with mechanical, electrical, chemical or other appliances, apparatus, equipment, supplies, machinery, instruments and tools of all kinds used in construction, manufacturing, academic or other kinds of work and particularly but not so as to limit the generality of the foregoing steel and iron, construction materials, pipe and fittings, castings and heavy hardware of all kinds and all raw materials and other things used in and for the manufacture or construction of the foregoing and accessories therefore and all articles which enter into the manufacture or construction of all the foregoing and all products and by-products thereof and generally to carry on the business of a dealer in goods, wares and merchandise ; to act as and to carry on the business of mechanical, electrical, chemical, designing and consulting engineers, and to carry on the business of general contractors for construction, alteration, improving and removal of factories, buildings, structures, plants,

equipment and works of all kinds and to enter into contracts for, construct, execute, own and carry on all descriptions of work, and to carry on for the purposes aforesaid the business of a general construction company and contractor for the construction of public and private works ;

(b) To purchase or otherwise acquire and undertake and assume all or any part of the assets, capital business, property, privileges, contracts, rights, obligations, and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on or any business similar thereto, or possessed of property suitable for the purposes of this company's business, and to issue in payment or part payment or part payment for any such property, rights or privileges acquired by the company or for any guarantee of the company's bonds, or with the approval of the shareholders for services rendered, shares of the company's capital stock, whether subscribed for or not as fully paid-up and non-assessable, or the company's bonds ;

(c) To apply for, obtain, register, purchase, lease, take over or otherwise acquire and to hold, use, own, operate and maintain and to sell, assign or otherwise dispose of any trade-marks, trade-names, brevets d'invention, concessions, licenses, patents or applications for patents, improvements, methods, formulae, secrets or other information, processes, industrial designs or copyrights secured under the law of the Dominion of Canada or elsewhere, and subject to royalty or otherwise ; and to acquire, use, exercise, develop, sell or grant licenses and leases in respect thereof, or otherwise turn to account such property as aforesaid ;

(d) To enter into partnership or into any arrangements for sharing profits, union of interests, co-operation with any person or persons, or company or companies carrying on or about to carry on any business or transaction which may be of profit to this company ;

(e) To take or otherwise acquire, hold, own, buy, sell or otherwise dispose of shares in the capital stock of, and the bonds, evidences or indebtedness, obligations, or other securities of any company having objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company or possessed of property, rights or franchises capable of being used so as directly or indirectly to benefit this company or enhance the value of its undertaking, notwithstanding the provisions of section 44 of The Companies Act, and to guarantee the payment of dividends on any such stock, and the payment of the principal and interest of any such bonds, obligations or other securities and to aid in any manner any such company ;

(f) To apply for, obtain, purchase or acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concession, right or privilege which any government or authorities supreme, municipal, or local, or any corporation or other public body may be empowered to enact, make, or grant and to pay for, aid in and contribute towards carrying the same into effect and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof ;

(g) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company ;

(h) To acquire by purchase, lease, hire or otherwise all property, real or personal, that may be deemed necessary for the proper carrying on of the company's business and to hold, own and operate the same, and to sell, lease, dispose of or otherwise turn the same to account, and to erect such buildings, factories and works as may be deemed advantageous for the purpose of the company ;

(i) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, water-courses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the com-

pany's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying on or control thereof ;

(j) To raise and assist in raising money for and to aid by way of bonus, promise, endorsement, guarantee or otherwise any corporation in the capital stock of which the company holds shares, or with which it may have business relations, and to act as employee, agent or manager of any such corporation, and to guarantee the performance of contracts by any such corporation or by any person or persons with which the company may have business relations ;

(k) To distribute in specie or otherwise as may be determined, any assets of the company among its members and particularly the shares, bonds and other securities of any other company owned by this company ;

(l) To procure the company to be registered and recognized in any foreign country and to designate persons therein according to the laws of such foreign country, to represent this company and to accept service for and on behalf of this company of any process or suit ;

(m) To amalgamate with any other company having objects similar in whole or in part to those of this company ;

(n) To draw, make, endorse, accept, execute and issue promissory notes, bills of exchange and other negotiable and transferable instruments ;

(o) To do all or any of the above things as principals, agents, contractors or otherwise and by or through trustees, agents or otherwise, either alone or in conjunction with others ;

(p) To pay out of the funds of the company all costs, charges and expenses preliminary and incidental to the formation, incorporation and organization of the company ;

(q) To do all such other things as are incidental or conducive to the attainment of the above objects and to carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or objects, or calculated directly or indirectly to enhance or render profitable any of the company's property or rights ;

(r) Any powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Stevens-Aylsworth Company, Limited," with a capital stock of ten thousand dollars, divided into 100 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 10th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

#### Sam'l Osborn (Canada), Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of January, 1917, incorporating Albert Ernest Myles, manufacturer, Francis Joseph Laverty and John Wesley Blair, both of His Majesty's counsel learned-in-law, and Charles Albert Hale and August Angers, advocates, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To engage in the manufacture, production, working, sale and handling of steel and other metals ; to own, carry on and operate works, plants, offices and establishments for the manufacture and handling of all products and articles composed wholly or in part of steel and other metals, and of machinery, and of special tools of all kinds ; to carry on any business relating to the winning and working of minerals, the productions and working of metals, and the production, manufac-

ture and preparation of all other materials, and to carry on any other business whether manufacturing or otherwise which can be legally carried on or which may seem capable of being carried on in connection with the powers herein sought, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(b) For the purposes aforesaid to carry on the business of manufacturers' agents, engineers, merchants and dealers generally in metals, ores, tools, machinery, minerals and other similar articles and materials, and in products composed in whole or in part thereof ;

(c) To carry on such other objects or purposes as are customarily or usually carried on in connection with the above mentioned business, or naturally incident to such business or its development ;

(d) To purchase, lease, exchange, hire or otherwise acquire any land, buildings, leases, rights, privileges, concessions, machinery plant, stock in trade, necessary or convenient to the company's business, and to erect, construct, alter and maintain any buildings, works, apparatus and machinery necessary or convenient for the objects of the company ;

(e) To apply for, purchase, lease or exchange, hire or otherwise acquire any patent, licenses, trade mark, concessions and the like conferring any exclusive or non-exclusive or limited rights in any country, which may seem calculated directly or indirectly to benefit this company, and to use, exercise, develop or grant licenses in respect thereof, or otherwise turn to account the rights so acquired ;

(f) To pay for any rights or property acquired by the company, or for services rendered to it, either in cash or shares, with or without preferred or deferred rights in respect of dividend or repayment of capital or otherwise, or by debentures with or without a charge upon the property or undertaking of the company (including uncalled capital), or any part thereof, or partly in one mode and partly in another, and generally on such terms as the company may determine ;

(g) To accept payment for any rights or property sold or otherwise disposed of or dealt with by the company or for services rendered by it, either in cash, by instalments or otherwise, or in shares of any company or corporation, with or without deferred or preferred rights in respect of dividend or repayment of capital or otherwise, or by means of a mortgage, or any securities of any person, firm, company or corporation, or partly in one mode and partly in another, and generally on such terms as the board may determine ;

(h) To enter into partnership or any joint purse arrangement, or any arrangement for sharing profits, union of interest, or co-operation with any company, firm or person, carrying on or proposing to carry on any business within the objects of this company, and to acquire and hold shares, stock or securities of any such company ;

(i) To establish or promote or concur in establishing or promoting any other company whose objects shall include the acquisition and taking over of all or any part of the assets and liabilities of or shall be in any manner calculated to advance, directly or indirectly, the objects or interests of this company ; and to acquire and hold shares or securities of and guarantee the payment of any securities issued by or any other obligation of any such company ;

(j) To purchase or otherwise acquire and undertake all or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on or possessed of property suitable for the purposes of the company ;

(k) To sell or dispose of the whole of the undertaking of the company, for such consideration as the directors and three-quarters in value of the common and preferred shareholders of the said company may think fit, and in particular for shares, debentures or securities of any other company having objects similar to those of this company, and to distribute among the shareholders of the company any property of the company, and in particular any shares, debentures or securities of any other company belonging to this company ;

(l) To amalgamate with any person, firm or other company whose objects include objects similar to those



of this company whether by sale or purchase (for shares or otherwise) of the undertaking, subject to the liabilities of this or any other company as aforesaid, with or without winding up or by sale or purchase (for shares or otherwise) of all the shares of stock of this or any other company as aforesaid, or by partnership, or any arrangement of the nature of partnership or in any other manner ;

(m) To distribute among the members in specie any property of the company or any proceeds of sale or disposal of any property of the company ; but so that no distribution amounting to a reduction of capital be made, except with the sanction (if any) for the time being required by law ;

(n) To do all or any of the above things in any part of the world, and either as agents, principals, trustees, contractors or otherwise, and either alone or in conjunction with others, and either by or through agents, sub-contractors, trustees or otherwise ;

(o) To establish and support or to aid in establishing or supporting, funds, associations, institutions, trust funds, or commerce calculated to benefit employees or ex-employees of the company or the connections or dependents of such persons, or any persons having dealings with the company ;

(p) Notwithstanding the provisions of section 44 of The Companies Act, to purchase or acquire in any way and to own, hold, deal with and transfer with or without warranty the debentures, shares, bonds or other securities of any manufacturing or other corporation carrying on business similar to that of this company ;

(q) The above objects, powers and purposes of the company shall be deemed to be several and not dependent on each other, and the company may pursue or carry on any one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise restricted by reason of any other clause of such objects, powers and purposes, or otherwise.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Sam'l Osborn (Canada), Limited," with a capital stock of fifty thousand dollars, divided into 1,000 shares of fifty dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 9th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

### Lake Winnipeg Paper Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of January, 1917, incorporating Duane Bingham McDonell, of the City of Winnipeg, in the Province of Manitoba, lumberman, Edward Seybold, manufacturer, Angus William Fraser and Harold Duncan McCormick, barristers-at-law, Walter Goodman Bronson, lumberman, William Harper Connor, accountant, and Christine Mathews, stenographer, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz :—

(a) To carry on in all its branches a lumber, timber, pulpwood, pulp and paper business ; to construct, erect or otherwise acquire, own, operate, maintain, and manage, mills and factories for the manufacture and production of mechanical and ground wood pulp, sulphide pulp, paper, cardboard, paper materials, and any and all ingredients, or products, or compounds thereof, and any and all articles and substitutes made from any of the aforesaid materials, or used or useful in connection therewith, and to manufacture, purchase or otherwise acquire, deal in and sell, all the said articles and all or any other substances, products or by-products thereof, and generally to carry on the business of manufacturing and dealing in wood, pulp, sulphate pulp and paper in all its branches ;

(b) To construct, erect, establish and otherwise acquire, own, maintain and operate mills and factories for the manufacture of timber, lumber, pulpwood and any and all articles capable of being manufactured from the products of the forest, and to buy, sell and deal in timber, lumber, pulpwood and products of the forest generally and all articles manufactured therefrom or in connection therewith, and to do all things necessary or incidental to the carrying on of the business of lumbering in all its branches ;

(c) To acquire by purchase, lease, concession, license, permit, or otherwise, and own and hold locations, surface rights, timber limits wood lands and timber lands, water lots, water powers, river rights, and government, municipal and other rights, privileges, franchises, easements and licenses of all kinds, and to sell, dispose of, exchange or otherwise deal in the same, and to improve and develop water powers, rivers and lakes, and to construct, maintain and operate reservoirs, canals, dams, embankments, booms and other works and equipment of all kinds ;

(d) To acquire, purchase, take on lease or license, hire, hold, use, sell, grant leases of, grant licenses of, exchange, alienate, dispose of and otherwise deal in or contract with reference to lands or interests in lands, personal property of all kinds or interest therein, rights, privileges, licenses and concessions ;

(e) To construct, acquire, maintain, operate, use and manage works machinery and appliances for the production of electricity, electric, pneumatic, hydraulic or other power or energy or to lease or otherwise acquire such power and to accumulate, generate, transmit and distribute electricity and electric, pneumatic, hydraulic and other power and energy for light, heat, power or any purpose for which electricity or electric or other power or energy can be used ;

(f) To utilize water and steam or other power for the purpose of compressing air or generating electricity ;

(g) To provide, purchase, lease or otherwise acquire, and to construct, lay down, erect, establish, operate, maintain and carry out all necessary works, stations, engines, machinery, plant, cables, wires, lines, generators, accumulators, lamps, meters, transformers, apparatus, appurtenances, and appliances connected with the generation, accumulation, distribution, transmission, supply, sale, use and employment of electricity, and to generate, accumulate, transmit, distribute, supply and sell electricity, for the purpose of electric heating, lighting, traction and motive power, and for industrial and other purposes, and to undertake and to enter into contracts and agreements for the lighting of cities, towns, streets, buildings, and other places, and for the supply of electric light, heat and motive power for any or all public or private purposes ; provided, however, that the company shall not enter upon any street, highway or other public place for the purpose of placing thereon any of its plant, works or material used in the transmission or distribution of electric, hydraulic, pneumatic or other power, and shall not erect or place on, under or across any such street, highway or other public place any such plant, works or material unless with the consent of the municipality having control of such street, highway or other public place ;

(h) To make build, construct, erect, lay down, maintain and operate reservoirs, waterworks, cisterns, dams, canals, tunnels, culverts, flumes, conduits, main and other pipes and appliances and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, delivering, measuring and distributing water for the creation, maintenance and development of hydraulic, electric or other mechanical power or for any other purpose of the company ;

(i) To construct, acquire and operate lines of telegraph or telephone or other means of communication on lands owned or controlled by the company and for the purposes of the company only ;

(j) To acquire, construct, maintain, alter, make, charter, lease, hire, or work wagons, steamers, ships, pipe lines, docks, and canals, bridges, waterworks, tanks or storage accommodation, reservoirs, wells, aqueducts, roads, streets, hotels, dwelling houses, factories, shops, stores, gas works, waterworks, piers,

barges, boats, wharves and other works, plant or machinery of every description ; and to contribute to the cost of making, providing and carrying on and working the same ; to enter into contracts or arrangements with any government, municipal or other body, corporation, company or person as to interchange of traffic, running powers, joint working or otherwise, which may seem expedient ;

(k) For the purposes of the company to acquire, purchase, take on lease, hire, construct, improve, own, use, maintain, operate, manage, carry out and control, but only upon lands owned or controlled by the company, or over which the company may have a right or license to that effect, such roads, ways, bridges, lines of rail, spurs, sidings, tracks, rolling stock, cables, wires, motors, locomotives, electrical plant, and all such other structures, works, conveniences and appliances as may be required for the purpose of maintaining communication by telegraph or telephone or of effecting the transport of goods or passengers, and to contribute to, subsidize or otherwise assist or take part in the acquisition, purchase, leasing, hiring, construction, improvement, ownership, use, maintenance, operation, management, carrying out or control thereof ;

(l) To carry on for the purposes of the company business as owners and workers of farms, ranches, merchants, chemists, store-keepers, carriers, shop owners, electrical and other engineers, builders or contractors, and any other business which may seem directly or indirectly conducive to the development of any property in which the company is interested, or to the benefit of the company ;

(m) To acquire by grant, purchase or otherwise, concessions, of any property or privileges from any government, or from any authority, supreme, municipal, local or otherwise, and to perform and fulfil the terms, and conditions thereof ; to obtain or assist in obtaining, any provisional or other order or license, permit, franchise or other authority for enabling the company to carry any of its objects into effect, including charters or laws conferring any jurisdiction ;

(n) To remunerate any person or company for services rendered in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any debentures or other securities of the company or in or about the formation or promotion of the company or the conduct of its business ;

(o) To buy, sell, manufacture, repair, alter and exchange, let on hire, export and deal in all kinds of articles and things which may be required for the purposes of any of the said businesses or commonly supplied or dealt in by persons engaged in any such businesses, or which may seem capable of being profitably dealt with in connection with any of the said businesses ;

(p) To purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring an exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem to the company capable of being profitably dealt with ;

(q) To use, exercise, develop and grant licenses in respect of, or otherwise turn to account any such patents, brevets d'invention, licenses, concessions, and the like, and with a view to the working and development of the same, to carry on any business, whether manufacturing or otherwise, which the company may think calculated directly or indirectly to effectuate these objects ;

(r) To offer for public subscription, establish or promote, or concur in establishing or promoting any other company, corporation, association, or private undertaking for the purpose of acquiring all or any of the property, rights and liabilities of this company, or for any other purpose which may seem directly or indirectly calculated to benefit this company, and to acquire and hold shares, stock or securities of, or guarantee the payment of any securities issued by, or any other obligation of any such company, corporation, association or undertaking and to defray all or any of the expenses of the establishment or promotion of any such company or corporation, association or undertaking as aforesaid, and to subsidize or otherwise assist any such company, corporation, association or under-

taking, and to guarantee or underwrite subscriptions, or to subscribe for the same, or any part thereof, and to employ others to underwrite or subscribe therefor.

(s) Notwithstanding the provisions of section 44 of The Companies Act, to subscribe for, purchase, assume liability under, acquire, hold, sell, exchange, dispose of or otherwise deal in or contract with reference to bonds, debentures, stocks or other securities or obligations, or any estate or interest therein ; and to apply or to accept, in whole or in part, as consideration for, satisfaction of or security for any contract, indebtedness or obligation to or of the company, property, obligations, shares and securities of any kind, at such valuation and upon such terms as may be agreed upon ;

(t) To advance or lend money, securities or assets of all kinds to customers and others having dealings with the company, and to any other company having objects similar in whole or in part to those of this company, upon such terms as may be arranged, and either with or without security ;

(u) To invest and deal with the moneys of the company not immediately required ; and in such manner as may from time to time be determined ;

(v) To draw, accept, endorse, negotiate, or deal with bills of exchange, promissory notes, letters of credit, circular notes or other negotiable or mercantile instruments ;

(w) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals, and by granting prizes, awards and donations ;

(x) To enter into partnership or into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee, or otherwise deal with the same ;

(y) To sell the undertakings of the company or any part thereof for such consideration as the company may think fit, and in particular for a consideration consisting in whole or in part of cash or shares or debentures of any other company ;

(z) To procure the company to be constituted or registered in any part of the world as may be found expedient ;

(aa) To distribute in specie by way of dividend or otherwise among the members, customers, or employees of the company or otherwise, any share or securities belonging to the company, or any property or assets of the company applicable as profits of the company ;

(bb) To subscribe to any fund, corporation or institution incorporated or unincorporated, and to act by delegate or otherwise upon any trade council, committee, chamber of commerce, syndicate or other body of persons formed to lawfully promote either the general interests of businesses to which that of the company is allied or in which the company is interested or any other business that may be deemed conducive to the interests of the company ;

(cc) To establish and support or aid in the establishment or support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or its predecessors in business, or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition, or for any public, general or useful objects ;

(dd) To amalgamate with any other company having objects altogether or in part similar to those of this company ;

(ee) To issue paid up shares, bonds or debentures for the payment, either in whole or in part, of any pro-



perty, real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire, and also to issue such fully paid shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures, or other securities of any other company doing a business similar in whole or in part or incidental to the business of this company ;

(ff) To do all or any of the above things in any part of the world and as principals, attorneys, contractors or agents, or otherwise, and either alone or in conjunction with others, or by and through the agency of others ;

(gg) To do all such other things as are incidental or conducive to the attainment of the above objects, or any of them ; the word "company" herein (except where used in reference to this company) shall be deemed to include any partnership or body of persons, whether corporate or incorporate, and whether formed to carry on business in the Dominion of Canada or elsewhere, and the objects specified in each paragraph hereof shall be in no wise limited by reference to any other paragraph, but may be extended thereby.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Lake Winnipeg Paper Company, Limited," with a capital stock of five million dollars, divided into 50,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 9th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

### Masters and Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of January, 1917, incorporating Arthur Ramsay Holden, King's counsel, Pierre Amable Badeaux, advocate, Ernest Geoffrey Bennett, accountant, Arthur Charters, bookkeeper, and Alfred Boreham Wright, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on the business of mechanical and electrical engineers, architects and contractors, for the erection, construction, repair and alteration of public and private works and undertakings ;

(b) To manufacture, buy, sell and deal in goods, wares and merchandise ;

(c) To produce, manufacture, acquire and obtain from the earth, refine, smelt, store and dispose of and deal in all kinds of metals, minerals, mineral substances, chemicals, lumber and other materials and articles consisting in whole or in part thereof, and to explore, prospect, mine, quarry, construct and operate works and otherwise proceed as may be necessary or useful to that end ;

(d) To manufacture, acquire and deal in ordnance, arms, munitions and like materials and things and the machinery, tools, equipment, processes and other things necessary or useful for the manufacture or handling thereof ;

(e) To use, hold, acquire, develop and in any way handle, manufacture or otherwise turn to account natural or artificial products and resources, and to assist or advise in connection therewith ;

(f) Notwithstanding the provisions of section 44 of The Companies Act, to purchase or acquire in any way, and to own, hold and sell, with or without warranty, the shares, debentures, bonds and other securities of any manufacturing or other corporation or enterprise carrying on business similar to that of this company, or to promote or contribute to or subsidize or otherwise assist the same ; and to amalgamate or make other working arrangements with any person, company or enterprise carrying on any similar business ; and to manage, operate and carry on the property, undertaking and affairs of any such business and to acquire the same, including its good-will, rights, liabilities and

other accessories by purchase, lease or otherwise ; and to issue, allot and deliver, as fully paid-up and non-assessable, the shares, debentures or other securities of this company, in payment or part payment of any securities, rights or things that it can acquire, and, with the approval of the shareholders, in payment or part payment for any services rendered to the company, whether in connection with its promotion and organization or its business or otherwise ;

(g) To apply for, purchase or otherwise acquire and hold, use (on lease, license or otherwise) and exercise, develop and introduce, and to sell, assign, lease or otherwise dispose of or turn to account, any patents, trade-marks, inventions, copyrights, improvements and processes, concessions and the like, useful to the business of the company ; and to pay for the same wholly or in part in bonds, debentures or other securities or assets of the company or by the issue of fully paid-up and non-assessable shares of its capital stock ;

(h) To enter into any arrangement for sharing of profits, union of interests, joint adventure, reciprocal concession or otherwise, with any person or company or enterprise carrying on or proposing to carry on any business which this company is authorized to carry on ; and to promote or assist in promoting and to become a shareholder or participator in any such company or enterprise ; and to purchase or acquire the shares and securities thereof, notwithstanding the provisions of section 44 of the said Act ; and to hold, sell, re-issue and otherwise deal with the same ;

(i) To make advances to or guarantee the obligations or contracts of or otherwise assist in any manner any company whose shares of capital stock, bonds or other obligations are held in whole or in part by this company ; and to do any act or thing for the preservation, improvement or enhancement of the value of any such shares, bonds or obligations ; and in like manner to advance money to or guarantee the contracts of or otherwise assist any person or company having business engagements with the company or indebted to it ;

(j) To acquire the good will, property, rights and assets and to assume the liabilities of any person, firm, corporation or enterprise indebted to the company or transacting any business similar to that transacted by the company, and to pay for the same in cash or in fully paid up and non-assessable shares or securities of this company or otherwise ;

(k) To sell, lease or otherwise dispose of or deal with the whole or any part of the undertaking of the company and of its assets and good-will and rights and obligations of any kind for such consideration as the company may think fit, including shares, debentures and other securities of any other corporation having objects similar in whole or in part to those of the company, and to distribute among its shareholders any cash, securities or other consideration so received ;

(l) To pay all costs incidental to procuring the charter of incorporation or in connection with the formation and organization of the company, and to do any such things as are incidental or conducive to the attainment of the above objects ; and to promote any company or companies for the purpose of acquiring all or any of the undertakings, assets, rights or liabilities of this company or for any other purposes which may seem calculated to benefit the company ;

(m) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(n) To lend money to persons or companies having dealings with the company and to invest and deal with any funds or assets not immediately required for the purposes of the company, as may be deemed expedient ; and to invest money on behalf of any other company or individual and to guarantee the security of such investments ;

(o) To enter into any arrangement with any authority or government, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges, concessions, subsidies or other benefits which it may seem desirable to obtain, and to

carry out or exercise and comply with any such arrangements, rights and benefits, and to procure the company to be licensed, registered and recognized in any foreign country and to designate persons therein and do such acts and things as may be expedient under the laws of such country to represent the company and enable it effectively to carry on business or prosecute its affairs there and elsewhere;

(p) To purchase or otherwise acquire, hold, lease, sell, improve, manage, develop, exchange or otherwise dispose of or deal with, any real estate, lands, buildings or other property or rights necessary or useful for the carrying on of any of the company's business;

(q) To do any of the above things as principals, agents, contractors, managers, supervisors or otherwise, and by or through trustees or agents or otherwise, and either alone or in conjunction with others, and to do all such things as may be incidental or conducive to the attainment of the above objects;

(r) The above objects, powers or purposes of the company shall be deemed to be several and not dependent upon each other, and the company may pursue or carry on any one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise restricted by reason of any other clauses of such objects, powers or purposes or otherwise.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Masters and Company, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 10th day of January, 1917.

THOMAS MULVEY,

29-2

Under-Secretary of State.

#### A. T. Stewart Company, Limited.

**P**UBLIC Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of January, 1917, incorporating Andrew Thomas Stewart, manufacturer, William Barry, traveller, and Léon Daoust, Aimé Daoust and Ernest Douglas Wintle, clerks, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To design, construct, manufacture, build, erect, purchase, lease or otherwise acquire, own, improve, develop, repair, alter, maintain, operate, manage, sell, exchange, let out to hire, deal in and with and dispose of, all and every kind of appliances, plants, equipments, machinery, implements, materials and supplies for the manufacture of and dealing with aerated waters, liquor, beer and other liquids, extracts, fruit juices, carbonic acid gas, confectionary and other preparations, and to carry on the business of bottlers and dealers in chemicals, and to manufacture, buy, sell, and deal in with extracts, fruit juices, mineral and aerated waters, carbonic acid gas, confectionary, corks, crown caps, capsules, labels and materials and supplies of every description;

(b) To manufacture, buy, sell and deal in goods, wares, appliances, merchandise of all sorts and descriptions and to establish, maintain and conduct a jobbing, commission, brokerage and general agency business;

(c) To acquire all or any part of the good-will, property and assets, including any agency, option, contract, agreement, concession or the like of any individual, firm, association or corporation carrying on a similar business and to pay for the same wholly or in part in cash or bonds, or in payment or part payment therefor to allot and issue as fully paid-up and non-assessable shares of the capital stock of the company;

(d) To sell or otherwise dispose of the whole or any part of the property, assets, rights, undertakings or good-will of the company and to accept payment for the same wholly or partly in cash, stock, bonds or other securities of any corporation or company;

(e) To apply for, purchase or otherwise acquire any patents, trade-marks, copyrights, agencies, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention or process and to turn to account, sell, lease or otherwise deal in such patents, trade-marks, copyrights, licenses, agencies or concessions;

(f) To acquire and hold, notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise dispose of the stock, shares, securities or undertakings of any other company having for one of its objects the exercise of any of the powers of the company, or to transfer its undertakings or assets to or to amalgamate with any such company;

(g) To enter into any agreement for the sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company intending to carry on or carrying on any business which this company is authorized to carry on, or which is capable of being conducted so as directly or indirectly to benefit the company;

(h) To acquire by purchase or otherwise, hold, sell, and deal in the business, assets, good-will, stock, shares or securities of any person, firm or corporation carrying on a business in whole or in part similar to that of the company, and generally to do all acts and exercise all powers and carry on any business incidental to the proper fulfillment of the objects for which the company is incorporated, and to exercise all other powers permitted by the Act;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "A. T. Stewart Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 11th day of January, 1917.

THOMAS MULVEY,

29-2

Under-Secretary of State.

#### Morgans Supply House, Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of January, 1917, incorporating Andrew James Morgan, merchant; Henrietta Ellen Morgan, married woman; Frederick William Watts, printer, and James William Westervelt, chartered accountant, of the City of London, in the Province of Ontario, and George Morgan, of the Town of Blenheim, in the said Province of Ontario, gentleman, for the following purposes, viz:—

(a) To manufacture, import, export, buy, sell and deal in goods, wares and merchandise, and to produce, raise, sell, deal in or otherwise dispose of cereals, animals, live stock or any products, or by-products of the land;

(b) To form, organize, hold, support and in any way encourage associations, exhibitions and meetings and to procure, prepare, print, publish, distribute, sell and dispose of literature, circulars, books, pamphlets, advertisements and other printed matter;

(c) To purchase and carry on in all the branches thereof the business now carried on under the name and style of Morgans Supply House.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Morgans Supply House, Limited," with a capital stock of seventy-five thousand dollars, divided into 750 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of London, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 10th day of January, 1917.

THOMAS MULVEY,

29-2

Under-Secretary of State.



### The Universal Machinery Company, Limited.

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of January, 1917, incorporating Herbert Johnson, salesman, and Charles Redpath Jones, Frank Talbot Malone, Henry Charles Brennan and Francis McMullen, clerks, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To carry on the business of manufacturers of iron and wood working tools and machinery, iron foundries, steel makers, brass foundries, metal workers, millwrights, machinists, iron and steel converters, smiths, wood workers, builders, electricians, water supply engineers, miners, ore dressers, and smelters; and to conduct, manage and operate foundries, machine shops, factories and establishments for engines, structural metal and bridge making, and any other establishments or buildings necessary or convenient to any of the businesses of the company; to manufacture, construct, repair, buy, sell, let, hire, exchange, trade and deal in articles, tools, machines, machine tools, implements, hardware of all kinds, locomotive, stationary and other engines, railway cars, automobiles, automobile equipment parts or supplies, motors, electrical apparatus, air and steam compressors, mining and pumping machinery and tools, boilers, and generally every kind and description of tools, machinery and articles composed or manufactured in whole or in part of iron, steel, metal, wood or other materials, or combinations of materials, and to carry on the business of general contractors;

(b) To enter into any arrangements as to the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession, amalgamation and consolidation with and to aid by guarantee of contract, loan or endorsement any person, firm or corporation carrying on any business of a like nature, or of a nature incidental to or in any way allied with the business for which incorporation is now sought, and notwithstanding the provisions of section 44 of the Companies Act, to acquire, own, hold and dispose of shares, debentures or other securities of any such person, firm or corporation, and to let, lease, sell, alienate and dispose of the whole or any part of the undertaking or business of the company, and to receive in payment therefor any stocks, bonds, debentures or other securities of any person, firm or corporation carrying on business of a like nature, or incidental or in any way akin to the business for which this company is incorporated;

(c) To do all matters and things, own all property, trade-marks, patent rights, franchises or privileges for the purpose of enlarging and extending the scope and intention of the objects of this company, and to do all such matters and things without restriction or reserve, which are incidental to or convenient or necessary for the business for which this company is incorporated, and, notwithstanding that such provisions are not specially provided herein, to do all such manner of business as would necessarily or conveniently flow from the intention herein expressed.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Universal Machinery Company, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 10th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

### The Dignard Manufacturing, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of December, 1916, incorporating Cléophas Dignard,

manufacturer, Antonio Dignard, manufacturing artist, François Joseph Clapin, designer, and Edgar Duffy, photographer, all of the City of Montreal, in the Province of Quebec, and Louis Préfontaine, artist decorator, of the Town of Longueuil, in the said Province of Quebec, for the following purposes, viz:—

(a) To manufacture and deal in confection biscuits, vermicelli and eatables in all the respective branches;

(b) To manufacture, produce, import, export, purchase, sell and dispose of flour, sugar, syrup, extracts and chemical products which may be used in the carrying on of the business of manufacturers of and dealers in eatables;

(c) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(d) To manufacture, import, export, purchase, sell and deal in articles generally dealt in and sold in candy and temperance stores;

(e) To accept and carry on agencies of any business, manufacturing or otherwise, carrying on a business similar to that of the company or which it may be deemed to be capable of being advantageously carried on and calculated to enhance directly or indirectly the value of or to render profitable its property;

(f) To acquire by purchase or otherwise the whole or any part of the assets of any person, firm or company carrying on a business similar to that of this company; to enter into partnership with any such person, firm or company as to its undertaking and for the purpose of sharing profits;

(g) To sell or otherwise dispose of the whole or any part of the business, property and undertaking of the company as a going concern or otherwise upon such terms and conditions and for such consideration as the company shall see fit;

(h) To take by original subscription, purchase and accept in payment or otherwise acquire, hold, sell or otherwise dispose of shares, bonds or other securities of any other companies having objects wholly or partly similar to those of this company, notwithstanding section 44 of The Companies Act;

(i) To pay for in bonds or other assets of the company or by the issue and allotment of fully paid shares of its capital stock, any debts or claims against the company for any movable or immovable property or rights acquired or owned by it, and, with the approval of the shareholders, for any services rendered in any manner whatsoever;

(j) To distribute among the shareholders of the company in kind any property of the company, and in particular the shares, bonds or other securities of any other company and belonging to this company;

(k) To promote and organize or assist in promoting and organizing any ancillary company for the purpose of acquiring the whole or any part of the assets, undertakings or business of this company or for any other purpose which may be deemed profitable to this company;

(l) To purchase, lease or otherwise acquire, hold, lease, construct, maintain, operate, dispose of, sell and utilize in any manner any buildings, structures, manufacturing, machinery, store rooms, warehouses, vessels, wagons, merchandise and any other movable property, rights and privileges necessary or convenient for the company's purposes, and to purchase, lease or otherwise acquire any lands and other immovables necessary or convenient for the carrying on the company's business, and when deemed advisable, to sell and transfer, lease or otherwise dispose of any such movable and immovable property, lands and other real estate;

(m) To amalgamate with any other company having objects similar, in whole or in part, to those of this company;

(n) To do all the acts and things aforesaid either as principals, agents, contractors or otherwise.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Les Fabriques de Dignard, Limitée,"—"The Dignard Manufacturing, Limited," with a capital stock of three hundred thousand dollars, divided into

3,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1916.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

#### De Laval Dairy Supply Company, Limited.

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 21st day of December, 1916, changing the corporate name of "De Laval Dairy Supply Company, Limited," to that of "The De Laval Company, Limited."

Dated at the office of the Secretary of State of Canada, this 5th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

#### Canadian Westinghouse Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of January, 1917, increasing the capital stock of "Canadian Westinghouse Company, Limited," from the sum of five million dollars to the sum of ten million dollars, such increase to consist of fifty thousand shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 11th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

29-2

#### High Grade Natural Gas Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of January, 1917, incorporating John Craig Stewart, barrister-at-law, Reginald Archibald Richardson and William Napoleon Houle, clerks, Shirley Morell Holmes and Kingsley Hulme Holmes, physicians, George Douglas Atkin, student-at-law, Grace Alberta Jackson and Nonah Eileen Dobson, stenographers, and George Norman Burrows, accountant, all of the City of Chatham, in the Province of Ontario, for the following purposes, viz :—

(a) To procure, hold or dispose of leases or licenses of lands for the purpose of procuring oil, natural gas or other minerals of any kind or description ; to procure and hold and operate under or dispose of municipal franchises for laying pipe lines or boring or drilling for oil or natural gas upon municipal highways or public places in municipalities subject to local and municipal regulations and to drill, bore and operate wells, for the production of oil, natural or other gas or mineral products, and to procure deal in, sell or dispose of oil, natural gas or other gas or mineral products ;

(b) To construct and operate telephone and telegraph lines or other systems of communications upon lands owned or controlled by the company for the purpose of or in connection with the business of the company ;

(c) To buy, sell or deal in shares, stocks and bonds or debentures of any other company having objects altogether or in part similar to those of this company ;

(d) To procure, hold, exchange or dispose of land and personal property in connection with the business or interests or requirements of the company ;

(e) To construct and operate steamboats or other boats, vessels or ships or other method of transportation and to sell, exchange or dispose of the same from time to time ;

(f) To procure, develop and operate or sell or dispose of electric or other power and to procure, operate under or dispose of franchises from municipalities in respect of same ;

(g) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(h) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ;

(i) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise to assist any such person or company, and to take or otherwise acquire shares and securities of any such person or company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(j) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(k) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(l) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade ;

(m) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufacturing, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof ;

(n) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(o) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(p) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company or any other individuals or corporations ;

(q) To do all or any of the above things, and all things authorized by the Letters Patent or Supplementary Letters Patent as principals, agents, contractors, or otherwise and either alone or in conjunction with others ;

(r) To do all such other things as are incidental or conducive to the attainment of the above objects and of the objects set out in the Letters Patent and Supplementary Letters Patent.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "High Grade Natural Gas Company, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Chatham, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 11th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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**St. Lawrence Smelting & Refining Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of January, 1917, incorporating Frederick Henry Markey and Waldo Whittier Skinner, both of His Majesty's counsel learned in law, William Gilbert Pugsley and George Gordon Hyde, advocates, and Ronald Cameron Grant, accountant, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on the business of smelting, treating, assaying, refining, concentrating, milling, reducing, precipitating, vaporizing, analysing, and buying and selling of all and every kind of minerals, ores, precious stones, metals, soils or earth, and generally to carry on the business of a smelting, reduction, refining and milling company in all its branches ;

(b) To acquire by purchase, lease or otherwise mill-sites, smelter-sites, and to construct buildings thereon for the treatment of ores, their products and by-products ;

(c) To purchase, lease or otherwise acquire any mines, minerals or mining rights and any interest therein, and to explore, work, exercise, develop and turn to account the same ;

(d) To carry on any other business whether manufacturing or otherwise which may seem to the company capable of being conveniently carried on in connection with the above mentioned business or the objects of the company, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(e) To acquire by purchase, assignment, lease, license, or in any manner whatever patents, patent rights, trademarks, privileges, concessions or any interest in or to any inventions, devices or processes relative to the objects of the company ;

(f) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects similar to those of this company, and generally to acquire, hold and dispose of shares, bonds or other securities of any other company with similar objects and powers, notwithstanding the provisions of Section 44 of the said Act ;

(g) To amalgamate with any other company having objects similar or in part similar to those of this company ;

(h) To do all and every thing necessary, suitable, convenient or proper for the accomplishment of any one or more of the objects for which the company is incorporated.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "St. Lawrence Smelting & Refining Company Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Kingston, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 16th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

30-2

**Industrial Chemicals, Limited.**

(CORRECTED NOTICE.)

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as The Companies Act, letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 10th day of January, 1917, incorporating Gordon Walters MacDougall and Lawrence Macfarlane, both of His Majesty's counsel learned in the law, William Bridges Scott and John

Macnaughton, advocates, and James Geary Cartwright, office manager, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To manufacture, produce, import, export, buy, sell and deal in chemicals and chemical compounds, minerals, dyes and dyestuffs of every nature and description, and all apparatus, implements, processes and things used or capable of being used in connection with the manufacture and sale of the same or in the manufacture or sale of products of which they constitute a factor ; to carry on the business of manufacturing chemists and druggists ; and to manufacture, buy, sell and deal in any kinds of goods, wares and merchandises ;

(b) To mine for, quarry, treat, smelt, develop, refine and prepare for market ores, minerals, chemicals or chemical compounds or other substances ;

(c) To make tests, investigations, assays and analyses and reports of all kinds and to advise upon processes, operations, patents and other matters involving expert knowledge in connection with any business where such knowledge may be of use to the person interested ;

(d) To manufacture, buy, sell, import, export and deal in timber, lumber, wood, pulp, pulp-wood, paper and other products or by-products of wood and pulp ;

(e) To carry on any business, whether manufacturing or otherwise, germane to the purposes and objects herein set forth and which may seem to the company capable of being conveniently carried on by it or calculated directly or indirectly to enhance the value of or render profitable any of its properties or rights ;

(f) To acquire by purchase, lease, concession, exchange or otherwise and to construct, erect and operate all factories, mills, shops, storehouses, warehouses, roads, wharves, docks and graving docks and other structures and erections and all property, movable and immovable, necessary or useful for the carrying out of any of the purposes of the company, and to lease, sell and dispose of the same ;

(g) To acquire, by purchase, lease, hire, exchange or otherwise and to hold and operate lands, timber limits or licenses to cut timber, water-lots, water privileges and powers and rights and interests therein, and to build upon, develop, cultivate, farm, settle and otherwise improve and utilize the same ;

(h) To construct or acquire by lease, purchase or otherwise and operate works for the production, sale and disposal of steam, electric, pneumatic, hydraulic or other power or force and generally to use, sell, lease or otherwise dispose of such steam, electric, pneumatic, hydraulic and other power for any uses and purposes to which the same are adapted ; provided always that the rights, privileges and powers hereby conferred upon the company in this paragraph when exercised outside the property of the company shall be subject to all the laws and regulations of the provincial and municipal authorities in that behalf ;

(i) To construct, acquire, own, manage, charter, operate, hire and lease all kinds of steam and sailing vessels, tugs, boats, barges and other vessels and to tow, carry goods, freight and passengers for hire and generally to carry on the business of a navigation and transportation company ;

(j) To apply for and maintain, register lease, acquire and hold or to sell, lease and dispose of and grant licenses in respect of and otherwise turn to account any patents of invention, improvements or processes, trade-marks, trade-names, concessions and the like necessary or useful for any of the purposes of the company ;

(k) To enter into any arrangement with any government or authorities, supreme, municipal, local or otherwise which may seem conducive to the fulfilment of the objects of the company or any part thereof, and to obtain from such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(l) To purchase all or any part, including the goodwill of the business or undertaking or the property or assets, real or personal, movable or immovable, patents, rights, claims, privileges, concessions, contracts or other advantages of any company, person or persons,

carrying on any business which this company is authorized to carry on or any business similar thereto or possessing any property suitable for the purposes thereof, and to apply for the same wholly or partly in bonds, debentures or fully paid and non-assessable shares of the capital stock of the company, and to assume the liabilities of any such company, person or persons;

(m) Notwithstanding the provisions of section 44 of The Companies Act, to purchase and acquire and to own, hold, sell and re-issue shares, debentures, bonds and other securities of any company or corporation carrying on a business similar in whole or in part to that of the company, and to pay for the same wholly or partly in cash, shares, bonds, debentures or other securities of the company, and to guarantee the payment of the principal of or dividends and interest on such shares, bonds, debentures or other securities, and, while the owner of any such shares of stock, bonds, securities or other obligations, to exercise any and all voting powers thereon by its duly authorized officers or by a proxy duly appointed to the same extent as a natural person might or could do, and to manage, operate and carry on as a manager the property, franchises, undertakings and business of any corporation any of whose shares, bonds, debentures or other securities are held by the company for such remuneration as may be deemed reasonable and proper; or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions;

(n) To sell, lease or otherwise dispose of the property, rights, franchises and undertakings of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of the company, notwithstanding the provisions of Section 44 of the Companies Act;

(o) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds or other securities or otherwise any other company, corporation, person or persons and to guarantee the performance of contracts by any such company, corporation, person or persons with whom the company may have business relations;

(p) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carry on or engaged in or about to carry on or engage in any business which the company is authorized to carry on or to amalgamate with any such company;

(q) To invest the moneys of the company not immediately required in such manner as may from time to time be determined;

(r) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities in any other company or corporation belonging to the company or which the company may have power to dispose of;

(s) To do all or any of the matters hereby authorized either alone or in conjunction with others or as factors or agents;

(t) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph;

(u) To do all such other things as may be necessary for the due carrying out of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Industrial Chemicals, Limited," with a capital stock of two million seven hundred and fifty thousand dollars, divided into 27,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 16th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

### New Brunswick Sulphate Fibre Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of January, 1917, incorporating Gordon Walters MacDougall and Lawrence Macfarlane, both of His Majesty's counsel learned in the law, William Bridges Scott and John MacNaughton, advocates, and James Geary Cartwright, office manager, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To carry on the business of lumbering and the lumber trade in all its branches, and all other business incidental thereto including buying, selling and dealing in all kinds of sawed, squared and hewed lumber and timber, saw logs, ties, piling, telegraph and telephone poles, fence posts, wood and all other products of the forest; to carry on in all its branches the business of a manufacturer and dealer in logs, lumber, timber, pulp, pulp wood, paper and other products or by-products of wood and pulp and all other articles and materials into which wood enters or forms a part and to carry on the business of general manufacturers and millers and to establish shops or stores, and to purchase, sell and deal in general merchandise;

(b) To manufacture, buy, sell and deal in peat, wood and alcohol, calcium carbide and all kinds of chemicals and to purchase, erect, or otherwise acquire such factories and works as may be deemed necessary for such purposes;

(c) To mine for minerals, to acquire by purchase or otherwise and to manage, develop, operate, sell and lease mines or mining claims and to deal in the products thereof and to smelt, refine and produce metals;

(d) To acquire by purchase, lease, hire, exchange or otherwise, and hold lands, timber limits or licenses, water lots, water privileges, and powers and rights and interests therein, and to build upon, develop, cultivate, farm, settle and otherwise improve and utilize the same;

(e) To aid and assist by way of bonus, advances of money or otherwise with or without security, settlers and intending settlers upon any lands belonging to or sold by the company or in the neighbourhood of said lands, and generally to promote the settlement of said lands;

(f) To purchase, acquire, lease, own, erect, equip maintain and operate saw mills, grist mills, flour mills, pulp and paper mills and factories;

(g) To construct, acquire, own, manage, charter, operate, hire and lease all kinds of steam and sailing vessels, boats, tugs, and barges and other vessels, wharves, docks, elevators, warehouses, freight sheds and other buildings necessary for the purpose of the company and to tow, carry goods, freight and passengers for hire and generally to carry on the business of an elevator, navigation and transporting company;

(h) To construct or acquire by lease, purchase or otherwise and operate works for the production, sale and disposal of steam, electric, pneumatic, hydraulic, and other power or force, and to produce, create, develop, acquire by lease, purchase or otherwise, and to control and generally deal in and use, sell, lease or otherwise dispose of such steam, electric, pneumatic, hydraulic and other power for any uses and purposes to which the same are adapted, provided always that the rights, privileges and powers hereby conferred upon the company in this paragraph in acquiring, using and disposing of electricity when exercised outside the property of the company, shall be subject to all the laws and regulations of the provincial and municipal authorities in that behalf;

(i) To construct, improve, maintain or aid in the construction and maintenance of roads, bridges, wharves, piers, viaducts, aqueducts, docks, warehouses and other buildings and works that may be necessary or convenient for the purposes of the company;

(j) To apply for and maintain, register, lease, acquire and hold or to sell, lease and dispose of and grant licenses in respect thereof, or otherwise turn to account any patents of invention, improvements, or



processes, trade marks, trade names, and the like necessary or useful for any of the purposes of the company;

(k) To enter into any arrangement with the governments or authorities, supreme, municipal, local or otherwise that may seem conducive to the company's objects, or any of them, and to obtain from such governments or authorities any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise, and comply with any such arrangement, rights, privileges and concessions;

(l) To lease, sell, improve, manage, develop, exchange, turn to account or otherwise dispose of any or all of the properties and assets of the company for such consideration as the company may deem fit, including shares, debentures, or securities of any other company;

(m) To purchase all or any part, including the goodwill of the business or undertaking or the property or assets, privileges, contracts, rights, obligations and liabilities of any company, person or persons carrying on any business which this company is authorized to carry on, or any business similar thereto or possessing any property suitable for the purposes thereof, and to pay for the same wholly or in part in bonds, debentures or fully paid and non-assessable shares of the company and to sell, lease or otherwise dispose of the same or any part thereof;

(n) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in or to amalgamate with any such company;

(o) To take or otherwise acquire shares, bonds, debentures and other securities of any company having objects altogether or in part similar to those herein enumerated and to sell, hold, re-issue with or guarantee, or otherwise deal in the same;

(p) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation, and to guarantee the performance of contracts by any such company or corporation, or by any other person or persons with whom the company may have business relations;

(q) To invest the moneys of the company not immediately required in such manner as may from time to time be determined;

(r) To distribute among the shareholders of the company in kind, any property of the company, and in particular any shares, debentures or securities in any other companies belonging to the company or which the company may have power to dispose of;

(s) To do all or any of the matters hereby authorized either alone or in conjunction, or as factors, or agents;

(t) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph;

(u) To do all such other things as may be necessary to the due carrying out of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "New Brunswick Sulphate Fibre Company, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 16th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

30-2

### The Canada Mines Development Company, Limited.

PUBLIC Notice is hereby given that under the first Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of January, 1917, incorporating James Houston Spence

and Grant Cooper, barristers, Lilian Murray Heal, accountant, and John Stewart Emery and Lillian Dillon, stenographers, all of the city of Toronto, in the Province of Ontario, for the following purposes, viz:—

(a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits and to dig for, raise, crush, wash, smelt, assay, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the company or not, and to render the same merchantable, and to sell or otherwise dispose of the same or any part thereof or interest therein;

(b) To take, acquire and hold as consideration of ores, metals or minerals sold or otherwise disposed of, or for goods supplied or for work done by contract or otherwise, shares, debentures or other securities of or in any other company having objects in whole or in part similar to those of the company hereby incorporated and to sell and otherwise dispose of the same;

(c) To issue and allot as fully paid up shares of the company hereby incorporated, in payment or part payment of any property, movable or immovable, property, rights, leases, business, franchise, undertaking, powers, privileges, licenses, concessions, stocks, bonds, debentures or other property;

(d) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the lands or any of them; to erect buildings thereon and to sell, lease, exchange or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon and to take such security therefor as may be deemed necessary;

(e) To sell or dispose of the undertakings and assets of the said company, or any part thereof, for such consideration as the company may think fit, including shares and debentures of any other company having objects altogether or in part similar to those of this company;

(f) To purchase or otherwise acquire and undertake all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any company, society, partnership or carrying on any part of the business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay for the same in cash or in shares of this company, or partly in cash and partly in shares;

(g) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company and to distribute any of the property in specie among its shareholders;

(h) To take, acquire and hold debentures, bonds or other securities of or in any other company having object wholly or in part similar to those of this company and to sell or otherwise dispose of the same;

(i) To enter into any arrangement for sharing profits, union of interests or co-operation with any other person or company carrying on or about to carry on any business or transaction which may be of benefit to this company;

(j) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in or any business or transaction capable of being conducted so as to directly or indirectly benefit the company and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to sell, hold, re-issue, with or without guarantee or otherwise deal with the same;

(k) To enter into any arrangements with any authorities, municipal, local or otherwise that may seem conducive to the company's objects or any of them and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with such arrangements, rights, privileges and concessions;

(l) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company or for any other purpose which may seem calculated to benefit the company ;

(m) To make advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(n) To draw, accept, make, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(o) To use any of its funds in the purchase of stock or shares in any other corporation, such power to be exercised by the directors but subject to section 44 of The Companies Act ;

(p) To pay all costs, charges and expenses incurred or sustained in or about the promotion and establishment of the company, or which the company shall consider to be preliminary ;

(q) Upon any issue of shares, debentures or other securities of the company, to employ brokers, commission agents, and underwriters, and to provide for the remuneration of such persons for their services by payment in cash or with the approval of the shareholders, by the issue of shares, debentures or other securities of the company, or by the granting of options to take the same or in any other manner ;

(r) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books or periodicals, by granting prizes, rewards and donations ;

(s) To apply for and obtain from any and all legislative, governmental, municipal and other authorities, powers and bodies confirmation, registration and recognition of the company and all its rights, powers, concessions, privileges, franchises and objects as may be considered expedient, and to do whatever may be necessary and expedient to comply from time to time with all laws, ordinances, decrees, regulations and other requirements now or in future existing ;

(t) To do all or any of the above things as principals, agents, contractors, or otherwise, and either alone or in conjunction with others ;

(u) To carry on any business, whether manufacturing or otherwise (but which is germane to the objects for which this company is incorporated) and which may seem to the company capable of being conveniently carried on in connection with its business and generally to do all such things as are incidental or conducive to the attainment of the above objects ;

(v) To do all such other reasonable things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canada Mines Development Company, Limited" with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario

Dated at the office of the Secretary of State of Canada, this 16th day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

30-2

#### McGaw Grain Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of January, 1917, incorporating William Ernest McGaw, grain merchant, Herbert Edward Swift, Russell William Campbell, and Horace Victor Hudson, barristers-at-law, and John Paul McArthur, student-at-law, all of the City of Winnipeg, in the Province of Manitoba, for the following purposes, viz :—

(a) To own, operate, maintain, and carry on a grain, milling, elevator and warehouse business ; to store,

clean and treat grain, cereals and seeds, and to store and handle merchandise, goods and chattels of any and all kinds, and to mill, manufacture, buy and sell flour and other food articles manufactured from grain, cereals or seeds ;

(b) To erect, acquire, buy, maintain, operate, own, sell, lease, convey, improve and operate flour mills, oatmeal mills, linseed mills and other mills for the manufacturing of flour, oatmeal, linseed oil and cake and other products and by-products of grain, cereals or seeds or products and by-products of which grain, cereals or seeds shall form a constituent part, and to erect, acquire, maintain, buy, operate, own, sell, lease, convey, improve and operate factories, elevators, grain, storage and cleaning plants, warehouses, buildings and manufactories for the production, cleaning and storage of grain, cereals and seeds and for the storage of general merchandise ;

(c) To buy, sell, trade and deal in products of such mills, manufactories or factories and any such grains, cereals and seeds and general merchandise in any state of their products ;

(d) To acquire, own, purchase, deal in, handle, raise, produce, sell, ship, forward, and export grain, cereals, and seeds of all kinds, to sell products of the soil of farm, including live stock or dead stock and all kinds of food, farm or dairy products, to operate, carry on and conduct a market or markets for the purchase or sale of live stock, dressed meats and produce, grain, flour and all products of the farm, forest, sea and mine, and to buy, sell and deal in goods, wares and merchandise ;

(e) To construct, hire, purchase, operate and maintain all and any conveyances for the transportation in cold storage or otherwise by land or water of any and all meats products, foods or manufactured articles ;

(f) To issue certificates and warrants negotiable or otherwise to persons warehousing goods with the company and to make advances on any grain, merchandise, goods and chattels which may be stored with, by or in the custody of or be on any railway or vessel or ship in course of transit to or from the company or any of the elevators, mills or warehouses thereof ;

(g) To purchase, sell, raise, feed, fatten, dispose of and deal in cattle, sheep, horses, goats or swine, and to agree with others for hire to feed or fatten any cattle, sheep, horses, goats or swine belonging to such others and to acquire, establish, operate, buy, sell, lease or deal in slaughter houses, abattoirs and meat curing and packing establishments, to buy, sell and deal in cattle, hogs and other animals or the products thereof and acquire and maintain warehouses and cold storage warehouses ;

(h) To purchase, sell, dispose of and deal in lumber, timber, wood, cordwood, coal, coke and other kindred commodities and to acquire, purchase, sell, improve, develop and deal in timber limits, timber licenses and other licenses and real and personal property of every kind and description and to own, lease, purchase, operate, acquire and sell or dispose of booms, slides, chutes and tramway lines upon the property of the Company for the purposes of any of the businesses carried on by the Company.

(i) To build, purchase, acquire, charter, lease and operate steamships, vessels, tugs, barges and other conveniences for the transport of freights and passengers by water ;

(j) To construct, purchase, lease or acquire docks, wharves and other convenient terminal facilities, and in connection therewith to carry on the business of general wharfingers ;

(k) To purchase, lease or acquire waterpower and water privileges and to develop therefrom any water power, electrical or other energy and to use the same in connection with their business and to transmit the same and sell, lease or dispose of any surplus power and to enter into working arrangements with other companies, persons, firms or corporations for the use thereof, either for power or for electrical lighting purposes, and to establish, operate and maintain any electrical lighting, heating or power plant, and to sell and dispose of electric light heat and power, provided always that the rights and privileges hereby conferred upon the company to generate electrical energy for



light, heat and power when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf ;

(l) To acquire, sell, hold and dispose of, lease or work all kinds of patents and patent rights, to construct, lay out, maintain, improve, manage, work, control or superintend any roadways, bridges, reservoirs, wharves, vessels, sewers, furnaces, mills, factories, warehouses, buildings and other works or conveniences which may seem directly or indirectly conducive to any of the objects of the company ;

(m) To acquire and take over as a going concern any business or operations now or hereafter carried on by any person, firm or corporation engaged in or empowered to engage in any business within the powers of the Company and to pay for the same either in cash or wholly or partly by shares, debentures or other security of the Company ;

(n) Notwithstanding the provisions of Section 44 of the said Act, to purchase, hold, sell and dispose of shares of the capital stock of any other company or corporation and to invest its funds in the purchase of any such stock and to pay for the same either in cash or in shares of the capital stock or debentures of the company or partly in cash and partly in shares of the capital stock or debentures of the company ;

(o) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in any business or transaction which this company is authorized to carry on and engage in ;

(p) To purchase, acquire, hold, sell or dispose of shares, stock, assets or debentures in any other corporation having objects similar or in part similar to those of this company and to sell to or amalgamate with any such corporation and to enter into agreements with any such corporation for any of such purposes ;

(q) To raise, or assist in raising money for and to aid by way of bonus, loan, promise, endorsements or guarantee of bonds, debentures or other securities or otherwise, any corporation in the capital stock of which the company holds shares or with which it may have business relations ;

(r) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular either for cash or for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company or partly for cash and partly for such share, debentures or securities ;

(s) To distribute in specie or otherwise as may be resolved any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company ;

(t) To sell, improve, manage, develop, exchange, lease, dispose of, or turn to account or otherwise deal with all or any part of the property and rights of the company ;

(u) To do all or any of the matters hereby authorized either alone or in conjunction with or as factors, or agents for any other company or persons or by or through any factor, trustees or agents ;

(v) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or any portions thereof or calculated directly or indirectly to enhance the value of the company's property or rights.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere, by the name of "McGaw Grain Company, Limited," with a capital stock of one hundred and fifty thousand dollars, divided into 1,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Winnipeg, in the Province of Manitoba.

Dated at the office of the Secretary of State of Canada, this 17th day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

### Beach Motors, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 16th day of January, 1917, incorporating Benson Clothier Beach, manufacturer ; Edwin Abel Beach, broker ; Charlotte Beach, married woman ; William Henry Courtney, civil servant, and John Herbert Ferguson, salesman, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—

(a) To acquire and take over as a going concern the business now carried on at the city of Ottawa, in the Province of Ontario, by O. A. Beach under the firm name of the Ottawa Beach Motor Company, and all or any of the assets or liabilities of the said business including any rights, contracts and good will thereof, and to pay therefor, either in part or in full by the issue of shares of the capital stock or bonds, debentures, or other securities of the company ;

(b) To manufacture, buy, or otherwise acquire, alter, improve, hire, lease, take in exchange, sell, let for hire, or otherwise dispose of all kinds of plant, machinery, mechanical apparatus, vehicle, implements, tools, utensils, whether such be, or are otherwise, so constructed as to operate or progress by means of automatic power derived from the electricity, gas, steam, oil, water, air, or any other substance ;

(c) To manufacture, buy, or in any manner acquire, sell, or in any manner dispose of and deal in any kind of material, substance, or thing, requisite or convenient, in the manufacture of, dealing in, or operation, or progress of any or all of the articles above specified or usually dealt in by persons or companies engaged in the like ;

(d) To acquire, buy, sell, operate and manage plant, equipment and conveyances for the transport and carriage of persons or goods and to operate an automobile and garage service ;

(e) To manufacture, buy, sell and deal in goods, wares and merchandise ;

(f) To carry on any other business whether manufacturing or otherwise which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(g) To apply for, purchase or otherwise acquire, sell, or otherwise dispose of, any patents, brevets d'invention, licenses, concessions, copyrights, or the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information or any formulæ as to any process or invention which may seem capable of being used for the purpose of the company or the acquisition of or disposal of which may be deemed expedient ;

(h) To acquire any real or personal property, plant, or machinery, rights, assets or good-will of any person or company carrying on business similar to that of this company and to assume the liabilities or any of them of such person or company ; and to acquire the shares, bonds, debentures, or securities of any other company engaged in a like business and pay for the same by the issue of shares or other securities of this company, and to sell, re-issue with or without guarantee or otherwise deal with and dispose of same ;

(i) To enter into partnership or into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession, or otherwise, and to manage, assist to manage, carry on, or guarantee the undertaking or contracts of any person or company having objects or powers or engaged in or about to engage in any business or transaction similar to this company ;

(j) To lend money or otherwise assist customers and others having dealings with the company and to guarantee the performance of contracts by any such person, or any companies in which this company may be interested and to take as security therefor such security as may be deemed expedient including shares and debentures of such companies ;

(k) To join, amalgamate or consolidate with any person or corporation carrying on any business which

this company is authorized to carry on and to pay for or receive in payment of the price agreed upon, cash, or paid up or partly paid up shares, or bonds, or debentures or other securities of such persons or companies, or of this company;

(l) To sell, lease, or otherwise dispose of the undertaking, in whole or in part of the company, or any or all of its assets for such consideration as the company may think fit and take payment therefor in such manner as it shall deem expedient including shares or debentures or other securities of any other company;

(m) To promote any company or companies for acquiring any or all of the property and rights or liabilities of this company or for purposes which may seem calculated directly or indirectly to benefit this company and to remunerate any person or company for services rendered to this company in placing or assisting to place, or guaranteeing the share capital, debentures, or other securities of this company or for services in promoting this company or other companies promoted by this company and to pay such remuneration either in whole or in part in cash or with the approval of the shareholders by the issue of shares or other securities of this company;

(n) To enter into any arrangements with any authorities, to obtain from such authorities any rights, concessions, licenses or privileges and to comply with the conditions of such arrangements;

(o) To distribute among its members in currency or otherwise as may be determined, any assets of the company and particularly to distribute shares, debentures or other securities of any other company that may acquire any part of the assets or undertakings of this company and to invest or deal with the funds of the company not immediately required in such manner as may from time to time be determined;

(p) To make, accept, endorse, execute and issue cheques, promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(q) To do all or any of the foregoing acts as principals, agents, or contractors or otherwise, and by or through principals, agents, or contractors, or otherwise, and either alone or in conjunction with others;

(r) To do all such other things as are incidental to or conducive to the attainment of the foregoing objects;

(s) The interpretation of any of the powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or by reference to or inference from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Beach Motors, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 18th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

30-2

#### Kops Brothers, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of January, 1917, incorporating James Frederick Edgar, barrister at-law, Lily Mae Lewis, stenographer, and Norman Robert Tyndall, draftsman, of the City of Toronto, in the Province of Ontario; James Edward Maybee, of the Village of Port Credit, in the said Province of Ontario, patent solicitor and George Patrick Mackie, of Birch Cliff Post Office, in the said Province of Ontario, bookkeeper, for the following purposes, viz:—

(a) To carry on the business of manufacturing, buying, selling and dealing in corsets and wearing apparel in Canada and elsewhere;

(b) To manufacture, buy, sell and deal in goods, and merchandise and materials used for the purpose of manufacturing corsets and wearing apparel;

(c) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(d) To acquire or undertake the whole or any part of the business, good-will, trade marks, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company;

(e) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired;

(f) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(g) To take, or otherwise acquire and hold, shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as to directly or indirectly to benefit the company;

(h) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions;

(i) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependants or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object;

(j) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company;

(k) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the Company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade;

(l) To construct, improve, maintain, work, manage, carry out or control any roads, ways, tramways, branches, or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof;

(m) To lend money to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons;



(n) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments ;

(o) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company, having objects altogether or in part similar to those of the company ;

(p) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(q) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(r) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others ;

(s) To do all such other things as are incidental or conducive to the attainment of the above objects.

(t) To apply for, secure, acquire by assignment, transfer, purchase, or otherwise, and to exercise, carry out and enjoy any charter, license, power, authority, franchise, concession, rights or privilege, which any government or authority or any corporation or other public body may be empowered to grant and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's shares, bonds, and assets to defray the necessary costs, charges and expenses thereof ;

(u) To procure the company to be registered and recognized in any foreign country and to designate persons therein according to the laws of such foreign country to represent this company and to accept service for and on behalf of the company of any process or suit ;

(v) To raise and assist in raising money for, and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation and to guarantee the performance of contracts by any such company, corporation, or by any other person or persons with whom the company may have business relations.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere

by the name of "Kops Brothers, Limited, with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 16th day of January, 1917.

THOMAS MULVEY,

30-2

Under-Secretary of State.

#### Mining Corporation of Canada, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 4th day of January, 1917, extending the powers of "Mining Corporation of Canada, Limited," so as to include the objects and purposes hereinafter set forth, viz :—

To distribute and divide all or any part of the assets of the company in specie or in kind amongst its shareholders.

Dated at the office of the Secretary of State of Canada, this 9th day of January, 1917.

THOMAS MULVEY,

29-2

Under-Secretary of State.

#### DEPARTMENT OF INSURANCE.

OTTAWA, 29th December, 1916.

**NOTICE** is hereby given that the Northwestern National Insurance Company which heretofore carried on in Canada the business of Fire Insurance, Tornado Insurance, and Hail Insurance, has discontinued the business of Hail Insurance, and its former license having been cancelled, the company has this day received a new License No. 419, for the transaction in Canada of the business of Fire Insurance and Tornado Insurance.

G. D. FINLAYSON,

29-4

Superintendent of Insurance

## NOTICE TO MARINERS.

No. 127 of 1916.

(Atlantic No. 62.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## NOVA SCOTIA.

## (411) South coast—Halifax approach—Neverfail shoal—Gas buoy temporarily replaced by can buoy.

Gas buoy temporarily replaced by can buoy—Neverfail shoal gas buoy has been temporarily replaced by an iron can buoy, which will be maintained until further notice.

N. to M. No. 127 (411) 21-12-16.

Authority: Report from Agent of Dept. of Marine, Halifax.

Admiralty charts: Nos. 2320, 2410, 729, 1651, 2-66 and 2670.

Publication: Nova Scotia Pilot 1911, page 130.

Canadian List of Lights and Fog Signals, 1916: No. 329.

Departmental File: No. 18111.

## QUEBEC.

## (412) River St. Lawrence—Lavaltrie wharf—Range lights established.

Range lights, which will be known as the Lavaltrie wharf range lights, have been established to mark a portion of the channel above Ile Lavaltrie leading from the light-draught channel to the Government wharf at Lavaltrie.

- (1) *Position of front range light.*—On a concrete pier in about 4 feet water, 1600 feet 213° (S. 48° 30' W. mag.) from the southwest end of Lavaltrie government wharf.

Lat. N. 45° 52' 49'', Long. W. 73° 16' 35''

*Character.*—Fixed white light, shown from a locomotive headlight reflector lantern.

*Elevation.*—24 feet above the summer level of the river.

*Visibility.*—2 miles in the line of range.

*Structure.*—Pole with diamond-shaped daymark attached.

*Material.*—Wood.

*Colour.*—White.

*Height of pole.*—18 feet.

- (2) *Position of back range light.*—On the river bank, 201 feet 349° 30' (N. 5° E. mag.) from the front range light.

*Character.*—Fixed white light, shown from a locomotive headlight reflector lantern.

*Elevation.*—40 feet above the summer level of the river.

*Visibility.*—2 miles in the line of range.

*Structure.*—Pole, with diamond-shaped daymark attached.

*Material.*—Wood.

*Colour.*—White.

*Height of pole.*—20 feet.

*Sailing directions.*—The lights in one, bearing 349° 30' (N. 5° E. mag.), lead from the light-draught channel of the river St. Lawrence to a point about  $\frac{1}{2}$  mile distant from Lavaltrie wharf, and give the best water over the bar that extends from ile Lavaltrie to ile Mousseau.

N. to M. No. 127 (412) 21-12-16.

Variation in 1916: 15° 30' W.

Authority: Report from Agent of Dept. of Marine, Montreal.

Admiralty charts: Nos. 2786 and 2830a.

Canadian Naval charts: Nos. 5 and 22.

Publication: St. Lawrence Pilot above Quebec, 1912, page 84.

Canadian List of Lights and Fog Signals, 1916: To be inserted as Nos. 1394-5 and 1394-6.

Departmental File: No. 21394-5C.

## NEWFOUNDLAND.

## (413) South coast—Hermitage bay—Pushthrough harbour—Light established.

*Position.*—On the south point of the entrance to Pushthrough harbour.

Lat. N. 47° 38' 20'', Long. W. 56° 9' 20''.

*Character.*—A flashing white acetylene gas light, visible 0-3 second and eclipsed 2-7 seconds alternately.

*Elevation.*—55 feet.



**Structure.**—A square open wood framework, with sloping sides, painted white; lantern painted red.

**Height.**—15 feet, from base to top of lantern.

*Authority:* Newfoundland N. to M. No. 8 of 1916.  
*Admiralty charts:* Nos. 292, 893, 232a, 2516 and 2666.  
*Publication:* Newfoundland Pilot, 1907, page 154.

N. to M. No. 127 (413) 21-12-16.

#### NEWFOUNDLAND.

##### (414) East coast—Great Harbour Deep—Light established.

**Position.**—On the eastern point of the entrance to Great Harbour Deep.

Lat. N.  $50^{\circ} 24' 0''$ , Long. W.  $56^{\circ} 24' 30''$

**Character.**—A flashing white acetylene gas light, visible 0.5 second and eclipsed 4.5 seconds alternately.

**Elevation.**—61 feet.

**Structure.**—A square open wood framework, with sloping sides, painted white; lantern painted red.

**Height.**—18 feet, from base to top of lantern.

**Remarks.**—This light will be in operation during open navigation of each year.

*Authority:* Newfoundland N. to M. No. 5 of 1916.  
*Admiralty charts:* Nos. 1932, 282, 285, 232b and 2516.  
*Publication:* Newfoundland Pilot, 1907, page 255.

N. to M. No. 127 (414) 21-12-16.

#### NEWFOUNDLAND.

##### (415) East coast—Fourchette bay—Light established.

**Position.**—On the western point at the entrance to Fourchette bay.

Lat. N.  $50^{\circ} 31' 30''$ , Long. W.  $56^{\circ} 16' 20''$

**Character.**—A flashing white acetylene gas light, visible 1 second and eclipsed 9 seconds alternately.

**Elevation.**—81 feet.

**Structure.**—A square open wood framework, with sloping sides, painted white; lantern painted red.

**Height.**—15 feet, from base to top of lantern.

**Remarks.**—This light will be in operation during open navigation of each year.

*Authority:* Newfoundland N. to M. No. 6 of 1916.  
*Admiralty charts:* Nos. 171, 282, 1734, 232b and 2516.  
*Publication:* Newfoundland Pilot, 1907, page 254.

N. to M. No. 127 (415) 21-12-16.

#### NEWFOUNDLAND

##### (416) East coast—Southern Groais island—Groais Island harbour—Light established.

**Position.**—On Keefes island at the northern point of entrance to Groais Island harbour.

Lat. N.  $50^{\circ} 42' 25''$ , Long. W.  $55^{\circ} 37' 25''$

**Character.**—A flashing white acetylene gas light, visible 0.3 second and eclipsed 2.7 seconds alternately.

**Elevation.**—41 feet.

**Structure.**—A square open wood framework, with sloping sides, painted white; lantern painted red.

**Height.**—18 feet, from base to top of lantern.

**Remarks.**—This light will be in operation during open navigation of each year.

*Authority:* Newfoundland N. to M. No. 7 of 1916.  
*Admiralty charts:* Nos. 282, 1734, 232b and 2516.  
*Publication:* Newfoundland Pilot, 1907, pages 242 and 243.

N. to M. No. 127 (416) 21-12-16.

#### ENGLAND.

##### (417) Southeast coast—The Downs—Gull light-vessel—Alteration in character of light.

**Position.**—Lat.  $51^{\circ} 16' N.$ , Long.  $1^{\circ} 28\frac{1}{2}' E.$

**Alteration.**—The character of the light has been altered from group flashing white to flashing red every ten seconds, thus:—

Flash.	eclipse,
1 sec.	9 secs.

*Authority:* British Admiralty N. to M. No. 1296 of 1916.  
*Admiralty charts:* Nos. 1828, 1895, 1431, 1466, 2675c, 1598 and 2182a.  
*Publication:* Channel Pilot, Part I, 1908, page 293.

N. to M. No. 127 (417) 21-12-16.

A. JOHNSTON,  
 Deputy Minister.

DEPARTMENT OF MARINE,  
 OTTAWA, CANADA, 21st December, 1916.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

## NOTICE TO MARINERS

No. 128 of 1916.

(Atlantic No. 63.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## NOVA SCOTIA.

(418) Cape Breton island—East coast—Little Glace bay—  
Obstruction in channel at entrance to harbour—Caution.

*Obstruction in entrance to harbour.*—A recent gale is reported to have washed ballast from the piers protecting the entrance of Little Glace bay harbour into the channel between them, reducing the depth in the entrance to five or six feet.

Vessels larger than fishing boats are warned not to attempt to enter the harbour, under existing conditions, without local knowledge.

N. to M. No. 128 (418) 26-12-16.

*Authority:* Report from Sub-Agent of Dept. of Marine, Sydney.

*Admiralty charts:* Nos. 2727, 1651, 2516 and 2666.

*Publication:* St. Lawrence Pilot, Vol. 2, 1916, pages 48 and 49.

*Departmental File:* No. 32035.

## QUEBEC.

(419) River St. Lawrence—Berthierville channel—Buoys to be  
established.

*Former notice.*—No. 124 (407) of 1916.

Two wooden spar buoys will be established in Berthierville channel on the opening of navigation in 1916, without further notice, as follows:—

- (1) *Position of buoy.*—2530 feet 328° (N. 16° 30' W. mag.) from Ile du Milieu back range light; at the lower end of course marked by beacons Nos. 1 and 2; on east side of channel.

Lat. N. 46° 3' 27", Long. W. 73° 10' 52"

*Colour.*—Black.

- (2) *Position of buoy.*—3950 feet 342° 50' (No. 1° 40' W. mag.) from Ile du Milieu back range light; at the upper end of course marked by beacons Nos. 3 and 4; on east side of channel.

Lat. N. 46° 3' 43", Long. W. 73° 10' 49"

*Colour.*—Black.

N. to M. No. 128 (419) 26-12-16.

*Variation in 1916:* 15° 30' W.

*Authority:* Departmental records.

*Admiralty charts:* Nos. 2784 and 2837b.

*Canadian Naval charts:* Nos. 7 and 22.

*Publication:* St. Lawrence Pilot above Quebec, 1912, page 82

*Departmental File No.:* 37945.

## NEWFOUNDLAND.

(420) East coast—Lights again exhibited—St. Johns harbour  
open to navigation.

*Former notice.*—No. 108 (363) of 1916.

St. Johns harbour lights and also the lights at Cape St. Francis, Cape Spear, Bay Bulls, Ferryland Head and Fort Amherst are re-exhibited; and St. Johns harbour is open to navigation.

N. to M. No. 128 (420) 26-12-16.

*Authority:* N. to M. issued by Marine Dept., Board of Trade, London, Eng., 28th Nov., 1916.

A. JOHNSTON,

Deputy Minister.

DEPARTMENT OF MARINE,

OTTAWA, CANADA, 26th December, 1916.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.



## NOTICE TO MARINERS.

No. 129 of 1916.

(Pacific No. 27.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## BRITISH COLUMBIA

## (421) Vancouver island—East coast—Stuart channel—Danger reefs—Uncharted ledge reported.

*Uncharted reef*—On 11th November, 1916, the steamer "Henry J. Biddle," drawing 9 feet forward and 11½ feet aft, struck on an uncharted reef southward of Danger reefs, and northward of Thetis island, on the bearings:

Fraser point.....172° 30' (S. 32° 30' E. mag.)

South tangent of point southward of Yellow point 239° (S. 34° W. mag.)

A sounding of 10 feet was obtained close to the vessel when aground, 2 hours before low water.

N. to M. No. 129 (421) 28-12-16.

Variation in 1916: 25° E.

Publication: U. S. H. O. N. to M. No. 51 of 1916.

Admiralty charts: Nos. 3618, 579 and 1917.

Publication: British Columbia Pilot, Vol. 1, 1913, page 228.

Departmental File: No.

## BRITISH COLUMBIA

## (422) Cousins inlet—Wearing point—Gas-lighted beacon established.

*Position*—On easterly end of Wearing point.

Lat. N. 52° 18' 9", Long. W. 127° 47' 27"

*Character*—White light, automatically occulted at short intervals.

*Elevation*—26 feet.

*Visibility*—10 miles from all points of approach.

*Illuminating apparatus*—A lens lantern.

*Illuminant*—Acetylene, generated automatically.

*Structure*—Steel cylindrical tank, standing on a concrete base, and surmounted by a pyramidal steel frame supporting the lantern.

*Colour*—White.

*Remarks*—The light is unwatched.

N. to M. No. 129 (422) 28-12-16.

Authority: Report from Agent of Dept. of Marine, Victoria.

Admiralty chart: No. 1923 B.

Canadian Naval chart: No. 310.

Publication: British Columbia Pilot, Vol. 2, 1913, pages 37 and 39.

Canadian List of Lights and Fog Signals, 1916: To be inserted as No. 2356'5.

Departmental File: No. 22356'5 C.

## JAPAN

## (423) Kyushu—Shimabara gulf—Yushima Seto—Yushima—Lighthouse established.

*Position of Yushima light*.—Lat. N. 32° 36' 15", Long. E. 130° 19' 37"

*Character*—Occulting white light, visible 3 seconds and eclipsed 2 seconds alternately.

*Elevation*—127 feet.

*Visibility*—17 miles over an arc of 267° from 336° (N. 20° W. mag.) through North, E. and S. to 243° (S. 67° W. mag.)

*Power*—1800 candles.

*Order*—Fifth order.

*Illuminant*—Acetylene.

*Structure*—Circular concrete tower.

*Colour*—White.

*Height*—32 feet from base to light.

N. to M. No. 129 (423) 28-12-16.

Variation in 1916: 4° W.

Authority: Notice No. 1071 of Department of Communications, Japan.

A. JOHNSTON,

Deputy Minister.

DEPARTMENT OF MARINE,

OTTAWA, CANADA, 28th December, 1916.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

30-2

## NOTICE TO MARINERS.

No. 130 of 1916.

(Inland No. 40)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, and all depths are at mean low water.

## ONTARIO.

## (424) River St. Lawrence—Wolfe island—Quebec point—Wharf—Buoy marking wreck.

*Wharf.*—A wharf has been built by the Canada Steamship Lines at Quebec (East) point, foot of Wolfe island. The wharf starts from the shore at a point 20 feet 75° (N. 85° 30' E. mag.) from the lighthouse, and runs 81° (S. 88° 30' E. mag.) for a distance of 40 feet, thence it runs 146° (S. 23° 30' E. mag.) for a distance of 60 feet. The wharf is 15 feet wide.

*Buoy marking wreck.*—A barrel buoy has been placed by the Canada Steamship Lines eastward of Quebec point to mark a sunken barge.

Lat. N. 44° 14' 21", Long. W. 76° 11' 8"

*Colour.*—Black.

*Depth.*—15 feet.

N. to M. No. 130 (424) 29-12-16.

*Variation in 1916:* 10° 30' W.

*Authority:* Departmental records.

*Admiralty charts:* Nos. 2789 i, 259 b, 1152 and 797.

*Publication:* St. Lawrence Pilot above Quebec, 1912, page 185.

*Departmental Files:* Nos. 36941 and 18286.

## ONTARIO.

## (425) Lake Ontario—Cobourg harbour—Depths.

*Depths in harbour.*—The whole of Cobourg harbour between the east breakwater and a line from the west breakwater head to the head of the centre pier carries depths of 18 feet or more, except in the inner basin and in the triangle between the inner basin wing wall and the east pier, where berths for the winter ferry steamer were this year dredged by the Department of Public Works of Canada to a depth of 17½ feet. West of the line joining the pier heads, referred to above, a strip 50 feet wide, extending 720 feet from the centre pier head, has been dredged to 16½ feet. The remainder of the harbour, to the westward, has less depths. All depths refer to the zero of the Harbour Master's gauge at Toronto, which is 244·8 feet above mean sea level, New York.

N. to M. No. 130 (425) 29-12-16.

*Authority:* Report from J. M. Wilson, Esq., District Engineer, through Asst. Chief Engineer, P. W. Dept.

*Admiralty charts:* Nos. 1152 and 797.

*Canadian Naval Chart:* No. 61.

*Publication:* U. S. H. O. Publication No. 108D, 1907, page 140.

*Departmental File:* No. 37301.

## UNITED STATES OF AMERICA.

## (426) St. Clair river—Port Huron—Changes in Fort Gratiot range lights.

*Former notice.*—No. 89 (312) of 1915.

- (1) Fort Gratiot front range light has been re-established, 42 feet above water, on a black pyramidal skeleton tower, with white day-mark, at the water's edge. The temporary front light has been discontinued.
- (2) Fort Gratiot back range light has been moved to a point 212 yards 207° 15' (S. 30° 30' W. mag.) from the front light and is 64 feet above water.

N. to M. No. 130 (426) 29-12-16.

*Variation in 1916:* 3° 15' W.

*Authority:* U. S. H. O. N. to M. No. 51 of 1916.

*Admiralty charts:* Nos. 330, 332, 519 and 678.

*Publication:* U. S. H. O. Publication No. 108C, 1907, page 37.

A. JOHNSTON,

Deputy Minister

DEPARTMENT OF MARINE.

OTTAWA, CANADA, 29th December, 1916.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

NOTE.—This will be the last Notice to Mariners issued in 1916. 30-2



## NOTICE.

Government of Canada  
Publications.

THE following list of recent Government publications is inserted in the *Canada Gazette* in conformity with Order in Council (P.C. 1522) of 28th October, 1915, which calls for the publication of such lists from week to week.

Where a publication is marked with an asterisk (\*) requests for the volume or report in question should be made to the department affected. In all other cases, applications should be addressed to the Chief of Distribution, Department of Public Printing and Stationery, Ottawa. When the title appears in English it will be understood that the volume is printed in English; when the title is in French, it means that the report is printed in the French language. The price quoted for publications should in every case accompany the application.

## AVIS.

Publications du Gouver-  
nement du Canada.

La liste suivante des récentes publications du gouvernement est insérée dans la *Gazette du Canada*, en conformité de l'arrêté en conseil (C.P. 1522) du 28 octobre 1915, qui exige que ces listes soient publiées d'une semaine à l'autre.

Lorsqu'une publication est marquée d'un astérisque (\*) les demandes au sujet du volume ou du rapport en question devront être adressées au Ministère qui la publie. Dans tous les autres cas, il faudra s'adresser au Chef de la Distribution, département des Impressions et de la Papeterie publiques, Ottawa. Lorsque le titre est publié en anglais, il est entendu que c'est la version anglaise du volume qui est imprimée; lorsque le titre est en français, cela signifie que c'est la version française qui est imprimée. Le prix indiqué pour les publications devra dans chaque cas accompagner la demande.

## AGRICULTURE.

Annual report of the Department for year ending March 31, 1916, 118 pp.	0.10
Loi de l'Instruction Agricole, Rapport sur la, 226 pp.	0.15
Fermes Expérimentales : Rapports du Directeur des Services de la Chimie, de la Culture du Sol, et de l'Élevage, pour l'exercice terminé le 31 mars 1916, 596 pp.	0.45
Fermes Expérimentales : Rapports du Directeur des Services de l'Horticulture, des Céréales, de la Botanique, de l'Entomologie, des Plantes Fourragères, de l'Aviculture, et des Tabacs, pour l'exercice terminé le 31 mars 1915, 674 pp.	0.45
* Agricultural Gazette of Canada for January, 1917, 88 pp. 8vo. illus.	0.10
Annual subscription	1.00
* La Gazette Agricole du Canada, décembre 1916, 108 pp. illus.	0.10
* Patent Office Record and Register of Copyrights and Trade Marks, October, 1916.	0.20
Annual subscription	2.00
* Foreign Agricultural Intelligence, bulletin of, October, 1916, Vol. VI, No. 7, 94 pp. Free.	
* Crate fattening of Poultry (Live Stock Branch). Pamphlet No. 9, 8 pp. Free.	
* Agriculture in Canada (Publications Branch). Pamphlet No. 4, 80 pp. Free.	
* Soins, hygiène et alimentation des renards en captivité (Division de l'Hygiène des Animaux). Bulletin No. 20, 20 pp. Gratuit.	
* Les Abeilles et la conduite du rucher (Fermes Expérimentales du Dominion). Bulletin No. 26, 64 pp. Gratuit.	
* La Protection des Oiseaux Migrateurs au Canada (Division de l'Entomologie), 8 pp. Gratuit.	
* Achat des Œufs d'après la qualité (Division de l'Industrie Animale). Circulaire No. 6, 4 pp. Gratuit.	
* Spraying for Insects affecting Apple Orchards in Nova Scotia (Entomological Branch). Circular No. 8, 12 pp. Free.	
* Préparation des Œufs pour la vente (Division de l'Industrie Animale). Circulaire No. 16, 24 pp. Gratuit.	

## ARCHIVES.

Report on work of the Department for years 1914 and 1915. 780 pp.	0.60
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## BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Judgments, Orders, Regulations, and Rulings (fortnightly edition). Vol. VI, No. 20. (Jan. 15th.)	
Annual subscription	3.00
Single numbers	0.20

## CIVIL SERVICE COMMISSION.

- \* Miscellaneous Information (Third Edition) 8 pp. Free.
- \* Renseignements concernant les examens du Service Civil, 60 pp. Free.

## COMMISSION OF CONSERVATION.

- \* Annual report, for year ending March 31, 1916, 284 pp. Free.
- \* Rapport annuel pour l'exercice terminé le 31 mars 1916, 310 pp. Gratuit.
- \* "Conservation", monthly bulletin January, 1917, vol. vi. No. 1. Free.
- \* "Conservation of Life." Quarterly bulletin, December, 1916. Free.

## CUSTOMS.

Imports, Exports and Navigation of Canada, tables of, for year ending March 31, 1916. 772 pp.	0.50
Trade and Navigation returns for October, 1916, 532 pp. 8vo.	0.10

## EXTERNAL AFFAIRS.

Annual Report of the Secretary of State for External Affairs, for the year ending March 31, 1916, 40 pp.	0.05
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## INDIAN AFFAIRS.

Annual Report of the Department for year ending March 31, 1916, 500 pp.	0.35
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 500 pp.	0.35

## INLAND REVENUE.

Annual Report of the Department for year ending March 31, 1916. Part I. Excise, 236 pp.	0.15
Annual Report of the Department for year ending March 31, 1916. Part II. Weights and Measures, Gas and Electricity, 76 pp.	0.05
Annual Report of the Department for year ending March 31, 1916. Part III. Adulteration of Food, 604 pp.	0.25
Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie III. Falsification des substances alimentaires, 604 pp.	0.30
* Gluten Flour, etc.: Bulletin No. 354, 12 pp. Free.	
* Evaporated Fruit and Vegetables: Bulletin No. 352, 8 pp. Free.	
* Temperance Beer: Bulletin No. 353, 20 pp. Free.	
* Extrait De Noix Vomique: Bulletin No. 342, 8 pp. Gratuit.	
* Mace: Bulletin No. 349, 16 pp. Free.	
* Bran: Bulletin No. 355, 28 pp. Free.	
* Cassia: Bulletin No. 358, 24 pp. Free.	

GOVERNMENT OF CANADA PUBLICATIONS—*Continued.*

## INSURANCE.

Superintendent of Insurance, Report of the, Vol. II, Life Insurance Companies, year ending December 31, 1915.	0.50
Surintendant des Assurances, rapport du, Vol. I. Compagnies d'assurance autres que les compagnies d'assurance sur la vie, pour l'exercice terminé le 31 décembre 1915, 810 pp.	0.50
Surintendant des Assurances, rapport du, Vol. II. Compagnies d'Assurances—Vie, pour l'exercice terminé le 31 décembre 1915, 834 pp.	0.50

## INTERIOR.

Annual Report of the Department for the year ending March 31, 1916, 582 pp.	0.45
Rapport annuel de la Division des Levés Topographiques, pour l'exercice terminé le 31 mars 1915, 228 pp.	0.20
Levés hydrographiques du Manitoba, rapport des, pour les années civiles 1912-13-14, 310 pp.	0.25
* Forest Products of Canada 1915 (Lumber, Lath and Shingles), 30 pp. Free.	
* Irrigation Surveys and Inspections 1915-16, report on, 88 pp. Free.	
* Dominion Water Power Branch, annual report of, for year ending March 31, 1915, 228 pp. Free.	
* Dominion Lands Acts with amendments, 60 pp. Free.	
* Canadian Hydraulic Power Development and Electric Power in Canadian Industry; Water Resources Paper No. 17, 56 pp. Free.	
* Decisions of Geographic Board of Canada for October-November, 1916, 4 pp. Free.	
* Seed Grain, Fodder and other relief, list of advances of, to settlers in Battleford, Dauphin, Winnipeg, Humboldt, Prince Albert, Regina, Saskatoon, Swift Current, Weyburn and Estevan, Yorkton, Red Deer, Edmonton, Grouard, Grande Prairie and Peace River, and Kamloops, B.C. Land Districts, 15 separate parts. Free.	

## JUSTICE.

Inspecteurs des Pénitenciers, rapport des, pour l'exercice terminé le 31 mars 1915, 232 pp.	0.20
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## LABOUR.

Annual Report of the Department for year ending March 31, 1916, 122 pp.	0.10
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 128 pp.	0.10
Rapport des Conseils de Conciliation et d'Enquête pour l'exercice terminé le 31 mars 1916, 222 pp.	0.15
* Labour Gazette, December, 1916, 97 pp. 8vo.	0.03
* La Gazette du Travail, décembre 1916, 104 pp. 8vo.	0.03
* Labour Organization in Canada, fifth annual report on, (For the Calendar Year 1915), 232 pp. Free.	

## MARINE.

Annual report of the Department for year ending March 31, 1916, 288 pp.	0.20
Rapport annuel du département, pour l'exercice terminé le 31 mars 1915, 386 pp.	0.25
Inspection des bateaux à vapeur, rapport sur, 168 pp.	0.05
List of Vessels on the Registry books of the Dominion of Canada on December 31, 1915, 230 pp.	0.20
* List of Vessels 1915, supplement to, 12 pp. Free.	
* " " " 8 pp. Free.	

## MILITIA.

* Militia Orders, weekly (English or French), per annum.	1.00
* General Orders, (English or French), per annum.	0.50
* General Orders, printed on one side only (English), per annum.	0.50
* Militia List (quarterly issue), per annum.	1.00
" " " single copies.	0.30
* Appointments, Promotions and Retirements, Canadian Militia, 2nd, 9th and 16th November.	
* Nominations, Promotions et Retraites, Milice Canadienne, 9 et 16 novembre.	
* Militia Orders, weekly parts, 23rd October.	
* Ordres de Milice, édition hebdomadaire du 23 octobre.	
* 66th Battalion, and Reinforcing Drafts, nominal roll of officers and men, issued with Militia Orders.	
* 68th " " " " " "	
* 86th " " " " " "	
* 104th " " " " " "	

## MINES.

* Iron and Steel, production of in Canada during 1915, 56 pp. Free.	
* Feldspar in Canada, 160 pp. Free.	

## NAVAL SERVICE.

Fisheries Branch, annual Report of, 1915-16, 500 pp.	0.30
Département des Pêcheries, rapport annuel, 1915-16, 500 pp.	0.30
Annual Report of the Department for year ending March 31, 1916, 104 pp.	0.10
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 108 pp. 8vo.	0.15
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* Lobster measurements, tabulations of, 36 pp.	0.05
* Herring Fishing Operations, report on, 12 pp. Free.	
* Fish Display Case (recommended by Fisheries Branch), 4 pp. Free.	

## POST OFFICE.

Report of the Department for year ending March 31, 1916, 543 pp.	0.35
Postal Guide, 1916; Canada Official. Paper cover.	0.20
" " " yearly subscription including supplements.	0.50
" " " cloth cover.	1.45
" " " including supplements.	
Rapport du département, pour l'exercice terminé le 31 mars 1916. 540 pp.	0.35

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Appeal of Sir Robert Borden for National Service, 4 pp. Free.	
Appel de Sir Robert Borden en faveur du service national, 4 pp. Gratuit.	

## PUBLIC WORKS.

Réservoirs de la Rivière Ottawa, 1915, rapport du ministre sur les, 612 pp.	0.35
Canal de la baie Georgienne, conditions générales du transport (étude statistique), 160 pp.	0.10

## SECRETARY OF STATE.

* Dominion Companies Act, regulations respecting applications under, 24 pp. Free.	
* Judicial Committee of the Privy Council: judgments of, in the Company Cases, 30 pp. Free.	
* Alleged German Outrages, report of Committee on, 62 pp. Free.	



GOVERNMENT OF CANADA PUBLICATIONS—*Continued.*

## TRADE AND COMMERCE.

Annual report of the Department for year ending March 31, 1915, Part VII—Trade of British and Foreign Countries, 560 pp. ....	0.35
Rapport annuel du département pour l'exercice terminé le 31 mars 1915. Partie V—Statistiques relatives aux grains, 330 pp. ....	0.25
Rapport annuel du département pour l'exercice terminé le 31 mars 1915. Partie VI—Services de Paquebots Subventionnés, 132 pp. Free.	
Monthly report, September, 1916, 375 pp. 8vo. ....	0.20
* Census and Statistics Monthly, November, 1916. Free.	
* Trade Bulletin, No. 677, 8vo. October 9. Free.	
* Statistique Mensuelle, novembre 1916, vol. 9, No. 99. Gratuit.	
* "Grain Inspection in Canada," by R. Magill, 64 pp. illus. Free.	
* Sale of Food and other commodities—Synopsis of the laws of the Dominion of Canada 16 p. Free.	
* Manufactures in Canada—Preliminary results of Postal Census taken in 1916, 4 pp. Free.	
* Vente des Aliments et autres Produits, lois du Dominion du Canada gouvernant la, 20 pp. Gratuit.	

## SPECIAL PUBLICATIONS.

* <b>Atlas of Canada.</b> 124 pp. 17 x 12, 80 maps, 64 diagrams. 12 pp. statistics, cloth and leather binding....	3 00
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<b>Statutes of Canada, 1916</b> .....	2.50
<b>Statuts du Canada, 1916</b> .....	2.50

<b>The Canada Year Book, 1915</b> , plates and maps, 707 pp. cloth .....	1.00
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1916-17

## STATEMENT

1916-17

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department to the night of the 31st December, 1915 and 1916.

PUBLIC DEBT.		1915.	1916.
FUNDED DEBT—			
LIABILITIES.		\$ cts.	\$ cts.
Payable in New York.....			75,357,000 00
do in Canada.....		11,118,010 94	308,806,931 69
do in London.....		362,703,312 40	362,703,312 40
Temporary Loans.....		179,607,017 53	120,925,808 02
Bank Circulation Redemption Fund.....		5,668,759 32	5,755,554 26
Dominion Notes.....		171,694,231 79	179,290,064 29
SAVINGS BANKS—			
	1915.	1916.	
Post Office Savings Banks.....	\$38,389,197 91	\$41,374,703 51	
Dominion Government Savings Banks..	13,771,008 96	13,285,919 94	
Trust Funds.....		52,160,206 87	54,660,623 45
Province Accounts.....		10,084,283 11	10,224,830 38
Miscellaneous and Banking Accounts.....		11,920,481 20	11,920,481 20
		41,632,058 39	36,081,676 08
Total Gross Debt .....		846,592,361 55	1,165,726,281 77
ASSETS.			
INVESTMENTS—			
Sinking Funds.....		11,668,891 51	13,249,186 93
Other Investments.....		110,268,901 12	138,673,112 12
PROVINCE ACCOUNTS.....		2,296,327 90	2,296,327 90
MISCELLANEOUS AND BANKING ACCOUNTS.....		207,214,221 65	289,396,205 15
Total Assets .....		331,448,342 18	443,614,832 10
Total Net Debt 31st December.....		515,144,019 37	722,111,449 67
do do to 30th November.....		501,668,167 71	706,128,082 14
Increase of Debt .....		13,475,851 66	15,983,367 53

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of December, 1915.	Total to 31st December, 1915.	Month of December, 1916.	Total to 31st December, 1916.
REVENUE :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Customs.....	9,060,181 55	69,216,140 83	10,932,850 62	97,332,210 43
Excise.....	2,302,211 53	16,464,091 78	2,321,493 44	18,452,361 09
Post Office.....	1,846,560 26	12,796,339 91	2,200,000 00	14,150,000 00
Public Works, including Railways and Canals..	2,912,919 57	16,017,220 08	2,132,341 58	19,793,911 06
Miscellaneous.....	1,149,643 72	7,534,029 28	4,357,089 66	17,127,866 57
Total.....	17,271,516 63	122,027,821 88	21,943,775 30	166,856,349 15
EXPENDITURE.....	9,123,952 53	74,469,455 56	12,128,931 16	81,696,505 10

EXPENDITURE ON CAPITAL ACCOUNT, ETC.				
War.....	19,233,943 04	85,748,898 42	23,702,217 94	170,229,748 92
Public Works, including Railways and Canals.....	2,158,858 78	26,151,882 05	2,612,368 08	18,610,157 35
Railway Subsidies.....	250,000 00	1,217,910 71		363,478 61
Total.....	21 642,801 82	113,118,691 18	26,314,586 02	189,203,384 88

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,

J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.

FINANCE DEPARTMENT, Ottawa, January, 5, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance

29-tf



CIRCULATION AND SPECIE

Provincial.....	\$	27,772 25	Gold held December 30, 1913, by the Minister of Finance.....	\$	119,597,793 69
Fractional.....		1,079,025 04			
\$1.....		14,591,598 50			
\$2.....		10,905,383 50			
\$4.....		45,075 00			
\$5.....		4,858,377 50	Gold reserve to be held on Savings Banks		
\$50.....		10,200 00	Deposits—		
\$100.....		1,600 00	10 p.c. on \$54,660,623.45 under The Savings Banks Act.....		5,466,062 35
\$500.....		2,016,000 00			
\$1,000.....		4,352,000 00	Gold held for redemption of Dominion		
\$500 Legal Tender Notes for Banks.....		193,500 00	Notes....		\$114,131,731 34
\$1,000 " " " ".....		1,587,000 00			
\$5,000 " " " ".....		141,380,000 00			
		\$ 181,047,531 79			
PROVINCIAL NOTES.					
\$1.....	\$	11,300 50			
\$2.....		6,062 00			
\$5.....		4,219 75			
\$10.....		2,180 00			
\$20.....		860 00			
\$50.....		650 00			
\$500.....		2,500 00			
	\$	27,772 25			

J. E. ROURKE,  
Comptroller of Dominion Currency.  
FINANCE DEPARTMENT,  
OTTAWA, 11th January, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance.

30-tf

UNREVISED STATEMENT of Inland Revenue accrued during the month of November, 1916.

Source of Revenue.	Amounts.	Total.
	\$ cts.	\$ cts.
Excise.		
Spirits.....	920,603 93	
Malt Liquor.....	7,426 05	
Malt.....	152,112 21	
Tobacco.....	1,026,293 46	
Cigars.....	71,332 35	
Manufactures in Bond.....	7,418 86	
Acetic Acid.....	1,127 85	
Seizures.....	630 80	
Other Receipts.....	7,402 92	
Total Excise Revenue.....		2,194,078 43
Methylated Spirits.....		15,957 09
Ferry.....		11,640 53
Inspection of Weights and Measures.....		4,208 00
Gas Inspection.....		5,829 10
Electric Light Inspection.....		956 50
Law Stamps.....		985 35
Other Revenues.....		418,099 01
War Tax.....		
Grand Total Revenue.....		2,651,754 01

J. U. VINCENT,  
Deputy Minister.

INLAND REVENUE DEPARTMENT,  
Ottawa, 22nd December, 1916.

27-tf

## POST OFFICE Savings Bank Account for the month of October, 1916.

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat. Can., 1906.)

DR.

CR.

	\$	cts.		\$	cts.
BALANCE in hands of the Minister of Finance on 30th September, 1916. ....	41,160,906	68	WITHDRAWALS during the month.....	1,083,129	54
DEPOSITS in the Post Office Savings Bank during month.....	1,051,099	16			
TRANSFERS from Dominion Government Savings Bank during month :—					
PRINCIPAL..... \$					
INTEREST accrued from 1st April to date of transfer.....					
DEPOSITS transferred from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada..	4,249	47			
INTEREST allowed to depositors on accounts during month.....	8,324	59	BALANCE at the credit of Depositor's accounts on 31st October, 1916. ....	41,141,450	36
	42,224,579	90		42,224,579	90

Certified,  
W. FAIRWEATHER,  
Actg. Superintendent Savings Bank Branch.  
POST OFFICE DEPARTMENT,  
OTTAWA, 14th December, 1916.

R. M. COULTER,  
Deputy Postmaster General.

29—tf

STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks on thirty-first December, 1916. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on 30th November, 1916.	Deposits December, 1916.	Total.	Withdrawals for December, 1916.	Balance on 31st December, 1916.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Manitoba :—</i>					
Winnipeg.....	569,220 49	4,891 00	574,111 49	4,396 25	569,715 24
<i>British Columbia :—</i>					
Victoria.....	1,158,804 70	20,795 86	1,179,600 56	19,542 38	1,160,058 18
<i>Prince Edward Island :—</i>					
Charlottetown.....	1,912,395 99	48,566 00	1,960,961 99	23,619 20	1,937,342 79
<i>New Brunswick :—</i>					
Newcastle.....	269,973 32	1,121 00	271,094 32	2,127 00	268,967 32
St. John.....	5,333,249 33	48,759 98	5,382,009 31	55,062 97	5,326,946 34
<i>Nova Scotia :—</i>					
Barrington.....	118,740 69	30 00	118,770 69	135 00	118,635 69
Guysboro'.....	117,453 53	545 00	117,998 53	1,019 26	116,979 27
Halifax.....	2,498,533 82	25,834 90	2,524,368 72	21,647 36	2,502,721 36
Kentville.....	236,759 83	5,134 00	241,893 83	2,509 67	239,384 16
Lunenburg.....	413,868 80	8,623 00	422,491 80	2,415 68	420,076 12
Port Hood.....	86,676 05	29 00	86,705 05	293 70	86,411 35
Shelburne.....	223,424 07	3,147 39	226,571 46	3,646 87	222,924 59
Sherbrooke.....	98,306 59	1,801 00	100,107 59	1,395 45	98,712 14
Wallace.....	134,632 24	2,438 00	137,070 24	1,873 76	135,196 48
Totals .....	13,172,039 45	171,716 13	13,343,755 58	139,684 55	13,204,071 03

T. C. BOVILLE,  
Deputy Minister of Finance.

FINANCE DEPARTMENT,  
OTTAWA, 9th January, 1917.

29—t



RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUÉBEC, ON THE 30th DAY OF NOVEMBER, 1916.

NOTRE-DAME DE QUÉBEC, ON THE 30th DAY OF NOVEMBER, 1916.

CAPITAL.			LIABILITIES.									
	Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice or on a fixed day.	Provincial Govt. deposits payable after notice or on a fixed day.	Other deposits payable after notice or on a fixed day.	Special Fund or Charity Fund Trust.	Liabilities not included under the foregoing heads.	Total Liabilities.	
	\$	cts.	\$	cts.	\$	cts.	\$	cts.	\$	cts.	\$	cts.
City and District Savings Bank .....	2,000,000 00	1,000,000 00	294,396 03	.....	.....	.....	.....	31,946,362 54	180,000 00	56,025 81	32,476,784 38	
Caisse d'Économie Notre-Dame de Québec .....	1,000,000 00	250,000 00	.....	.....	.....	140,000 00	11,200 00	10,343,599 74	83,000 00	582,130 66	11,159,930 40	
Total.....	3,000,000 00	1,250,000 00	294,396 03	.....	.....	140,000 00	11,200 00	42,289,962 28	263 000 00	638,156 47	43,636 714 78	

## ASSETS.

	1	2	Canadian municipal bonds or securities, schools bonds or debentures and securities approved by Treasury Board.	3	4	5	6	7	Loans for which stocks, bonds, debentures or securities other than bank stocks are held as collateral security.	Loans for which bank stocks are held as collateral security.	Special Poor Fund or Charity Fund investments.	Investments in bank stock made previous to incorporation of the bank.	Bank premises.	Other assets not included under the foregoing heads.	Total Assets
City and District Savings Bank	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
.....	4,351,615 37	5,402,310 99	14,589,428 81	1,325,784 03	1,130,800 90	7,185,712 51	180,000 00	180,000 00	475,000 00	249,801 43	475,000 00	249,801 43	34,894,454 04	34,894,454 04	
Caisse d'Economie Notre-Dame de Québec	1,421,333 73	1,147,616 42	4,383,283 84	1,939,533 33	435,707 61	2,849,416 48	83,000 00	83,000 00	140,000 00	248,210 54	140,000 00	248,210 54	12,668,801 95	12,668,801 95	
Total	5,772,949 10	6,549,927 41	18,972,712 65	3,269,317 36	1,586,508 51	10,026,128 99	263,000 00	263,000 00	615,000 00	498,111 97	615,000 00	498,111 97	47,563,255 99	47,563,255 99	

FINANCE DEPARTMENT, OTTAWA, 18th December, 1916

T C. BOVILLE,  
Deputy Minister of Finance.

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA  
ON THE 1ST JANUARY, 1917.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY AND PROVINCE OR TERRITORY.	POSTMASTER.
Argo .....	Sec. 17, Tp. 35, R. 15, W. 3rd M. ....	Battleford..... <b>Sask</b>	J. H. Reid.
Barbeau (opened 20th Dec '16).....	Sec. 21 Tp. 57, R. 10, W. 4th M. ....	Edmonton. .... <b>Alberta</b>	N. Bergeron.
Barich .....	Sec. 1, Tp. 60, R. 18, W. 4th M. ....	Victoria..... <b>Alberta</b>	J. Holup.
Barkfield.....	Sec. 19, Tp. 4, R. 6, E. P.M. ....	Provencher..... <b>M.</b>	Kost Sczerba.
Cedarkine.....	Sec. 12 Tp. 14, R. 9, E. P.M. ....	Selkirk..... <b>M.</b>	Mathias Pfeifer.
Coffee (opened 15th Jan.)	Courville.....	Pontiac..... <b>P.Q.</b>	Alphonse Goulet.
East Baccaro .....	.....	Shelburne-Queens. <b>N.S.</b>	David K. Smith.
Foleyet (opened 21st Dec. '16).....	.....	Algoma, E.R..... <b>O.</b>	John Audet, (Acting)
Gergovia .....	Sec. 15, Tp. 3, R. 11, W. 3rd M. ....	Moose Jaw..... <b>Sask.</b>	Mme Marie Mase.
Grizzly Bear (opened 15th Dec. '16) .....	Sec. 15, Tp. 78, R. 2, W. 6th M. ....	Edmonton. .... <b>Alberta</b>	W. A. Smith.
Hawkeye.....	Sec. 35, Tp. 49, R. 7, W. 3rd M. ....	Prince Albert. .... <b>Sask.</b>	Horace Knight (Ac- ting).
Jellicoe (opened 21st Dec. '16).....	.....	Thunder Bay and Rainy River..... <b>O.</b>	J. M. Johntson, Ac- ting.)
Loutre Dam (opened 25th Dec. '16) .....	Unsurveyed.....	Champlain..... <b>P.Q.</b>	E. A. Egar.
Montreal Sub-Office No. 104 (opened 27th Dec. '16).....	2103 St. James St., cor. Lenoir. ....	Hochelaga..... <b>P.Q.</b>	Dr. Jos. A. Trempe.
Pellerin .....	Fournier.....	L'Islet..... <b>P.Q.</b>	Celestin Pellerin.
Rivière Mataneek.....	.....	Chicoutimi-Sag'nay. <b>P.Q.</b>	Mme André Hamil- ton.
Trelydden.....	Sec. 22, Tp. 20, R. 6, W.P.M. ....	Dauphin..... <b>M.</b>	John Miskelly.

NOTE:—Court Post Office, District of Battleford, Sask., was closed on the 15th November, 1916 and re-opened on the 15th December, 1916, with Mr. C. S. Thornton, as Postmaster.

The Post Offices of Beaumont, Esquimalt and Thoburn have been constituted Sub-Offices of Victoria, B.C.

The Military Field Post Office at Camp Borden was closed on the 9th December, 1916.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

NAMES CHANGED.

Harricanaw .....	District of Pontiac.....	<b>P.Q.</b>	to Amos.
St. Luce Station .....	County of Rimouski.....	<b>P.Q.</b>	to Luceville.
Wallace Bridge Station .....	County of Cumberland.....	<b>N.S.</b>	to Wallace Bridge.

OFFICES CLOSED.

b Avondale.....	County of Carleton.....	<b>N.B.</b>	Closed 15th Dec., 1916.
Bernice .....	County of Souris.....	<b>M.</b>	
Boldenhurst.....	District of Moose Jaw .....	<b>Sask.</b>	Closed 19th Dec., 1916.
b Breton .....	County of Beauce.....	<b>P.Q.</b>	Closed 27th Dec., 1916.
Calgary Sub-office No. 14.	City of Calgary.....	<b>Alberta</b>	Closed 13th Dec., 1916.
b Chutes Ste Ursule.....	County of Maskinonge.....	<b>P.Q.</b>	Closed 25th Nov., 1916.
b Clear Springs.....	County of Provencher.....	<b>M.</b>	
b Coal Mines .....	County of Sunbury-Queens.....	<b>N.B.</b>	
Deerdale .....	District of Medicine Hat.....	<b>Alberta</b>	Closed 27th Dec., 1916.
b Deshaies.....	County of Nicolet.....	<b>P.Q.</b>	Closed 9th Dec., 1916.
Drinkwater Pit .....	County of Nipissing.....	<b>O.</b>	
Foxbury .....	District of Regina.....	<b>Sask.</b>	Closed 23rd Dec., 1916.
b Gardenville.....	County of Prince Edward.....	<b>O.</b>	Closed 15th Jan., 1917.
b Grandes Coudees.....	County of Beauce.....	<b>P.Q.</b>	Closed 18th Nov., 1916.
Hollywood .....	County of Dauphin.....	<b>M.</b>	Closed 31st Aug., 1916.
b Lavergne.....	County of Drummond-Artha- baska.....	<b>P.Q.</b>	Closed 9th Dec., 1916.
Little Maple .....	County of Dauphin.....	<b>M.</b>	
b L'Ormiere .....	County of Quebec .....	<b>P.Q.</b>	Closed 30th Nov., 1916.
Maple Bush .....	District of Moose Jaw .....	<b>Sask.</b>	Closed 22nd Dec., 1916.
Newtonia.....	District of Kootenay.....	<b>B.C.</b>	
b Olive .....	County of Macdonald.....	<b>M.</b>	
b Petit St. Marie.....	County of Beauce .....	<b>P.Q.</b>	Closed 25th Nov. 1916.
b Petit Village.....	County of Beauce .....	<b>P.Q.</b>	Closed 25th Nov., 1916.
b Pointe aux Touristes.....	County of Two Mountains.....	<b>P.Q.</b>	
Rabbit Point .....	County of Dauphin.....	<b>M.</b>	
b Radnor Forges.....	County of Champlain .....	<b>P.Q.</b>	Closed 26th Dec., 1916.
Rinde .....	District of Moose Jaw .....	<b>Sask.</b>	Closed 8th Dec., 1916.
b St. Croix Est .....	County of Lotbinière.....	<b>P.Q.</b>	Closed 16th Dec., 1916.
b Ste. Eulalie Station.....	County of Nicolet .....	<b>P.Q.</b>	Closed 1st Dec., 1916.
b St. Janvier Station.....	County of Terrebonne.....	<b>P.Q.</b>	Closed 15th Dec., 1916.
b St. Joseph de Nicolet.....	County of Nicolet .....	<b>P.Q.</b>	Closed 9th Dec., 1916.
b St. Nicholas Sud.....	County of Levis.....	<b>P.Q.</b>	Closed 20th Dec., 1916.
Sannes.....	County of Thunder Bay and Rainy River.....	<b>O.</b>	
b Silver Beach.....	County of Victoria.....	<b>N.B.</b>	
Silverwood .....	County of Qu'Appelle.....	<b>Sask.</b>	Closed 2nd Dec., 1916.
Stewartwyn .....	District of Red Deer.....	<b>Alberta</b>	
Summit Lake .....	District of Kootenay.....	<b>B.C.</b>	
Sundial .....	District of Medicine Hat.....	<b>Alberta</b>	Closed 4th Dec., 1916.
The Flats.....	District of Moose Jaw.....	<b>Sask.</b>	

b Closed on the inauguration of Rural Free Delivery.



## TO ADVERTISERS IN THE GAZETTE.

**PARTIES** sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules:

1. Address "The Canada Gazette, Ottawa, Canada."

2. Indicate the number of insertions required.

3. The rates are as follows: Notices, first insertion, ten cents per agate line (fourteen to the inch); subsequent insertions, five cents per line. Translation of documents, forty cents per one hundred words.

A provisional remittance should accompany the copy; the amount of which should be calculated as follows:

First insertion:

Flat charge for title and signature... \$1 00

Add two cents per word actual count.....

Translation, if any to be made, at 40

cents per 100 words.....

Other insertions:

Flat charge for title and signature... 0 50

Add one cent per word actual count.....

Multiply by number of such other inser-

tions.....

Total.....

After the first insertion an invoice will be made showing the exact amount due, the amount received and any difference over or under in the remittance will be adjusted.

#### NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions:—

Notices of applications for divorce—14 insertions.

Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.

Notices of ordinary applications to Parliament—5 insertions.

Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.

Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.

Interim Copyrights—1 insertion.

The Companies Act—Change of chief place of business, of by-laws, etc.—1 insertion.

Works in navigable waters, approval of plans, etc.—5 insertions.

Notices received up to 12 o'clock noon on Thursday will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

J. de LABROQUERIE TACHE,

King's Printer and Controller of Stationery.

Department of Public Printing and Stationery.  
Ottawa, 24th December, 1914.

### APPLICATIONS TO PARLIAMENT.

#### HOUSE OF COMMONS.

#### RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

##### *Petitions for Private Bills.*

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

#### *Instruction to Committees.*

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

#### *Deposit of Bills and Fees.*

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

#### *Additional charges.*

3. The following charges shall also be levied and paid in addition to the foregoing, viz.:—

(a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension..... \$100 00

(b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week..... 100 00

(c.) When a Bill is presented in the House after the twelfth week of the session..... 200 00

(d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000..... 100 00

(e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000..... 150 00

(f.) When the proposed capital stock of a company is over \$750,000 and does not exceed \$1,000,000..... 200 00

(g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000..... 300 00

(h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000..... 400 00

(i.) For every additional million dollars or fractional part thereof..... 100 00

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves an increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.00.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill; and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating

in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs *b* or *c* of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,  
Clerk House of Commons.

#### RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. *A Railway or Canal Company*:—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect the particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights; or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive

weeks; and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House.

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the clauses of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Acts* is proposed to be departed from;—Bills which are not framed in accordance with this *Rule*, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the clauses.

THOS. B. FLINT,  
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

#### MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a railway company, or of a canal company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Examiner or by the Standing Orders Committee until there has been filed with that committee a map or plan, showing the proposed location of the works, and each county, township, municipality or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed."

#### MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway or canal company or for changing the route of the railway or of the canal of any company already incorporated shall be considered by the Railway Committee until there has been filed with the committee, at least one week before the consideration of the bill:—"

(a.) "A map or plan drawn upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the lines of existing or authorized works of a similar character within, or in any way affecting the district, or any part thereof, which the proposed work is intended to serve; and such map or plan shall be signed by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of capital proposed to be raised for the purpose of the undertaking, and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures, or other securities, and the amount of each, respectively."

#### THE SENATE.

SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

*As Revised and brought in force 22nd March, 1916.*

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what



cause such divorce is sought, and shall cause such notice to be published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

(1) The petitioner's residence at the time of service.

(2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.

(3) The name and address of the solicitor, if any, acting for the petitioner.

(4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.

(5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—

(a) The respondent's residence at the time of sending such notice.

(b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.

(c) The name and address of the solicitor, if any, acting for the respondent.

(d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.

(6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be considered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.

(7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210).

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

## THE SENATE.

### Notices for Private Bills.

#### EXTRACTS FROM THE STANDING RULES OF THE SENATE.

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. *A Railway or Canal Company*.—In some leading newspaper published in the principal city, town or village in each country or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*.—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect a particular locality; or for obtaining and exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such

intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholder or bondholders or creditors of the company:—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed "Private Bill Notice"; or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or

French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

NOTICE is hereby given that Florence Evelyn Snyder, of the City and District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Edward Lockwood, also of the City and District of Montreal, in the Province of Quebec, mechanic, on the grounds of adultery and desertion.

Dated at the City of Montreal, in the Province of Quebec, this 22nd day of November, 1916.

HUGH MACKAY,  
22-14 Solicitor for applicant.

NOTICE is hereby given that Colin Darrach Poole, of the City of Toronto, in the County of York, in the Province of Ontario, manager, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Catharine Poole, on the ground of adultery.

Dated at Toronto, in the Province of Ontario, the 8th day of January, 1916.

CORLEY, WILKEY & DUFF,  
22-14 157 Bay Street, Toronto,  
Solicitors for the applicant.

NOTICE is hereby given that Albert Edwin Gordon, of the City of Toronto, in the County of York, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Edna Gertrude Gordon, of the said City of Toronto, on the ground of adultery.

Dated at Toronto this 27th day of July, A.D., 1916.

CORLEY, WILKIE, DUFF & HAMILTON,  
22-14 Solicitors for applicant.

NOTICE is hereby given that Gertrude Ellen Beal, of the City of Toronto, in the County of York, and Province of Ontario, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, William Albrighton Beal, of the City of Toronto, in the County of York, and Province of Ontario, manufacturer, on the grounds of adultery, misconduct and cruelty.

Dated at the City of Ottawa, in the Province of Ontario, this 13th day of November, A.D. 1916.

PRINGLE, THOMPSON,  
BURGESS & COTÉ,  
511 Union Bank Bldg., Ottawa, Ont.,  
21-14 Solicitors for applicant.

NOTICE is hereby given that Mr. Donald George Whibley, presently of the City of Ottawa, in the County of Carleton, in the Province of Ontario, but formerly of the City and District of Montreal, in the Province of Quebec, Accountant, will apply to the Parliament of Canada, at the next Session thereof, for a Bill of Divorce from his wife, Frances Lilian Owen, of parts unknown, on the grounds of adultery and desertion.

Messrs. Aylen & Duclos, Solicitors, Ottawa, are agents for petitioner for receiving papers.

Dated at the City of Montreal, Province of Quebec, this thirteenth day of December, one thousand nine hundred and sixteen (13-1916).

LESLIE H. BOYD,  
25-14 Solicitor for applicant,  
136 St. James St., Montreal.



**NOTICE** is hereby given that Herbert Featherstone Conover, of the Township of Trafalgar, in the County of Halton, in the Province of Ontario, farmer, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Larilla A. Conover, (whose place of residence is unknown), on the grounds of adultery and desertion.

Dated at the Town of Oakville, in the Province of Ontario, this seventeenth day of October, 1916.

W. A. CHISHOLM,  
Oakville, Ontario,  
Solicitor for the applicant.

17-14

**NOTICE** is hereby given that Rozilla Lamb, of the City of Toronto, in the County of York, in the Province of Ontario, nurse, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, George Alfred Lamb, of Toronto, Ontario, machinist, on the grounds of adultery and desertion.

Dated at the City of Toronto, in the County of York, Province of Ontario, this 31st day of October, 1916.

LEE & O'DONOGHUE,  
241-2 Confederation Life Chambers, Toronto, Ont.,  
19-14 Solicitors for applicant.

**NOTICE** is hereby given that Edward Nevilles, of the City of Toronto, in the County of York, in the Province of Ontario, sheet metal worker, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Margaret S. Nevilles, of the City of Toronto, in the County of York, on the grounds of adultery and desertion.

Dated at Toronto, this 2nd day of November, A.D. 1916.

MORRIS & ROACH,  
20-14 Solicitors for the applicant.

**NOTICE** is hereby given that Florence Amelia Kennedy, of the Township of Pittsburgh, in the County of Frontenac, and Province of Ontario, married woman, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Charles John Kennedy, of the said Township of Pittsburgh, farmer, on the ground of adultery.

Dated at the City of Kingston, Province of Ontario, the 23rd day of October, 1916.

D. A. GIVENS,  
81 Brock St., Kingston, Ont.,  
18-14 Solicitor for applicant.

**NOTICE** is hereby given that Johnston Alexander Abraham, of the Village of Wiarton, in the County of Bruce, and Province of Ontario, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Mary Charles Abraham, of the Village of Wiarton, in the County of Bruce, and Province of Ontario, on the grounds of adultery and misconduct.

Dated at Ottawa, this 9th day of December, A.D. 1916.

PRINGLE, THOMPSON, BURGESS & COTE,  
Union Bank Building,  
Ottawa, Ont.,  
25-14 Solicitors for applicant.

**NOTICE** is hereby given that Percy Doughty, of the City of Toronto, in the County of York, Province of Ontario, manager, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Beneita Jennetta Doughty, of the said City of Toronto, on the ground of adultery.

Dated at Toronto, in the Province of Ontario, this 1st day of December, 1916.

PERCY DOUGHTY,  
by his solicitor herein  
S. W. BURNS,  
10 Queen East,  
24-14 Toronto.

**NOTICE** is hereby given that Andrew Hamilton Gault, of the City and District of Montreal, in the Province of Quebec, Major in the Canadian Expeditionary Forces, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Marguerite Claire Stephens, of the said City and District of Montreal, on the ground of adultery.

Dated at the City of Montreal, in the District of Montreal, in the Province of Quebec, this thirteenth day of November, A.D. 1916.

LAFLEUR, MACDOUGALL,  
MACFARLANE & POPE,  
Royal Trust Building,  
Montreal, Que.,  
21-14 Solicitors for applicant.

**NOTICE** is hereby given that Amy Beatrice Mathews, of the City of Westmount, in the District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Ernest Hilton, of the City of Montreal, in the Province of Quebec, on the ground of adultery.

Dated at the City of Montreal, in the Province of Quebec, this third day of January, one thousand nine hundred and seventeen.

COUSINS & CURRY,  
Solicitors for applicant,  
120 St. James Street,  
29-14 Montreal.

#### CARIBOO BARKERVILLE AND WILLOW RIVER RAILWAY COMPANY.

**NOTICE** is hereby given that the Cariboo Barker-ville and Willow River Railway Company will apply to the Parliament of Canada, at its next session, for an Act extending the time within which the company may construct its line of railway and branch lines as authorized by its charter and amendments thereto and increasing its authorized capital stock to ten million dollars and for other purposes.

Dated at Ottawa this 26th day of December, A.D. 1916.

PRINGLE & GUTHRIE,  
Citizen Building,  
27-5 Solicitors for the applicants.

#### THE TORONTO, HAMILTON AND BUFFALO RAILWAY COMPANY.

**NOTICE** is hereby given that The Toronto, Hamilton and Buffalo Railway Company, will apply to the Parliament of Canada, at its next session, for an Act ratifying and confirming an agreement made between The Hamilton and Dundas Street Railway Company and The Toronto, Hamilton and Buffalo Railway Company, dated 17th June, 1897, making certain traffic arrangements or agreements authorized by section 364 of The Railway Act, for a term of fifty years; and extending the time within which it may proceed to construct, complete and put into operation the railway which it has been authorized to construct between Port Maitland and Port Colborne by section 8 of chapter 65 of the Statutes of 1914; and also for power to lay out, construct, maintain and operate a line of railway between Welland and Port Colborne, in the Townships of Crowland and Humberstone, in the County of Welland, Province of Ontario; and also for authority to the company to make and enter into with The Michigan Central Railroad Company, The Canada Southern Railway Company and The Grand Trunk Railway Company of Canada or any of them, any of the arrangements or agreements authorized to be made between railway companies by section 364 of The Railway Act, for a term exceeding twenty one years; and also to authorize the company to take and hold stock in any navigation or steamboat company, and for other purposes.

Hamilton, 29th December, 1916.

28-5 E. D. CAHILL,  
General solicitor.

## SAINT JOHN BOARD OF TRADE.

**N**OTICE is hereby given that application will be made by The Saint John Board of Trade to Parliament, at the next session thereof, for an Act amending chapter 44 of the Act of the Parliament of Canada of the year 1872, for the following purpose:

To extend the powers of the said Saint John Board of Trade so as to enable the said Saint John Board of Trade to invest its funds from time to time in the purchase of stock of The Saint John Board of Trade Building Company, Limited.

Dated at Saint John, New Brunswick, this thirteenth December, 1916.

BARNHILL, EWING & SANFORD,  
39 Princess St.,

St. John, New Brunswick,

26-5 Solicitors for applicants

## THE ESSEX TERMINAL RAILWAY COMPANY

**N**OTICE.—Application will be made to the Parliament of Canada at its next session by The Essex Terminal Railway Company, for authority to construct and operate a branch line of its railway from a point in or near the Town of Objibway, to a point at or near Pelton, in the County of Essex and Province of Ontario, a distance of about 7 miles.

J. H. COBURN,

27-5 of the Town of Walkerville, Secretary.

## WESTERN DOMINION RAILWAY COMPANY.

**N**OTICE is hereby given that Western Dominion Railway Company, will apply to the Parliament of Canada, at its next Session, for an Act extending the time within which it may construct and complete the railway referred to in section 1, of chapter 60, of the Statutes of 1915, and for other purposes.

Dated at Ottawa, this 19th day of December, 1916.

J. OGLE CARSS,

Solicitor for applicants,

709 Union Bank Building,  
Ottawa, Ont.

26-5

## CANADIAN NORTHERN QUEBEC RAILWAY COMPANY.

**N**OTICE is hereby given that the Canadian Northern Quebec Railway Company will apply to the Parliament of Canada, at its next session, for an Act extending the time within which the company may commence and construct its authorized line of railway between or near St. Jerome and St. Eustache.

GERARD RUEL,

Chief solicitor.

Toronto, 5th January, 1917.

29-5

## MOUNT ROYAL TUNNEL AND TERMINAL COMPANY, LIMITED.

**N**OTICE is hereby given that the Mount Royal Tunnel and Terminal Company, Limited, will apply to the Parliament of Canada, at its next session, for an Act extending the time within which the company may construct its tunnel and works and lines of railway authorized by section 2 of chapter 74 of the Statutes of Canada for the year 1912.

GERARD RUEL,

Chief solicitor.

Toronto, 5th January, 1917.

29-5

## THE CANADIAN WESTERN RAILWAY COMPANY.

**N**OTICE is hereby given that an application will be made to the Parliament of Canada, at its next session, by The Canadian Western Railway Company for an Act extending the time within which it may commence and complete the construction of the railway which it has been authorized to construct by chapter 69 of the Statutes of 1909.

Dated at Winnipeg, this 2nd day of January, A.D. 1917.

HOUGH, CAMPBELL & FERGUSON,  
Winnipeg, Manitoba,

29-5 Solicitors for applicants.

**N**OTICE is hereby given that application will be made at the next session of the Parliament of Canada for the incorporation of The "Alliance Nationale," a fraternal and benevolent society, duly incorporated by special act of the Province of Quebec, to promote the material and social welfare of its members and the protection of those dependent upon them, in aiding them in sickness and disability and insuring them against death, sickness and accident, and by paying them such indemnities or benefits as may be provided for by the by-laws of the Association.

de LORIMIER & GODIN.

Solicitors for applicants.

Montreal, January 5, 1917.

29-5

## CASCADE SCENIC RAILWAY COMPANY.

**N**OTICE is hereby given that an Application will be made to the Parliament of Canada at the next Session thereof, for an Act to incorporate a Company to construct own and operate a scenic or funicular railway at Banff, in the Province of Alberta, and to acquire the rights granted to Thomas Russ Deacon to construct such railway; and with power to construct, own and operate such other scenic or funicular railways at such places throughout Canada, as may be permitted by the municipalities in which such railways are to be constructed and as may be approved of by the Governor in Council, for vehicles to run either on rails or by aerial cable, or in such other manner as may be desired, such vehicles being propelled either by steam, electricity, gasoline, water power, or by such other means as may be deemed most convenient and expedient, and with power to acquire, construct, own and operate parks, hotels and other places of entertainment and with all such powers as are necessary or incidental to the foregoing powers, under the name "The Cascade Scenic Railway Company."

Dated at the City of Winnipeg, in the Province of Manitoba, this 21st day of November, A.D., 1916.

MORAN, ANDERSON & GUY,

29-5 Solicitors for the applicant.

## BOY SCOUTS ASSOCIATION.

**N**OTICE is hereby given that the Canadian General Council of the Boy Scouts Association will apply to the Parliament of Canada at the next session thereof for an Act amending their Act of incorporation so as to obtain the sole and exclusive right to have and use all emblems, badges and decorations, descriptive or designating marks and titles now or heretofore used by the Association and the title "Boy Scouts," and also to have sole and exclusive right to have and use any emblem, badge, decoration, descriptive or designating marks and titles hereafter adopted by the Corporation, provided they are filed with and approved by the Minister of Agriculture or other Minister administering The Trade Mark and Design Act.

Dated at Ottawa, this ninth day of January, A.D., 1917.

GERALD H. BROWN,

29-5 Honorary Secretary of the said Council.

## THE CALGARY &amp; FERNIE RAILWAY COMPANY.

**N**OTICE is hereby given that an application will be made to the Parliament of Canada, at its next session, by The Calgary & Fernie Railway Company, for an Act extending the time within which it may commence and complete the construction of the railway which it has been authorized to construct by chapter 71 of the Statutes of 1906.

Dated at Winnipeg, this 2nd day of January, A.D. 1917.

HOUGH, CAMPBELL & FERGUSON,  
Winnipeg, Manitoba,

29-5 Solicitors for applicants.



## THE WESTERN LIFE ASSURANCE COMPANY.

NOTICE is hereby given that application will be made by The Western Life Assurance Company to Parliament, at the next session thereof, for an Act extending the time for the obtaining of a license from the Minister of Finance under the provisions of The Insurance Act, 1910, and 6 & 7 George V, chapter 8.

Dated at Winnipeg, this 10th day of January, A.D. 1917.

AIKINS, FULLERTON, FOLEY & NEWCOMBE,  
221 McDermot Avenue, Winnipeg, Manitoba,  
30-5 Solicitors for the applicant.

## GRAND TRUNK PACIFIC BRANCH LINES COMPANY.

NOTICE is hereby given that the Grand Trunk Pacific Branch Lines Company will apply to the Parliament of Canada, at its next session, for an Act extending the time within which the company may complete and put in operation the following authorized lines of railway.

(a) From a point on the western division of the Grand Trunk Pacific Railway in the vicinity of Township 22, Range 6, west of the Second Meridian, to Yorkton, and thence to the shores of Hudson Bay in the vicinity of Fort Churchill;

(b) From a point on the western division of the Grand Trunk Pacific Railway between the 105th and 107th degrees of longitude to Prince Albert;

(c) From a point on the western division of the Grand Trunk Pacific Railway between the east limit of Range 11 and the west limit of Range 16, west of the Third Meridian, thence in a southwesterly and westerly direction to a point in the vicinity of Calgary, or to a point on the line which the company is authorized to construct from a point on the said western division between the 111th and 113th degrees of longitude, to Calgary;

(d) From a point on the line mentioned in paragraph (c) hereof between the east limit of Range 20 and the west limit of Range 28, west of the Third Meridian, thence in an easterly and southeasterly direction to a point on the company's authorized line at or near Moosejaw, or to a point in the vicinity thereof.

(e) From a point within or near Townships 41, 42 or 43 on the line which the company is authorized to construct by paragraph 13 of section 11 of chapter 99 of the Statutes of 1906, thence in a generally northwesterly and westerly direction to a point on the western division of the Grand Trunk Pacific Railway between Artland and Wainwright,

And for other purposes.

Dated at Montreal, this 11th day of January, 1917.

W. H. BIGGAR,  
30-5 Solicitor for the applicants.

## THE KHAKI LEAGUE.

NOTICE is hereby given that an application will be made to the Parliament of Canada at its session beginning in January, 1917, for an Act to incorporate "The Khaki League" as an association to look after the welfare and interests of soldiers and sailors of the British Empire and its allies; to establish, maintain and operate recreation rooms, clubs and homes, for soldiers and sailors, and convalescent homes, hospitals, employment and information bureaux, educational classes, libraries, and agencies, intended for their benefit; to collect and establish funds for their benefit; to act as their agents; to establish memorials; to provide legal, medical and technical advice; to establish branches of the association; and for other analogous purposes; with all the powers required for the same.

Montreal, January 15th, 1917.

LIGHTHALL & HARWOOD,  
Solicitors for applicants,  
306 Quebec Bank Building,  
Montreal.

30-5

13739-5

## THE KENORA AND ENGLISH RIVER RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate a railway company under the name of "The Kenora and English River Railway Company" with power to lay out, construct and operate a line of railway commencing at a point on the Transcontinental Railway, in the District of Kenora, in the Province of Ontario, West of Superior Junction, northerly and westerly crossing the English River west of Lac Seul, thence northerly and westerly in the District of Patricia, thence westerly and southerly to and in the Province of Manitoba to the City of Winnipeg in the said Province with power to acquire and develop, but not by expropriation, electric or other energy; to construct and operate telephone and telegraph lines and charge tolls for the use thereof; to build and operate vessels; construct and operate wharves, hotels, etc., in connection with the undertaking of the company; to enter into agreements with other companies, and for such other powers as are usually given to railway companies.

DENTON, GROVER & FIELD,

Barristers, etc.,

Toronto, Ont.

Solicitors for the applicants.

Dated this 19th day of January, A. D. 1917. . 30-5

## THE CANADIAN SURETY COMPANY.

NOTICE is hereby given that The Canadian Surety Company will make application to the Parliament of Canada, at its next Session, for an Act to amend its Act of Incorporation (1 and 2 George V., Cap. 60, 1911,) to enable it to transact the following classes of business, in addition to the classes specified in subsections (a), (b) and (c) of section 6 thereof, viz: (d) Automobile Insurance; (e) Accident Insurance; (f) Sickness Insurance and (g) Fire Insurance.

FOY, KNOX & MONAHAN

Solicitors for applicant.

30-5

153-161 Bay St., Toronto.

## BRITISH AMERICAN TELEPHONE AND TELEGRAPH COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for an act to incorporate a telephone and telegraph company under the name of the British American Telephone and Telegraph Company with power to construct, maintain, acquire and operate lines of electric telephone and telegraph (including wireless) in Canada and elsewhere with all other powers necessary and incidental to the carrying on of the business of a telephone and telegraph company; and to acquire by purchase, lease or otherwise companies with similar objects; and to sell, lease to and amalgamate or enter into agreements with other companies with similar objects and for other purposes.

Dated at Ottawa, this 15th day of January, A.D. 1917.

PRINGLE & GUTHRIE,

Citizen Building,

Solicitors for the Applicant.

30-5

NOTICE is hereby given that an application will be made at the next session of the Parliament of the Dominion of Canada, on behalf of George C. Breidert and Burton W. Mudge, both of Chicago, Illinois, for an Act to confer on the Commissioner of Patents authority to grant and issue to Burton W. Mudge the assignee of George C. Breidert, certain patents of invention for car ventilators, ventilator and ventilating devices in pursuance of the applications of George C. Breidert of Chicago, Illinois, the inventor thereof, and or of Burton W. Mudge, notwithstanding that the time within which such applications for patents should be made under The Patent Act had elapsed before the filing thereof.

Dated at Toronto, this 10th day of January, 1917.

BLAKE, LASH, ANGLIN & CASSELS,

25 King Street West, Toronto,

Solicitors for the applicant

30-5

NOTICE is hereby given that at the next session of the Parliament of Canada an application will be made for incorporation of "La Société des Artisans Canadiens Français," a fraternal and benefit and mutual assistance association incorporated under the laws of the Province of Quebec, for the purposes of promoting the welfare, social and fraternal, of its members; the protection of those dependent upon them; aiding them during sickness or other disability; caring for the living and burying the dead, and the payment of annuities to members or a stipulated sum to such beneficiary as a member of the Association should have designated; and procure to its members any other benefit or advantages as may lawfully be provided for by the constitution and laws of the Association; and generally acting as a fraternal, charitable, beneficiary and benevolent association, with permission to amalgamate with or take over other societies of a like nature.

Montreal, 20th December, 1916.

Z. FONTAINE,  
Attorney for applicant,  
51 St. James Street,  
Montreal.

26-5

#### DOMINION CHAIN COMPANY, LIMITED.

NOTICE is hereby given that The Dominion Chain Company, Limited, of the City of Montreal, in the Province of Quebec, Canada, will apply to the Parliament of Canada, at the next session thereof, for an Act authorizing the Commissioner of Patents, notwithstanding anything contained in The Patent Act, to receive from the applicant an application for the certificate of payment of further and the usual fee for the third term on Patent No. 90650, granted 20th December, 1904, for Improvements in Grip Treads for Pneumatic Tires, and to grant and issue to the said applicant the certificate of payment of such fees, as provided for by The Patent Act, extending the term of duration of the patent aforesaid in as full and ample a manner as if application had been duly made in the term provided for by The Patent Act.

FETHERSTONHAUGH & CO.,  
5 Elgin street, Ottawa,  
Solicitors for the applicants.  
Ottawa, 6th January, A.D. 1917. 28-5

#### MISCELLANEOUS.

##### THE STERLING BANK OF CANADA.

NOTICE is hereby given that a dividend of one and one half per cent ( $1\frac{1}{2}\%$ ) for the quarter ending 31st January, inst., (being at the rate of six per cent (6%) per annum), on the paid-up capital stock of this Bank, has been declared, and that the same will be payable at the head office and branches of the Bank on and after the 15th day of February next.

The transfer books will be closed from the 17th of January to the 31st of January, both days inclusive.

By order of the board.

A. H. WALKER,  
General manager.  
Toronto, 3rd January, 1917. 29-5

##### THE BANK OF NOVA SCOTIA.

NOTICE is hereby given that the annual general meeting of the shareholders of this Bank will be held in the banking-house, Hollis Street, Halifax, on Wednesday, the 24th January next, at eleven o'clock a.m., for the purpose of receiving a statement of the affairs of the Bank, for the election of directors, and for other business.

By order of the Board,

H. A. RICHARDSON,  
General manager.  
Halifax, N.S., 15th December, 1916. 25-6

#### INTERNATIONAL JOINT COMMISSION.

APPLICATION of the Government of the United States for the Approval of Plans of Improvements in the St. Clair River, at or near the Town of Port Huron, Michigan.

NOTICE is hereby given that there has been transmitted to and filed with the International Joint Commission the application of the Government of the United States for approval of plans for certain contemplated improvements in the St. Clair River along the water-front at Port Huron, Michigan, consisting of a channel 400 feet wide and 21 feet deep near the American shore, from a point about 1,500 feet above the mouth of Black River to within about 1,000 feet of the International tunnel, and the construction of a sill or submerged weir at a distance of about 2,000 feet below the said tunnel, the said sill to extend from the high water line on the American shore to the same elevation on the Canadian shore. All persons interested in the above application are entitled to be heard with respect thereto before the Commission.

LAWRENCE J. BURPEE,  
Ottawa, Canada,  
WHITEHEAD KLUTZ,  
Washington, D.C.,

29-3 Secretaries, International Joint Commission.

#### NAVIGABLE WATERS PROTECTION ACT.

##### CHAPTER 115, REVISED STATUTES OF CANADA.

THE Vancouver, Victoria and Eastern Railway and Navigation Company, hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the Land Registry Office in the City of Vancouver, British Columbia, a description of the site and plan of the wharf proposed to be built in Burrard Inlet, in the Harbour of Vancouver, in extension of the existing wharf of the said company.

And take notice that after the expiration of one month from the date of the first publication of this notice, the Vancouver, Victoria and Eastern Railway and Navigation Company will under section 7 of the said Act, apply to the Minister of Public Works, at his office, in the City of Ottawa, for approval of the said plans, and for leave to construct the said wharf.

Dated at Vancouver, B.C., this 4th day of January, A.D. 1917.

A. H. MACNEILL,  
Solicitor for the Vancouver, Victoria and  
29-5 Eastern Railway and Navigation Company.

#### NAVIGABLE WATERS PROTECTION ACT.

##### REVISED STATUTES OF CANADA, CHAPTER 115.

CANADIAN Robert Dollar Company, Limited, hereby give notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa and in the office of the District Registrar of the Land Registry District of Vancouver at Vancouver, British Columbia, a description of the site and the plans of the wharf and saw-mill buildings proposed to be built on the North Arm of Burrard Inlet, in front of District Lot four hundred and seventy-one (471), Group one (1), Vancouver District.

And take notice that after the expiration of one (1) month from the date of the first publication of this notice Canadian Robert Dollar Company, Limited, will, under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa for approval of the said site and plans and for leave to construct the said wharf and saw-mill buildings.

Dated at Vancouver, British Columbia this 10th day of January, A.D. 1917.

CANADIAN ROBERT DOLLAR  
COMPANY, LIMITED,  
by their solicitors  
Messrs. Bodwell, Lawson & Lane.

29-5



## NAVIGABLE WATERS PROTECTION ACT.

CHAPTER 115, REVISED STATUTES, CANADA.

**T**HE Canadian Pacific Railway Company hereby gives notice that it has under section 7 of the said Act deposited with the Minister of Public Works at Ottawa and in the Land Registry Office in the City of Vancouver, British Columbia, a description of the site and plan of the wharf proposed to be built in Burrard Inlet, in the Harbour of Vancouver, in extension of Pier "D" of the said company.

And take notice that after the expiration of one month from the date of the first publication of this notice the Canadian Pacific Railway Company will, under section 7 of the said Act, apply to the Minister of Public Work at his office at the City of Ottawa, for approval of the said plans and for leave to construct the said wharf.

Dated at Vancouver, B.C., this 12th day of December, 1916.

J. E. McMULLEN,

Solicitor for the Canadian  
Pacific Railway Company.

26-5

## NAVIGABLE WATERS PROTECTION ACT.

CHAPTER 115, REVISED STATUTES OF CANADA.

**H**UME B. Babington and Norman R. Brodhurst, of the City of Prince Rupert, in the Province of British Columbia, hereby give notice that they have under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the District Registrar of Titles at the Land Registry Office at the City of Prince Rupert aforesaid, a description of the site and the plans of a wharf proposed to be built in Henslung Bay, Langara Island, in front of lots 999 and 998, Queen Charlotte Island Land District, Province of British Columbia.

And take notice that after the expiration of one month from the date of the first publication of this notice the said Hume B. Babington and Norman R. Brodhurst will under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa, Province of Ontario for approval of the said site and plans, and for leave to construct the said wharf.

Dated at Prince Rupert, B.C., this 27th day of December, A.D. 1916.

WILLIAMS &amp; MANSON,

Solicitors for the applicant.

28-5

## IMPERIAL BANK OF CANADA.

DIVIDEND No. 106.

**N**OTICE is hereby given that a dividend at the rate of twelve per cent (12%) per annum upon the paid-up capital stock of this institution has been declared for the three months ending 31st January, 1917, and that the same will be payable at the head office and branches on and after Thursday, the first day of February next.

The transfer books will be closed from the 17th to the 31st January, 1917, both days inclusive.

By order of the Board,

E. HAY,  
General manager.

Toronto, 20th December, 1916.

27-5

## LA BANQUE NATIONALE.

**O**N and after Thursday, the 1st day of February next, this Bank will pay to its shareholders a dividend of two per cent, being at the rate of eight per cent per annum, upon its capital, for the quarter ending on the 31st of January next.

This dividend will be paid according to the list of shareholders of record on the 15th of January next.

By order of the board of directors,

N. LAVOIE,  
General manager.

Quebec, 28th December, 1916.

27-5

13739-5½

## THE MERCHANTS BANK OF CANADA.

QUARTERLY DIVIDEND.

**N**OTICE is hereby given that a dividend of two and one-half per cent for the current quarter, being at the rate of ten per cent per annum, upon the paid-up capital stock of this institution, has been declared, and will be payable at its banking house in this city and at its branches, on and after the 1st day of February next, to shareholders of record at the close of business on the 15th day of January.

By order of the Board,

D. C. MACAROW,

General manager.

Montreal, 26th December, 1916.

27-5

## THE DOMINION BANK.

**N**OTICE is hereby given that a dividend of three per cent has been declared upon the paid-up capital stock of this institution for the quarter ending 31st December, 1916, being at the rate of twelve per cent per annum, and that the same will be payable at the head office of the Bank and its branches, on and after Tuesday, the 2nd day of January, 1917, to shareholders of record of 20th December, 1916.

The Annual General Meeting of the shareholders will be held at the head office of the Bank, in Toronto, on Wednesday, 31st January, 1917, at twelve o'clock noon.

By order of the Board,

C. A. BOGERT,

General manager.

Toronto, 17th November, 1916.

28-4

THE ONTARIO POWER COMPANY OF  
NIAGARA FALLS.

ANNUAL GENERAL MEETING OF SHAREHOLDERS.

**N**OTICE is hereby given that the annual general meeting of the shareholders of The Ontario Power Company of Niagara Falls, will be held at the head office of the company, in the City of Niagara Falls, Ontario, Canada, on Saturday, the 3rd of February, 1917, at the hour of eleven o'clock in the forenoon, for the purpose of the election of directors of the company and for the transaction of such other business as may be transacted at an annual general meeting.

Dated the 27th day of December, 1916.

By order of the Board,

R. C. BOARD,

Secretary.

27-5

BRAZILIAN TRACTION LIGHT AND POWER  
COMPANY, LIMITED.

(Incorporated under the laws of Canada.)

**N**OTICE is hereby given that the Board of Directors of this company has declared a dividend of one per cent on the issued Ordinary Capital Stock of the company, payable in Toronto, on the 1st March, 1917, to all shareholders of record on the registers at the close of business on the 31st January, 1917.

Holders of Share Warrants to Bearer on detaching Coupon No. 18 from such warrants and lodging same at The Canadian Bank of Commerce, 2 Lombard Street, London, E.C., England, will receive the value of such coupon on and after the 1st March, 1917, representing the amount of the aforesaid dividend.

Dated at Toronto, Canada, the 17th January, 1917.

J. M. SMITH,

Secretary.

**NOTE** :—The Canadian Stock Registers are kept at the offices of the Canadian Bank of Commerce, Toronto and Montreal, Canada.

National Trust Company, Limited, are Transfer Agents in Toronto and Montreal, Canada.

The London office of the Company is at Threadneedle House, 34 Bishopsgate, E.C.

30-1

THE RIO DE JANEIRO TRAMWAY LIGHT  
& POWER COMPANY, LIMITED.

(INCORPORATED UNDER THE LAWS OF CANADA.)

NOTICE is hereby given that the Board of Directors of the Company has declared a dividend of one and one-quarter per cent, on the issued capital stock of the Company, payable on February 1st, 1917, to all shareholders of record on the 15th January, 1917, on presentation of their certificates at the Head Office of the Company, 9 Toronto Street, Toronto, Canada.

Holders of share warrants to bearer on lodging the same at the London Office of the Company, Bishopsgate E.C. will receive on and after February 1, 1917, the amount of the aforesaid dividend.

Payments made in London are subject to the income tax.

J. M. SMITH,  
Secretary.

Toronto, Canada,  
January 12, 1917.

30-1

THE SAO PAULO TRAMWAY LIGHT AND  
POWER COMPANY, LIMITED.

(Incorporated under the laws of Ontario, Canada.)

NOTICE is hereby given that the board of directors of this company has declared a dividend of two and one-half per cent on the issued common stock of the company payable on the 1st February, 1917, to all shareholders of record on the 15th January, 1917, on presentation of their certificates at the head office of the company, 9 Toronto Street, Toronto, Canada.

Holders of shares warrants to bearer on lodging same at the offices of the British Empire Trust Company, Limited, 34 Nicholas Lane, Lombard Street, London, E. C., England, will receive on and after 1st February, 1917, the amount of the aforesaid dividend.

Payments made in London are subject to the income tax.

J. M. SMITH,  
Secretary.

Toronto, Canada, 12th January, 1917.

30-1

THE WEYBURN SECURITY BANK.

DIVIDEND No. 11.

NOTICE is hereby given that a dividend at the rate of five per centum per annum upon the paid-up capital stock of this bank has been declared for the half-year ending 31st December, 1916, and that the same will be payable at its head office and branches on and after 21st February, 1917.

Notice is also hereby given that in addition to the cash dividend for the half-year ending 31st December, 1916, a stock dividend equal to five per centum of the subscribed capital stock held by each stockholder on 31st December, 1916, has been declared and that same will be issued to such stockholders on and after 21st February, 1917.

By order of the Board.

H. O. POWELL,  
General manager.

Weyburn, Sask., 10th January, 1917.

30 4

THE ROYAL BANK OF CANADA.

DIVIDEND No. 118.

NOTICE is hereby given that a dividend of three per cent (being at the rate of twelve per cent per annum) upon the paid-up capital stock of this Bank has been declared for the current quarter, and will be payable at the Bank and its branches on and after Thursday, the 1st day of March next, to shareholders of record of 15th February.

By order of the Board.

C. E. NEILL,  
General manager.

Montreal, Que., 16th January, 1917.

30-6

THE LONDON MUTUAL FIRE INSURANCE  
COMPANY OF CANADA.

NOTICE is hereby given that the annual meeting of the shareholders and members of the London Mutual Fire Insurance Company of Canada, will be held at the office of the company, No. 33 Scott Street, Toronto, on Saturday, 24th day of February, 1917, at the hour of eleven o'clock a.m., to receive a statement of the affairs of the company, exhibiting receipts and expenditure, assets and liabilities and a report of the business transactions for the year ending 31st day of December, A.D. 1916, and for the purpose of electing directors for the ensuing year, and for the transaction of all such other general business as may be brought before the said shareholders and members at the said meeting.

F. D. WILLIAMS,  
Managing director.

Dated this 17th day of January, 1917.

30-2

THE CANADIAN NORTHERN RAILWAY  
COMPANY.

NOTICE is hereby given that in accordance with Section 140 of The Railway Act, there was deposited on the 16th day of January, 1917, in the office of the Secretary of State at Ottawa, a duplicate original of a Trust Agreement, dated January 10th, 1917, between the Canadian Northern Railway Company and the Central Trust Company of New York, as Trustees, securing certain 6% Gold Notes of the said Railway Company.

Dated at Toronto, this 17th day of January, 1917.

R. P. ORMSBY,  
Assistant-Secretary.

30-1

CENTRAL DEVELOPMENT COMPANY, LTD.

BY-LAW No. 5.

A by-law to amend by-law number 2 passed the eleventh day of January, 1917 by repealing clause three thereof and substituting the following therefor.

Whereas the company was incorporated by letters patent under part one of the Dominion Companies Act bearing date the sixteenth day of November, 1916.

And whereas the said letters patent provided that the affairs of the company should be managed by a board of seven directors,

And whereas the company desires that its affairs shall be managed by a board of fifteen directors instead of a board of seven directors as provided for in said letters patent,

Be it therefore amended by the directors of the Central Development Company, Limited, that the affairs of the company shall be managed by a board of fifteen directors.

Passed by the directors this 11th day of January, 1917.

Witness the corporate seal of the company.

A. HANSON, R. L. PATTISON,  
Secretary. President.

We hereby certify that the foregoing is a true copy of by-law No. 5 of the Central Development Company, Limited, passed by the directors on the eleventh day of January, 1917, and approved by the shareholders present at a special general meeting duly called for considering the by-law on the eleventh day of January 1917.

A. HANSON, R. L. PATTISON,  
30-1 Secretary. President.

UNITED POLE COMPANY, LIMITED

NOTICE is hereby given that the principal office of United Pole Company Limited is situate at Number 25 Clarence Street, Amherst, Nova Scotia.

Dated the 10th day of January, 1917.

J. T. MOWATE,  
30-1 Secretary.



## NOMINATIONS.

## SECRÉTARIAT D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL de faire les nominations suivantes :—

Ottawa, 29 décembre 1916.

CHARLES ALBERT DUCLOS, de la cité de Montréal, dans la province de Québec, écuyer, conseil de Sa Majesté pour la dite province : Juge puiné de la cour Supérieure dans et pour la dite province de Québec.

5 janvier 1917.

GEORGE ARMAND DANSEREAU, de la cité de Montréal, dans la province de Québec, préposé temporaire à l'accise : Douanier dans la division de Montréal du revenu de l'intérieur, dans la dite province, à compter du 1er avril 1916.

HARRY ASHTON, de la cité de Winnipeg, dans la province du Manitoba, préposé temporaire à l'accise : Douanier dans la division de Winnipeg du revenu de l'intérieur, dans la dite province, à compter du 1er avril 1916.

MICHAEL J. O'CONNOR, de la cité d'Ottawa, dans la province d'Ontario, écuyer, conseil de Sa Majesté pour la province d'Ontario : Percepteur du revenu de l'intérieur pour la division du revenu de l'intérieur d'Ottawa, dans la dite province, à compter du 15 janvier 1917, en remplacement du Dr. A. Freeland, décédé.

CECIL SMITH, d'Oyster River, dans la province de la Colombie-Britannique : Officier temporaire des pêcheries avec le grade de surveillant des pêcheries dans la dite province, et, pendant la durée de son terme d'office comme officier des pêcheries, avec les pouvoirs d'un juge de paix pour toutes les fins de la *Loi des pêcheries*, pour remplir les fonctions de l'officier des pêcheries A. F. Lloyd pendant l'absence de ce dernier, en service militaire outre-mer.

8 janvier 1917.

HENRI LAMOUREUX, de la cité de Saint-Hyacinthe, dans la province de Québec, préposé temporaire à l'accise : Douanier du revenu de l'intérieur, division de Saint-Hyacinthe, dans la dite province, à compter du 1er avril 1916.

NARCISSE JOSEPH CHAPUT, de la cité de Saint-Hyacinthe, dans la province de Québec, préposé temporaire à l'accise : Douanier dans la division du revenu de l'intérieur de Saint-Hyacinthe, dans la dite province, à compter du 1er avril 1916.

ARTHUR WORDEN, de Cody's, dans le comté de Queens, dans la province du Nouveau-Brunswick : Officier des pêcheries avec le grade de surveillant des pêcheries, en remplacement de James B. Wiggins.

Ottawa, 18 janvier 1917.

Il a plu à SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL de faire la nomination suivante :—

Le capitaine M. A. T. RIDLEY, Grenadier Guards, réserve spéciale : Aide-de-camp, à compter du 8 janvier 1917.

## SALLE DU SÉNAT.

OTTAWA, jeudi, 18 janvier 1917.

Aujourd'hui, à TROIS heures p.m., le Très honorable Sir CHARLES FITZPATRICK, G.C.M.G., Juge en chef du Canada, et député de Son Excellence le Gouverneur général, s'est rendu à la Salle du Sénat, dans l'édifice du Parlement, et a pris son siège au pied du Trône. Les membres du Sénat étant assemblés, il a plu au Député du Gouverneur d'y faire inviter la présence de la Chambre des Communes ; et cette Chambre s'y étant rendue, le Président du Sénat a dit de la part du Député du Gouverneur, qu'il avait ordre de les informer que Son Excellence le Gouverneur général ne jugeait pas à propos de déclarer les causes pour lesquelles le présent Parlement avait été convoqué avant qu'il ait été procédé, suivant la loi, au choix d'un Orateur pour la Chambre des Communes ; mais que demain, à TROIS heures de l'après-midi, Son Excellence ferait connaître les causes pour lesquelles il avait convoqué ce parlement.

Après quoi les membres de la Chambre des Communes se sont retirés à leur Chambre. Alors le Député du Gouverneur s'est aussi retiré.

## SALLE DU SÉNAT.

OTTAWA, vendredi, 19 janvier 1917.

Aujourd'hui, à TROIS heures p.m., SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL s'est rendu, avec le cérémonial ordinaire, à la Salle du Sénat, dans l'édifice du Parlement, et a pris son siège sur le Trône. Les membres du Sénat étant assemblés, il a plu à Son Excellence d'y faire requérir la présence de la Chambre des Communes, et cette Chambre s'y étant rendue, SON EXCELLENCE a ouvert la SEPTIÈME SESSION du DOUZIÈME PARLEMENT DU DOMINION DU CANADA, par le discours suivant :—

*Honorables Messieurs du Sénat :*

*Messieurs de la Chambre des Communes :*

Je profite de la circonstance présente pour exprimer ma respectueuse appréciation de l'honneur qui m'a été conféré par le Roi en m'appelant au poste éminent de Gouverneur général.

Je regarde comme un privilège de haute valeur d'être intimement identifié avec le Canada au moment où il prend une part superbe dans la lutte mondiale, et j'anticipe sa possibilité et sa capacité d'exercer une influence toujours croissante pour amener la guerre à une fin victorieuse. Lorsque la paix aura été heureusement rétablie, je suis certain que les immenses ressources du Dominion continueront à se développer pour l'avantage permanent de l'Empire, et pour les meilleurs intérêts de la liberté de l'humanité.

Bien que près de deux ans et demi se soient écoulés depuis la déclaration de la guerre, cependant ce laps de temps n'a pas été trop long pour pourvoir aux préparatifs extraordinaires nécessaires afin de permettre à notre empire de jeter dans la lutte tout le poids de sa force.

Les faits qui se sont produits depuis la prorogation du Parlement fournissent des preuves évidentes de l'efficacité des mesures qui ont été prises, et témoignent hautement de la valeur et de l'héroïsme des troupes de Sa Majesté sur tous les théâtres de la guerre.

Grâce aux préparatifs déjà si considérables et que l'on augmente encore, nous pouvons avec confiance prévoir que, dans un avenir assez rapproché, le succès couronnera les armes des alliés, de telle façon qu'il procurera la réalisation complète des desseins et de l'idéal qui nous ont engagés dans cette guerre.

Les forces canadiennes expédiées outre-mer, au cours de l'année mil neuf cent seize, s'élevaient au nombre de plus de cent soixante-cinq mille soldats ; et le chiffre global de l'enrôlement au Canada depuis la déclaration de la guerre s'élève à près de quatre cent mille hommes. Dans l'attaque comme dans la défense, la valeur, l'endurance et les ressources des troupes canadiennes ont été remarquables chaque fois qu'elles se sont trouvées en face de l'ennemi, et elles ont maintenu, d'une façon glorieuse, les plus belles traditions de leurs pays.

Non moins remarquable et impressionnant, s'est montré l'esprit de loyauté du peuple du Dominion qui a volontairement consacré son énergie et ses ressources matérielles à la défense commune de l'empire. Des mesures ont été prises par mes conseillers pour améliorer l'organisation du Service National, et aussi pour utiliser, d'une façon plus complète, nos ressources naturelles. De concert avec le gouvernement du Royaume-Uni, des moyens ont été pris pour augmenter la fabrication des munitions au Canada.

Le gouvernement du Royaume-Uni a invité les premiers ministres des Dominions à prendre part à une série de séances spéciales et continues du Conseil de guerre (dont ils seront membres pour cette fin) dans le but d'étudier des questions urgentes concernant la continuation de la guerre, les conditions possibles auxquelles les nations alliées pourraient consentir à en voir la fin ; et les problèmes qui demanderont alors une solution immédiate. Cette invitation a été acceptée au nom du Canada.

Le cinquantième anniversaire de la fondation de ce Dominion approche, et évoque le souvenir impressionnant des progrès réalisés durant ce demi-siècle pour créer une nation unie et puissante. Mes conseillers sont d'avis que, nonobstant la continuation de la guerre, cet événement si important dans l'histoire du Canada devrait être commémoré d'une façon marquante.

La durée du Parlement actuel doit se terminer au mois d'octobre de l'année courante, et, en vertu de la loi actuelle, une dissolution des Chambres et une élection devraient avoir lieu dans un avenir prochain. Mes conseillers sont cependant d'avis qu'il serait plus conforme aux désirs du peuple canadien et aux nécessités urgentes de la guerre d'éviter le dérangement et la confusion, conséquences naturelles d'une élection générale dans un temps si critique.

On ne peut atteindre ce but qu'au moyen d'une législation du Parlement du Royaume-Uni. Une résolution autorisant la demande qu'une loi soit passée pour prolonger l'existence de ce Parlement vous sera présentée.

Bien que dans certaines parties du Canada les conditions climatiques aient nui aux promesses d'une moisson plus qu'ordinaire, cependant, en jetant un coup d'œil sur l'ensemble du pays, on peut dire que les labours de nos cultivateurs ont été abondamment récompensés.

Durant l'année écoulée, la stabilité commerciale, industrielle et financière du Canada, s'est bien maintenue. Il y a tout lieu de croire que le Dominion sera en état de coordonner, d'une façon satisfaisante, le nouvel état de choses qui devra se produire après la guerre.

Des mesures importantes destinées à faire face à cette situation nouvelle ont été étudiées, et quelques-unes d'entre elles seront soumises à votre attention.

*Messieurs de la Chambre des Communes :*

Les comptes publics pour le dernier exercice et le budget pour la prochaine année fiscale seront soumis sans délai à votre étude, et l'on vous demandera de pourvoir aux nécessités financières en vue de la conduite efficace de la guerre.

*Honorables Messieurs du Sénat :*

*Messieurs de la Chambre des Communes :*

Le patriotisme élevé, le superbe courage et la détermination inflexible qui ont animé tous les Dominions de Sa Majesté défendant notre noble cause ne faiblissent nulle part. D'accord avec le reste de l'empire, le peuple du Canada veut décidément que cette guerre qui a entraîné tant de sacrifices et dans laquelle nous nous sommes engagés pour le plus haut idéal de l'humanité et de la civilisation, soit continuée en redoublant nos efforts jusqu'à ce qu'ils soient couronnés par une paix permanente.

Je recommande à votre sérieuse attention toutes les mesures qui vous seront soumises dans ce noble but, et je prie la Divine Providence de répandre ses bénédictions sur vos délibérations.

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## DÉPÊCHES, Etc.

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CANADA,  
N° 1353.

DOWNING STREET,  
30 novembre 1916.

MILORD DUC,—Relativement à ma dépêche n° 811 du 25 août 1915, j'ai l'honneur de transmettre à Votre Excellence, pour le renseignement de Vos Ministres, des copies d'un avis public, émanant du Board of Trade, concernant l'usage des manifestes et des connaissements durant la guerre.

2. Je serais heureux si un semblable avis était publié au Canada.

J'ai l'honneur d'être,  
Milord duc,  
de Votre Grâce le très humble  
et très obéissant serviteur,  
(Signé) A. BONAR LAW.

Au Gouverneur général

Son Excellence le

Duc de Devonshire, C.J., G.C.O.V.,  
etc., etc., etc.

## AVIS AUX EXPÉDITEURS ET AUX ARMATEURS AU SUJET DES MANIFESTES ET CONNAISSEMENTS.

ON attire l'attention des expéditeurs et des armateurs ainsi que du commerce en général au sujet du fait qu'en temps de guerre la pratique d'expédier des marchandises sous connaissements "faits à ordre" (défendue par l'article 4 de la loi dite "Customs (War Powers) Act, 1915," dans le cas de marchandises expédiées du Royaume-Uni sous permis) est des moins désirables au sujet de toutes marchandises que ce soit exportées d'une partie quelconque de l'Empire Britannique. Les expéditeurs de marchandises qui n'ont pas besoin de permis sont en conséquence priés de ne pas faire leurs connaissements "à ordre," mais

(a) qu'à un consignataire nommé, ou

(b) qu'à une banque ou une maison financière bien cotée seulement, avec la remarque en marge du connaissement "Aviser A. B.," "A. B." étant le nom de la personne ou de la maison à laquelle les marchandises sont destinées en dernier lieu. Les marchandises expédiées en Hollande doivent être consignées à la "Netherlands Oversea Trust."



Il est de première nécessité durant la guerre que les navires britanniques ayant à bord n'importe quelles marchandises, expédiées sous permis ou non, possèdent durant tout le voyage un manifeste complet de la cargaison ainsi que tous les connaissements ou des copies authentiquées des connaissements.

A moins qu'on ne se conforme à ces exigences, les navires courent le risque d'être arrêtés et leur route peut être changée par les navires de Sa Majesté ou les vaisseaux de guerre des nations alliées, afin de leur permettre d'examiner complètement la cargaison et de s'assurer de sa destination.

Pour les navires britanniques qui toucheront aux ports des pays contigus au territoire ennemi, il est d'importance spéciale qu'ils se soumettent à ces exigences et des délais sérieux peuvent être causés au navire et à la cargaison lorsque tous les papiers du navire ne sont pas à bord et en règle.

Cet avis annule l'annonce publiée par le Board of Trade le 19 août 1915 (voir "Board of Trade Journal" du 26 août 1915, pages 594-595), mais il n'affecte aucunement les dispositions de l'article 4 de la loi dite "Customs (War Powers) Act, 1915," au sujet des marchandises permises.

Board of Trade, 19 octobre 1916.

28-3

(Extraits du premier supplément de la LONDON GAZETTE du 8 décembre 1916.)

LE Président de la République française a conféré la décoration "Croix de guerre" aux officiers, sous-officiers et soldats ci-dessous mentionnés en reconnaissance de leurs services distingués pendant la campagne:—

Le lieutenant John Wise, inf. canadienne.

IL a gracieusement plu à Sa Majesté le ROI de conférer la Médaille Militaire pour bravoure en campagne aux sous-officiers et hommes ci-dessous mentionnés:—

#### CONTINGENT CANADIEN.

5615 2e caporal H. M. Adams, génie.  
1944 Maréchal des logis G. T. Aitken, cavalerie royale.  
472399 Soldat C. Akrigg, infanterie.  
42261 Maréchal des logis F. G. Aldridge, artillerie de campagne.  
301359 Brigadier A. Anderson, artillerie de campagne.  
33273 Soldat A. Anderson, service de santé.  
2067 Soldat R. T. Anderson, cavalerie royale.  
420252 Sous-caporal V. C. Anderson, inf.  
5619 Sergent E. Appleby, génie.  
79287 Sergent suppléant L. H. Ashton, inf.  
75031 Sous-caporal E. L. Aubel, inf.  
432745 Soldat J. L. Baillie, inf.  
500281 Sapeur R. J. Baird, génie.  
79166 Sergent A. W. Bannard, inf.  
79282 Soldat E. Barnes, inf.  
8413 Soldat C. Barrett, inf.  
432584 Soldat, P. Barron, inf.  
59053 Soldat D. B. Bell, inf.  
73608 Soldat J. Bell, inf.  
73325 Soldat J. Bentley, inf.  
61426 Soldat A. Bériault, inf.  
408750 Soldat H. W. Bickerstaff, inf.  
31 Sapeur M. G. Billings, génie.  
75762 Soldat J. Bishop, inf.  
301006 Maréchal des logis H. G. Blazier, artillerie de campagne.  
75763 Sous-caporal C. W. Bogichevitch, inf.  
70193 Soldat C. Boucher, inf.

57765 Sergent F. J. Bradley, inf.  
69043 Sergent A. H. Bremmer, inf.  
59093 Soldat J. Brice, inf.  
76507 Caporal F. R. Brown, inf.  
260 Caporal E. M. Brownless, génie.  
60285 Soldat A. W. Bushell, inf.  
33023 Soldat R. G. Calder, service de santé.  
53661 Caporal W. S. Caldwell, inf.  
129438 Soldat J. F. Campbell, inf. lég. can. P.P.  
426186 Soldat T. Campbell, inf.  
436329 Soldat R. H. Carson, inf.  
79568 Soldat A. Carter, inf.  
57807 Soldat J. W. Cashman, inf.  
69 Soldat E. H. Challacombe, génie.  
112023 Soldat A. Challans, caval. royale.  
21137 Caporal A. Chamberlain, inf.  
72073 Caporal H. Charest, inf.  
40349 Canonnier C. C. Chipman, art. de camp.  
130237 Soldat E. A. S. Chowne, inf.  
90281 Caporal W. L. Churchill, art. de camp.  
418557 Caporal H. Clark, C.C.A.C.  
77582 Sergent suppléant J. W. P. Clark, inf.  
472396 Caporal F. J. Coates, corps de mitrail.  
418126 Sergent H. Conlan, inf.  
1647 Soldat E. H. Cook, inf. lég. P.P.  
418096 Sergent H. E. Cook, inf.  
83964 Canonnier J. R. Coutts, artil. de camp.  
22850 Soldat N. Couture, intendance militaire.  
408053 Sous-sergent J. Craig, inf.  
76538 Sergent W. Crawford, inf.  
79815 Sergent Croft, inf.  
73762 Soldat A. R. Cross, inf.  
33245 Sous-sergent C. W. Crowe, serv. de santé.  
75741 Soldat W. R. Cunningham, inf.  
18933 Soldat W. H. Curtis, inf.  
426725 Sous-sergent J. O. Davis, inf.  
66268 Sergent H. Dawson, inf.  
628006 Sergent J. H. Degraives, inf.  
430251 Soldat K. De Nul, inf.  
7953 Caporal O. Denman, inf.  
57818 Soldat A. Dent, inf.  
73588 Sergent J. Depper, inf.  
448070 Soldat G. Desmond, inf.  
183603 Soldat J. Dey, inf.  
71252 Soldat W. Dick, inf.  
74010 Sous-caporal A. Down, inf.  
61927 Caporal P. Dronin, inf.  
438055 Soldat J. Earnshaw, inf.  
54154 Soldat D. Egan, inf.  
418819 Soldat W. Elliott, inf.  
66181 Sergent F. J. Evernden, inf.  
409284 Soldat R. Eves, inf.  
1268 Sous-caporal G. Falconer, serv. de santé.  
445669 Soldat G. H. Farmer, inf.  
166042 Pionnier J. Farrell, pionniers.  
405260 Soldat J. R. Farrow, inf.  
417076 Soldat A. Faure, inf.  
59319 Sous-caporal W. F. Ferrier, inf.  
69285 Serg. suppléant A. Fleming, inf.  
477313 Soldat A. E. Foster, rég. royal can.  
63350 Sous-cap. suppl. J. Fotheringham, inf.  
71689 Serg. suppléant H. Fraser, inf.  
8441 Sergent J. B. French, inf.  
53072 Serg. de comp. M. J. Frith, inf.  
408081 Soldat L. Fyke, inf.  
34119 Sous-caporal R. H. Gale, serv. de santé.  
412371 Soldat W. Gendron, inf.  
69320 Sous-caporal J. D. Giggey, inf.  
477347 Sergent A. E. Gladwin, rég. royal can.  
59382 Soldat J. D. Golding, inf.  
72079 Soldat J. H. Grant, inf.

- 63381 Soldat T. J. Gratton, inf.  
 43725 Bomb. W. L. Greenaway, art. de camp.  
 67442 Soldat J. D. Groves, inf.  
 437561 Soldat J. M. Gunn, inf.  
 451231 Soldat F. Hackman, inf.  
 86656 Canonnier (bombardier suppléant) A. E. Hager, art. de camp.  
 418018 Soldat H. Hamer, inf.  
 51201 Soldat G. F. Hartwell, art. de camp.  
 1305 Sergent A. J. Harvey, serv. de santé.  
 426879 Sous-caporal W. Hendry, inf.  
 32856 Caporal P. Henry, serv. de santé.  
 530549 Soldat W. T. Herriot, serv. de santé.  
 57036 Sergent D. Hill, inf.  
 59466 Soldat J. R. Hill, inf.  
 65454 Sergent G. Hobson, corps de mitrail.  
 53986 Soldat F. Hodson, inf.  
 405307 Soldat S. Hood, inf.  
 559 Sergent H. W. Hooke, génie.  
 412694 Soldat H. Horne, inf.  
 441542 Soldat S. W. Hosier, inf.  
 101425 Soldat E. R. Hugué, inf.  
 71905 Caporal D. L. H. Hunn, corps de mitrail.  
 10709 Soldat E. C. Hunt, inf.  
 432173 Sergent W. Hunter, inf.  
 19083 Soldat D. Hutchinson, inf.  
 158 2e caporal R. R. Hutchison, génie.  
 628017 Sous-sergent J. Irving, inf.  
 1670 Soldat R. Jackson, inf. lég. can. P.P. et corps de mitrailleuses.  
 418628 Sergent W. Jamieson, inf.  
 402993 Soldat F. G. Jocham, inf.  
 552 Sergent W. G. Johnston, inf. lég. P.P.  
 135376 E. G. Jupe, inf.  
 A/20412 Sergent R. Kennedy, inf.  
 426053 Soldat H. Kennett, inf.  
 404779 Soldat S. W. Kerkland, inf.  
 432467 Sous-caporal A. V. Kidson, inf.  
 41535 Canonnier J. L. Kinnie, art. de camp.  
 9329 Caporal R. Kirkcaldy, inf.  
 10795 Soldat J. Klepper, inf.  
 416961 Soldat H. Lamarre, inf.  
 79947 Soldat W. Langtry, inf.  
 1326 Sergent H. J. Latch, serv. de santé.  
 46030 Sapeur R. G. Lester, génie.  
 135776 Soldat W. Ling, inf.  
 29235 Soldat R. Little, inf.  
 50619 Soldat E. Littlejohn, serv. de santé.  
 469120 Soldat D. A. Livingston, inf.  
 100792 Soldat J. Lozier, inf.  
 10141 Soldat L. D. Lyon, inf.  
 75537 Caporal F. W. Machell, inf.  
 71923 Soldat A. K. Mackie, inf.  
 55109 Sergent W. H. V. Mackintosh, inf.  
 457953 Soldat G. Matthews, inf.  
 54274 Soldat F. E. Manby, inf.  
 A. 38378 Soldat L. Mann, inf.  
 57764 Sergent R. A. Markham, inf.  
 416592 Soldat L. Marsel, inf.  
 414167 Soldat F. Martin, serv. de santé.  
 76198 Soldat W. G. Martin, inf.  
 436582 Soldat W. P. Martin, corps de mitrail.  
 301609 Sergent F. C. Marwood, art. de camp.  
 418437 Sergent J. Matheson, inf.  
 10681 Soldat, J. Mathewson, inf.  
 457953 Soldat G. Matthews, inf.  
 406950 Soldat F. Mayes, inf.  
 477629 Soldat B. McColl, rég. royal can.  
 221 Sapeur E. A. McCrady, génie.  
 392 Soldat G. McCready, génie.  
 84169 Canonnier L. V. McCreith, art. de camp.  
 2050 S. sergent J. McCulloch, serv. de santé.  
 167064 Sergent R. McDonald, pionniers.  
 147402 Sous-caporal F. McGee, serv. des mitrail.  
 75018 Sergent E. A. McGill, serv. des mitrail.  
 477639 Soldat C. U. McGrath, rég. royal can.  
 628980 Soldat D. McGregor, inf.  
 430618 Soldat R. McIlvride, inf.  
 446538 Soldat H. McInnes, inf.  
 68205 Soldat A. McIntyre, inf.  
 67947 Soldat A. McIsaac, inf.  
 29133 Sergent J. McIvor, inf.  
 69634 Soldat C. H. McKay, inf.  
 24855 Soldat J. B. McKay, inf.  
 9934 Caporal J. McKelvie, inf.  
 57898 Soldat J. McNaughton, inf.  
 47025 Soldat H. McNeil, inf.  
 504053 Caporal G. McRobbie, génie.  
 1273 Soldat C. H. Meaker, inf. lég. can. P.P.  
 418427 Sergent P. Mein, C.C.A.C.  
 205 Sapeur H. M. Middaugh, génie.  
 487319 Soldat N. F. Millar, inf. lég. can. P.P.  
 74045 Caporal W. A. Miller, inf.  
 405633 Soldat E. Mills, inf.  
 32725 Sous-caporal L. Mills, serv. de santé.  
 7776 Soldat H. J. Moore.  
 75561 Soldat H. M. Morris, inf.  
 418753 Caporal L. Morrison, inf.  
 414505 Sous-caporal C. E. Morson, corps de mit.  
 443724 Soldat W. Muir, inf.  
 81129 Sergent D. Murray, inf.  
 101456 Soldat A. E. Nash, inf.  
 A. 10026 Soldat M. Nicolaiff, inf.  
 61276 Soldat C. Noeson, inf.  
 491373 Soldat M. Nute, inf.  
 22618 Sergent J. H. O'Brien, inf.  
 477683 Sergent T. O'Connor, rég. royal can.  
 428545 M. J. O'Rourke, inf.  
 140162 Soldat F. Offredi, inf.  
 75543 Soldat J. Owen, inf.  
 400 Sergent F. A. Pankhurst, génie.  
 418737 Soldat V. Papps, inf.  
 71206 Soldat S. D. Paterson, inf.  
 432402 Caporal R. V. Patterson, inf.  
 75587 Soldat E. Peacock, inf.  
 238 Sapeur J. R. Peacock, génie.  
 61324 Soldat G. Pelletier, inf.  
 73822 Sous-caporal P. J. Perkins, inf.  
 61082 Caporal S. Pinsonneault, inf.  
 61866 Caporal L. Potvin, inf.  
 129310 Soldat L. C. Putnam, inf.  
 245 Sapeur D. H. Rae, génie.  
 166868 Sergent J. Raynsford, pionniers.  
 13142 Sergent J. A. Reid, inf.  
 405589 Soldat N. A. Richardson, inf.  
 33441 Soldat W. J. Richey, inf.  
 71514 Soldat J. S. Robson, inf.  
 467597 Soldat S. Robson, inf.  
 67454 Sergent G. E. Roche, inf.  
 29378 Cap. suppléant J. Rodgers.  
 A. 2601 Sous-caporal G. S. Ruthier, inf.  
 32990 Sergent A. Rowe, serv. de santé.  
 256 Caporal J. H. Rushforth, génie.  
 257 Caporal A. B. Rutherford, génie.  
 86515 Canonnier W. A. Scott, art. de camp.  
 428 Caporal S. W. Shackell, génie.  
 457479 Soldat E. Slattery, inf.  
 57279 Caporal C. Smith, inf.  
 76359 Sous-caporal C. E. Smith, inf.  
 79545 Soldat F. Smith, inf.  
 454359 Soldat J. Smith, inf.  
 424448 Soldat H. Snape, inf.



432737 Caporal G. Souter, inf.  
 69925 Caporal G. E. Spinney, inf.  
 55711 Caporal C. C. Standish, inf.  
 32750 Soldat A. H. Stewart, serv. de santé.  
 71527 Soldat H. R. Stewart, inf.  
 102318 Sergent C. Stronach, inf.  
 8256 Soldat H. W. Sutherland, inf.  
 28680 Sergent C. E. Swannell, inf.  
 75434 Soldat B. R. W. Taylor, inf.  
 119040 Soldat J. W. Teasdale, inf.  
 430262 Sous-caporal W. A. Tennant, inf.  
 53164 Caporal G. Thomas, inf.  
 425411 Soldat N. J. Thomas, inf.  
 65977 Caporal J. Thompson, inf.  
 56065 Soldat T. C. Thompson, inf.  
 67143 Sergent J. P. Tickle, inf.  
 53166 Soldat W. F. Tope, inf.  
 65989 Caporal A. S. Tracey, inf.  
 59995 Sergent A. A. Trappitt, inf.  
 62009 Sergent P. Tremblay, inf.  
 75926 Sergent W. F. Tucker, comp. de mitrail.  
 75704 Soldat E. J. Turner, inf.  
 81909 Soldat J. E. Vinie, inf.  
 20085 Soldat G. A. Vowel, inf.  
 70010 Sous-caporal K. Vroom, inf.  
 76226 Sergent A. F. Walker, inf.  
 426433 Sergent A. R. Walker, inf.  
 348333 Canonnier F. Walsh, art. de camp.  
 101036 Soldat C. A. Wear, inf.  
 56049 Soldat W. Webster, inf.  
 419091 Sergent de comp. suppléant M. W. Westwood, inf.  
 405468 Soldat P. Whitcomb, inf.  
 414341 Soldat L. W. Whitney, inf.  
 141578 Soldat J. E. Wilkinson, inf.  
 166688 Pionnier J. W. W. Wilson, pionniers.  
 171242 Soldat B. Woodley, inf.  
 53178 Soldat H. Worsfold, inf.  
 422897 Soldat G. Wreaks, inf.  
 41661 Bombardier H. T. Wright, art. de camp.  
 320 Sapeur A. Zirk, génie.

Une agrafe à leur Médaille militaire a été accordée aux personnes ci-dessus mentionnées:—

11467 Soldat P. Costello, inf. can.  
 73951 Caporal W. L. Rutledge, inf. can.

Les médailles militaires conférées aux personnes ci-dessus mentionnées ont été publiées dans la *London Gazette* du 10 août 1916. Voir la *Gazette du Canada* du 2 septembre 1916, page 721.

79359 Sergent N. Appleby (sergent de compagnie suppléant, infanterie canadienne).  
 25858 Soldat J. Labelle, infanterie canadienne.

Les médailles militaires conférées aux personnes ci-dessus mentionnées ont été publiées dans la *London Gazette* du 23 août 1916. Voir la *Gazette du Canada* du 23 septembre 1916, page 994.

71084 Soldat J. Adams, infanterie canadienne.  
 73878 Sous-caporal C. W. J. Carey, inf. can.  
 85 Second caporal A. W. Crawford, génie can.  
 5665 Sergent suppléant H. J. Faulkner, génie can.

77688 Soldat W. G. Pavey, infanterie can.  
 75526 Soldat J. F. S. Victor, inf. can.

Les médailles militaires conférées aux personnes ci-dessus mentionnées ont été publiées dans la *London Gazette* du 10 octobre 1916. Voir la *Gazette du Canada* du 11 novembre 1916, page 1548.

333 Sous-caporal C. M. C. Hoyt, génie can.

La médaille militaire conférée à la personne sus-mentionnée a été publiée dans la *London Gazette* du 27 octobre 1916. Voir la *Gazette du Canada* du 16 décembre 1916, page 1975.

(Extraits du sixième supplément de la LONDON GAZETTE du 8 décembre 1916.)

WAR OFFICE,

11 décembre 1916.

IL a gracieusement plu à Sa Majesté le ROI d'approuver que les officiers ci-dessous mentionnés soient nommés Compagnons de l'Ordre du Service Distingué en récompense de leur bravoure et de leur dévouement en campagne:—

#### TROUPES CANADIENNES.

Le major Philip Burnett, services de santé.

Pour bravoure remarquable et dévouement. Il prit au front le commandement des brancardiers et pendant 48 heures fit son devoir avec beaucoup d'habileté et d'énergie sous un feu très violent.

IL a gracieusement plu à Sa Majesté le Roi de conférer aux officiers et sous-officiers à brevet ci-dessous mentionnés la Croix Militaire en récompense de leur bravoure et de leur dévouement en campagne:—

#### TROUPES CANADIENNES.

Le lieutenant Richard John Burde, infanterie.

Pour bravoure remarquable au feu. Il maintint les approvisionnements pendant toute l'action et nettoya le terrain travaillant sans arrêt jour et nuit et fit preuve d'énergie et d'un grand courage.

Le lieutenant St. George Duncan Clarke, inf.

Pour bravoure remarquable au feu. Il fit une reconnaissance audacieuse et obtint des renseignements importants. Plus tard il aida au maintien de l'approvisionnement de bombes, il donna un splendide exemple pour ses hommes. Il avait précédemment rendu de bons services.

Le lieutenant Charles Thomas Croucher, inf.

Pour bravoure remarquable au feu. Il conduisit une patrouille avec grand courage et détermination et obtint des renseignements des plus importants. Plus tard il prit le commandement d'une autre compagnie, en plus de la sienne, organisa la défense et maintint sa position pendant quatre heures contre un ennemi très supérieur en nombre.

Le lieutenant Percy Robert Law, inf.

Pour bravoure remarquable au feu. Comme officier éclaireur de bataillon il fit avec succès d'audacieuses reconnaissances des positions ennemies et des barrières de fil barbelé, il montra tout le temps beaucoup de courage et d'habileté.

Le lieutenant Walter Cyril Lawson, inf.

Pour bravoure remarquable au feu; il fit personnellement, en courant de grands risques, l'examen du cratère d'une mine, traversant en plein jour le terrain entre les deux premières tranchées. Plus tard, il organisa un peloton de travailleurs et consolida le cratère.

Le capitaine Stanley Counter Norsworthy, inf.

Pour bravoure remarquable au feu. Il assuma personnellement la surveillance des opérations sur la ligne du front, faisant preuve d'initiative et d'un grand courage. Plus tard, bien que blessé, il resta à son poste. Il donna, tout le temps, un bel exemple de sang froid et de dévouement.

Le capitaine Frederick Ross Phelan, corps d'état-major.

Pour bravoure remarquable au feu. Il maintint les approvisionnements pendant toute l'action et nettoya le terrain, travaillant continuellement, jour et nuit, et faisant preuve d'un grand courage et de détermination.

Le lieutenant Francis Joseph Quinn, inf.

Pour bravoure remarquable au feu. Il organisa une escouade de bombardiers qui nettoya 300 verges de tranchée, captura plus de 100 prisonniers et prit contact avec le bataillon à la droite. Plus tard, au cours d'une attaque de l'ennemi, il chargea avec son escouade et contribua grandement à repousser l'ennemi.

Le lieutenant Milton Frederick Sproule, artillerie de campagne.

Pour bravoure remarquable au feu. Il établit et maintint les communications pendant toutes les opérations dans des conditions très difficiles. Précédemment, il alla reconnaître les fils barbelés de l'ennemi à des risques personnels très grands.

Le lieutenant Walter James Turnbull, artillerie de campagne.

Pour bravoure remarquable au feu. Il rendit des services remarquables comme officier observateur sous un feu violent et fut cause qu'un grand nombre de renforts ennemis ne purent être envoyés. Il avait précédemment rendu de bons services.

Le lieutenant Robert Scott Watson, inf.

Pour bravoure remarquable au feu. Il fit preuve d'un beau courage et d'initiative pendant la mise en état d'une position. Plus tard il s'avança en terrain découvert sous un feu intense et fit un rapport utile au commandant du bataillon. Il avait, précédemment, rendu de bons services.

1254 Sergent-major du train Ernest Jefferson Davis, intendance militaire.

Pour bravoure remarquable au feu. Il fit preuve de courage et d'habileté en dirigeant l'évacuation des blessés par transport animal sous un feu violent. Il donna pendant tout le temps un splendide exemple.

IL a gracieusement plu à Sa Majesté le ROI d'approuver que la Médaille pour Conduite distinguée soit accordée aux sous-officiers à brevet, sous-officiers et soldats ci-dessous mentionnés pour leurs actes de bravoure et de dévouement en campagne:—

#### TROUPES CANADIENNES.

163271 Sous-caporal suppléant J. McGowan, bataillon d'infanterie.

Pour bravoure remarquable pendant une attaque des tranchées ennemies. Les officiers ayant

été blessés il rallia l'escouade et tenta de sauver les officiers blessés jusqu'au moment où, lui-même, fut renversé par une bombe. Il bombarda néanmoins les tranchées ennemies et finalement ramena l'escouade en lieu de sûreté. Le lendemain, en plein jour, il partit, sous un violent feu d'obus avec un peloton de secours.

(Extrait du second supplément de la LONDON GAZETTE du 24 décembre 1916.)

WAR OFFICE,

25 novembre 1916.

IL a gracieusement plu à Sa Majesté le ROI d'approuver la nomination des officiers ci-dessous mentionnés comme Compagnons de l'Ordre du Service Distingué, en récompense de leur bravoure et de leur dévouement en campagne:—

#### TROUPES CANADIENNES.

La major Lawrence Vincent Moore Cosgrave, artillerie de campagne.

Pour bravoure remarquable au feu. Il fit plusieurs reconnaissances sous un feu très violent, explorant en plein jour les fils barbelés de l'ennemi, faisant, tout le temps, preuve du plus grand courage et d'habileté.

Le major William Wasbrough Foster, carabiniers à cheval.

Pour bravoure remarquable au feu. Il détacha deux patrouilles et en conduisit, lui-même, une troisième sous un feu violent et obtint des renseignements de grande valeur. Plus tard, il commanda avec succès une attaque et captura son but. Pendant tout le temps il fit preuve du plus grand courage et d'initiative.

Le major John Keiler MacKay, artil. de camp.

Pour bravoure remarquable au feu. Quand le personnel de son poste d'observation fut mis hors de combat, il s'avança sous un feu très violent, rétablit le poste d'observation à 200 verges en arrière de notre ligne de front et rentra en communication avec sa batterie. Il resta en avant toute la journée commandant sa batterie de cette position exposée, envoyant des renseignements de grande valeur.

La major temporaire William Reginald Patterson, carabiniers à cheval.

Pour bravoure remarquable au feu. Il conduisit la colonne d'attaque avec le plus grand courage et détermination et captura deux des tranchées ennemies. Plus tard il organisa les attaques de bombardiers et mis la position en état, envoyant des renseignements de la plus haute valeur.

Le major temporaire Alexander Thomas Thomson, infanterie.

Pour bravoure remarquable au feu. Il commanda et fit manœuvrer son bataillon dans des circonstances très difficiles avec le plus grand courage et habileté. Il a précédemment rendu de bons services.

IL a gracieusement plu à Sa Majesté le ROI de conférer la Croix Militaire aux officiers et sous-officiers à brevet ci-dessous mentionnés en



reconnaissance de leur bravoure et de leur dévouement à leurs devoirs en campagne.

#### TROUPES CANADIENNES.

Le capitaine Henry Harold Argue, serv. de santé.

Pour bravoure remarquable et dévouement. Il soigna et pansa les blessés sous un feu très violent, faisant tout le temps preuve d'un grand courage et de détermination.

Le lieutenant Louis Westley Baillargé, inf.

Pour bravoure remarquable au feu. Il assumait le commandement et conduisit sa compagnie avec beaucoup de courage et de détermination. Il a précédemment, en maintes occasions, rendu de bons services.

Le lieutenant Horace Andrew Blake, carabiniers à cheval.

Pour bravoure remarquable au feu. Il conduisit son peloton sous un feu très violent avec grand courage et détermination. Plus tard, à la tête de ses hommes, il chargea avec succès deux tranchées ennemies et consolida efficacement sa position.

Le capitaine William Brown, services de santé.

Il soigna et pansa les blessés sans arrêt pendant 48 heures, sous un feu très violent. Pendant toutes les opérations il fit preuve d'un grand courage et de détermination.

Le capitaine (major temporaire) John Clontarf Kehyn Carson, infanterie.

Pour bravoure remarquable au feu. Il conduisit ses hommes avec grand courage et détermination, donnant, tout le temps, un splendide exemple. Plus tard il fit plusieurs reconnaissances audacieuses sous un feu très violent.

Le lieutenant Thomas Stanley Chutter, inf.

Pour bravoure remarquable au feu. Accompagné d'un sous-officier il tourna la barricade et captura deux guetteurs ennemis non blessés qui infligeaient des pertes parmi nos hommes. En maintes occasions il rendit de très bons services.

Le lieutenant Walter Creasy, artil. de camp.

Pour bravoure remarquable au feu. Comme officier supérieur d'artillerie il établit et maintint les communications sous un feu très violent, déployant beaucoup de courage et d'habileté. Plus tard, il secourut un officier et un soldat blessés.

Le lieutenant Eric Reginald Dennis, inf.

Pour bravoure remarquable au feu. Il sauva plusieurs hommes qui avaient été enterrés sous un feu intense, déployant beaucoup de courage et de détermination. Plus tard il donna un exemple splendide à ses hommes dans des circonstances très critiques.

Le lieutenant James Foord, carab. à cheval.

Pour bravoure remarquable au feu. Il conduisit une patrouille et obtint des renseignements de grande valeur. Au cours d'une attaque il conduisit un peloton et mit personnellement plusieurs ennemis hors de combat. Plus tard, quoique sérieusement blessé, il resta à son poste.

Le lieutenant Herbert Renwick Hammond, artillerie de campagne.

Pour bravoure remarquable au feu. Comme officier supérieur d'artillerie, il observa les défenses de fils barbelés de l'ennemi et dirigea le

feu sur elles avec beaucoup de courage et d'habileté dans des conditions très critiques. Plus tard, il fit plusieurs reconnaissances de la plus haute importance.

Le lieutenant Edward Burton Hart, inf.

Pour bravoure remarquable au feu. Il assumait le commandement sur la ligne de front et maintint sa position dans un très critique moment, déployant beaucoup de courage et de détermination, plus tard, il rendit des services de la plus grande valeur comme officier du service des renseignements.

Le lieutenant William Jeffrey Holliday, inf.

Pour bravoure remarquable au feu. Avec un petit groupe il s'enpara d'une position ennemie et la garda malgré trois attaques déployant beaucoup de courage et d'initiative. Plus tard, bien que blessé, il resta à son poste pendant 42 heures, jusqu'à la relève.

Le lieutenant William Elgin James, inf.

Pour bravoure remarquable au feu. Il construisit un fort poste avancé sous un feu violent avec grand courage et initiative. Plus tard, bien que blessé, il continua les travaux avec ses hommes jusqu'à leur complet achèvement.

Le lieutenant Hallgrimur Jonsson, inf.

Pour bravoure remarquable au feu. Il commanda et dispersa deux escouades de travailleurs avec grand courage et habileté. Il donna tout le temps un exemple splendide à ses hommes.

Le capitaine William Howard Keslick, inf.

Pour bravoure remarquable au feu. Il conduisit sa compagnie sous un très violent feu, avec beaucoup de courage et d'initiative. Plus tard, il rendit les services les plus importants en établissant et reliant divers postes détachés.

Le rév. William Ennis Kidd, dépt. des aumôniers canadiens.

Pour bravoure remarquable et dévouement. Il soigna et pansa les blessés d'une manière continue pendant trois jours sous un feu très violent, déployant beaucoup de courage et de détermination.

Le capitaine John Hamptone L'Amy, inf.

Pour bravoure remarquable au feu. Il conduisit ses hommes avec beaucoup de courage et d'initiative et organisa la ligne de front. Plus tard, bien que blessé, il resta à son poste et mena ses hommes au but final.

Le lieutenant Lambert Dumont Laviolette, inf.

Pour bravoure remarquable au feu. Il fit une reconnaissance importante sous un feu très intense. Plus tard, il mena sa compagnie à l'attaque avec beaucoup de courage et d'initiative. Il avait précédemment rendu de très grands services.

Le lieutenant Honoré Edouard Légaré, inf.

Pour bravoure remarquable au feu. Il conduisit sa compagnie avec beaucoup de courage et d'initiative, donnant un splendide exemple à ses hommes. Il fut grièvement blessé.

Le lieutenant Arthur Louis Levy, inf.

Pour bravoure remarquable au feu. Il fit une reconnaissance importante sous un feu violent. Plus tard, il guida une compagnie à l'attaque

avec grande habileté et resta avec la compagnie jusqu'à ce que le but ait été atteint.

Le capitaine (major temporaire) John Douglas Macpherson, inf.

Pour bravoure remarquable au feu. Il disposa de sa compagnie, sous un feu violent, avec beaucoup de courage et de détermination. Plus tard, il assumait le commandement de son bataillon et donna un bel exemple à ses hommes. Précédemment il avait rendu de bons services.

Le capitaine Kenneth Arnold Mahaffy, inf.

Pour bravoure remarquable au feu. Sous un feu intense il conduisit ses hommes avec beaucoup de courage et de détermination. Pendant toutes les opérations il donna un splendide exemple.

Le lieutenant John Alexander McDonald, inf.

Pour bravoure remarquable au feu. Il conduisit sa compagnie avec beaucoup de courage et de détermination, chassant à deux reprises l'ennemi de ses tranchées. Plus tard, il établit un barrage et maintint sa position en se battant continuellement jusqu'à ce qu'il fut relevé.

Le capitaine Harold Wigmore McGill, services de santé.

Pour bravoure remarquable et dévouement. Il soigna et pansa les blessés sous un feu très violent avec beaucoup de courage et de détermination.

Le lieutenant William Watt McLellan, inf.

Pour bravoure remarquable au feu. Bien que blessé il assumait le commandement de sa compagnie et la conduisit avec beaucoup de courage et d'initiative. Avec un homme il captura une mitrailleuse ennemie qu'il tourna contre l'ennemi. Plus tard, sous un feu intense, il sauva un homme blessé.

Le lieutenant Stanley Currie Robertson, inf.

Pour bravoure remarquable au feu. Il conduisit son peloton de bombardiers avec beaucoup d'habileté et de détermination, faisant des reconnaissances et plaçant ses hommes dans des positions favorables. Plus tard, il sauva un officier blessé et rendit des services importants en défendant le flanc gauche de la brigade. Il a antérieurement, en maintes occasions, rendus de très grands services.

Le lieutenant Percy Clark Sherren, inf.

Pour bravoure remarquable au feu. Il conduisit avec succès une incursion de bombardement, rassemblant et faisant atterrir sa formation avec grande habileté. Plus tard, il lança, de 500 pieds, des bombes sur un train de munitions, infligeant beaucoup de dommages.

Le lieutenant Robert William Simmie, inf.

Pour bravoure remarquable au feu. Il organisa l'approvisionnement de grenades du bataillon avec beaucoup d'habileté. Plus tard, bien que blessé deux fois, il tint personnellement pendant huit heures un très important barrage, déployant beaucoup de sang-froid et de courage.

Le capitaine (major temporaire) Joseph Donaldson Simpson, inf.

Pour bravoure remarquable au feu. Il dirigea personnellement, sous un feu intense, les mouvements des troupes de soutien, déployant beaucoup de courage et d'initiative, donnant un ex-

emple splendide à ses hommes. Il a antérieurement en maintes occasions rendus de très bons services.

Le capitaine Howell Smith, carab. à cheval.

Pour bravoure remarquable au feu. Il établit et maintint les communications pendant toutes les opérations avec beaucoup de courage et de détermination, envoyant des renseignements de la plus grande valeur. Plus tard, sous un feu violent, il sauva un officier blessé.

Le capitaine (maintenant major temporaire)

Thomas D'Arcy Sneath, carab. à cheval.

Pour bravoure remarquable au feu. Il conduisit sa compagnie avec beaucoup de courage et d'initiative, gagnant son but. Plus tard, il organisa et consolida la position avec grande habileté. Il donna un exemple splendide à ses hommes.

Le rév. Robert Fleming Thompson, dépt. des armées canadiens, infanterie.

Pour bravoure remarquable et dévouement. Il soigna et pansa continuellement les blessés pendant trois jours sous un feu très violent, déployant beaucoup de courage et de détermination.

Le capitaine Alan Turnbull, inf.

Pour bravoure remarquable au feu. Il conduisit sa compagnie au but avec grand courage et initiative. Plus tard, il consolida et maintint sa position, repoussant une contre-attaque ennemie.

Le lieutenant Duncan Kenneth Turner, inf.

Pour bravoure remarquable au feu. Après avoir organisé la défense de la position, il conduisit une patrouille et captura deux mitrailleuses ennemies et cinquante prisonniers. Il fit tout le temps preuve d'un grand courage et d'initiative.

Le lieutenant John Young, inf.

Pour bravoure remarquable au feu. Il conduisit ses hommes avec grand courage et détermination. Plus tard, il attaqua, seul, une mitrailleuse ennemie et la captura avec son équipe.

616 Sergent-major Henry Neighbour, inf.

Pour bravoure remarquable au feu. Il organisa l'approvisionnement de bombes et d'eau de la ligne de front prise, accompagnant personnellement les équipes sous un feu intense. Plus tard, il soigna les blessés avec grand courage et détermination.

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UNE AGRAFE à leur Croix Militaire a été accordée aux officiers ci-dessous mentionnés pour des actes subséquents de bravoure remarquable:—

Le lieutenant (capitaine suppléant) George Roland Barnes, carabiniers à cheval.

Pour bravoure remarquable au feu. Il mena la compagnie avec grand courage et initiative, gagnant son but. Plus tard, il consolida et maintint sa position pendant trente-six heures jusqu'à la relève. Il a précédemment rendu de très bons services.

(La Croix Militaire lui a été accordée d'après la *London Gazette* du 19 août 1916. Voir la *Gazette du Canada* du 16 septembre 1916, page 899.)



Le capitaine (maintenant major temporaire) William Edgar Laurence Coleman, carabiniers à cheval.

Pour bravoure remarquable au feu. Il conduisit sa compagnie avec grand courage et détermination, capturant deux des tranchées ennemies. Plus tard il consolida et maintint sa position.

(La Croix Militaire lui a été accordée d'après la *London Gazette* du 19 août 1916. Voir la *Gazette du Canada*, 16 septembre 1916, page 900.)

Le capitaine Harold William Alexander Foster, infanterie canadienne.

Pour bravoure remarquable au feu. Pendant qu'il était en charge de la ligne de front, il remplit ses devoirs avec grand courage et initiative, organisant un système de coureurs et se maintenant en communications avec les unités de son flanc. Il donna un splendide exemple à ses hommes.

(La Croix Militaire lui a été accordée d'après la *London Gazette* du 3 juin 1916. Voir la *Gazette du Canada* du 1er juillet 1916, page 3.)

Le lieutenant Adam Harrison Gilmour, inf. can.

Pour bravoure remarquable au feu. Par trois fois il conduisit à la ligne de front des équipes portant des bombes et de l'eau, traversant en plein jour 1,500 verges de terrain capturé, balayé par les mitrailleuses. Plus tard, bien que blessé, il guida des troupes de renfort jusqu'à la ligne de front.

(La Croix Militaire lui a été accordée d'après la *London Gazette* du 19 août 1916. Voir la *Gazette du Canada* du 16 septembre 1916, page 900.)

Le lieutenant (capitaine temporaire, Frederick Frank Minchin, inf. légère canadienne Princesse Patricia.

Pour bravoure remarquable au feu. Il vola 150 milles, pendant la nuit, pour bombarder un aérodrome ennemi, descendant à 500 pieds, et causant des dommages sérieux. Dans une autre occasion il atterrit à 45 milles de nos lignes, en pays hostile, pour prendre le pilote d'une machine endommagée.

(La Croix Militaire lui a été accordée d'après la *London Gazette* du 31 mai 1916. Voir la *Gazette du Canada* du 24 juin 1916, page 4234.)

**I**L a gracieusement plu au ROI d'approuver que la Médaille pour Conduite Distinguée soit conférée aux sous-officiers à brevet, sous-officiers et soldats ci-dessous mentionnés pour des actes de bravoure et de dévouement en campagne:—

#### TROUPES CANADIENNES.

703085 Sergent M. M. Brown, infanterie.

Pour bravoure remarquable au feu. Bien que grièvement blessé, il continua de manœuvrer sa mitrailleuse, déployant un grand courage et donnant un exemple splendide.

26680 Sergent (sergent-major de compagnie suppléant) A Close, inf.

Pour bravoure remarquable au feu. A plusieurs reprises il répara les fils sous un feu très violent, faisant preuve de grand courage et de détermination, il a en maintes occasions rendu de très bons services.

178196 Caporal H. Dawson, inf.

Pour bravoure remarquable au feu. Il prit le commandement d'un barrage et maintint la défense pendant sept contre-attaques de bombardiers ennemis. Il fit, tout le temps, preuve d'un grand courage et de détermination.

81223 Sergent-major de compagnie M. J. Dobie, inf.

Pour bravoure remarquable au feu. Il assumait le commandement et disposa sa compagnie avec beaucoup de courage et d'habileté. Plus tard, bien que blessé, il resta à son poste jusqu'à ce qu'il ramena sa compagnie hors de la zone de feu.

127029 Soldat C. E. Dobson, inf.

Pour bravoure remarquable et dévouement. En retirant la poupille de sûreté d'un obus, avant le tir, le soldat Dobson vit qu'elle lançait des étincelles. Immédiatement il arracha l'obus des mains des canonniers, rampa hors de l'embrasement, criant: "Gare à vous", jeta l'obus dans un entonnoir où il explosa avant de toucher terre.

61827 Sergent J. Feeney, inf.

Pour bravoure remarquable au feu. Bien que blessé au bras droit, il conduisit son peloton avec grand courage et détermination. Plus tard, bien que grièvement blessé de nouveau, il resta à son poste, ralliant ses hommes et dirigeant la mise en état de la position.

63969 Soldat W. Gough, inf.

Pour bravoure remarquable au feu. Il manœuvra sa mitrailleuse en terrain découvert avec grand courage et détermination, sauvant la situation à un moment très critique.

A. 44200 Soldat R. H. Jones, inf.

Pour bravoure remarquable au feu. Il porta sept messages à la ligne de front sous un feu très violent. Plus tard, il sauva nombre de blessés. Il donna un splendide exemple de courage et de sang-froid.

25858 Soldat J. Labelle, inf.

Pour bravoure remarquable et dévouement. Bien que lui-même blessé, il soigna et pansa les blessés, sous un feu très violent, avec courage et détermination. Plus tard, il organisa des escouades de brancardiers et on lui doit nombre de vies sauvées.

109441 Sergent-major de comp. suppléant R. L. Layton, carabiniers à cheval.

Pour bravoure remarquable au feu. Il attaqua avec sa compagnie deux des tranchées ennemies, déployant un grand courage et aida matériellement à la prise des tranchées. Plus tard, il rendit les plus importants services au cours de la mise en état de la position.

13394 Sergent J. Moir, inf.

Pour bravoure remarquable au feu. Il assumait le commandement de sa compagnie et organisa la ligne, faisant preuve d'un grand courage et d'initiative. Plus tard, avec un officier, sous un feu très violent, il sauva un soldat gravement blessé.

22780 Sergent-major de compagnie Nuttall, inf.

Pour bravoure remarquable au feu. Il conduisit ses hommes avec grand courage et initiative. Plus tard, accompagné par un officier il captura

deux guetteurs ennemis. Il a précédemment rendu de très bons services.

61615 Sous-sergent N. Picard, inf.

Pour bravoure remarquable au feu. Il conduisit son peloton à l'attaque avec grand courage et initiative. Plus tard, bien que blessé, il resta à son poste jusqu'à ce qu'il tomba épuisé.  
107521 Sergent G. T. Rant, carab. à cheval.

Pour bravoure remarquable au feu. Il conduisit avec audace une patrouille et obtint des renseignements des plus importants. Plus tard, il conduisit ses hommes à l'attaque avec grand courage et détermination. Il fut deux fois blessé.

405677 Soldat D. Roy, inf.

Pour bravoure remarquable au feu. Il conduisit une escouade de bombardiers avec grand courage et initiative, capturant une mitrailleuse et plus de 100 prisonniers. Plus tard il fit avec succès trois contre-attaques avec son escouade.

437613 Soldat C. J. Stevens, inf.

Pour bravoure remarquable au feu. Bien que deux fois blessé il resta à son poste. Plus tard, il porta un message aux quartiers généraux du bataillon sous un feu violent et fit prisonniers deux ennemis non blessés.

140202 Soldat R. Thornton, inf.

Pour bravoure remarquable au feu. Il attaqua, seul, trois ennemis, en tua deux et fit le troisième prisonnier. Plus tard, il porta des messages sous un feu très violent.

(Extrait du quatrième supplément de la LONDON GAZETTE du 12 décembre 1916.)

WAR OFFICE,

14 décembre 1916.

Il a gracieusement plu à Sa Majesté le ROI de conférer la Médaille Militaire pour bravoure en campagne aux sous-officiers et hommes ci-dessous mentionnés:—

#### EQUIPES CANADIENNES.

6091 Brigadier F. O. Batstone, artillerie royale à cheval.

61284 Soldat F. Boutin, infanterie.

8 Sous-maréchal des logis G. D. Churchward, dragons royaux.

417498 Soldat J. N. Dupuis, infanterie.

4774 Brigadier J. O'Leary, artillerie royale à cheval.

2642 Sous-brigadier suppléant E. A. Robinson, cavalerie Lord Strathcona.

2648 Maréchal des logis C. W. Rodaway, cavalerie Lord Strathcona.

NOTE.—Ces Médailles militaires ont été accordées pour services rendus en diverses occasions au cours de la campagne, et les rangs maintenant indiqués ne sont pas, dans tous les cas, les rangs occupés par les titulaires des décorations au moment où les actes de bravoure ont été accomplis.

30—1

## ARRÊTÉS EN CONSEIL.

[91]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 13e jour de janvier 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que sur pétition de certains électeurs du comté de Stanstead, province de Québec, demandant la mise en vigueur des dispositions de la partie II de la *Loi de Tempérance du Canada* dans ce comté, un vote a été pris de tous les électeurs du dit comté pour et contre la pétition le 6e jour d'août 1914; et

Attendu que l'officier rapporteur a subséquemment fait rapport que la pétition avait été adoptée par les électeurs; et

Attendu que certains électeurs ont intenté une action sous les dispositions de l'article 6 du chapitre 53 des statuts de 1914. "*Loi modifiant la Loi de Tempérance du Canada*", afin de faire annuler le vote, alléguant que le bulletin était défectueux; et

Attendu que Son Honneur le juge Globenski, siégeant dans la Cour supérieure du district de Saint-François, dans la province de Québec, après l'audition des témoins, a rendu son jugement en faveur des défendeurs, qui étaient les représentants de la ligne dite "No license league" du comté de Stanstead,—

A ces causes, il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 109 de la *Loi de Tempérance du Canada*, de déclarer par les présentes que la partie II de ladite loi deviendra en vigueur et aura force de loi dans ledit comté de Stanstead, à dater du jour où expireront les licences annuelles ou semi-annuelles pour la vente de liqueurs spiritueuses en vigueur dans ledit comté si ladite date n'est pas antécédente de plus de 90 jours de la date des présentes; et au cas où elle serait antécédente, à la même date de l'année subséquente.

Au cas où aucune licence n'aurait été en vigueur lors de l'adoption de ladite pétition, la partie II de ladite loi deviendra en vigueur et aura force de loi dans le dit comté de Stanstead, à l'expiration de trente jours après la date des présentes.

RODOLPHE BOUDREAU,

30-3

Greffier du Conseil privé

[13]

HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 8e jour de janvier 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 2 janvier 1917, représentant que le 24 septembre 1898, John F. Morton a obtenu une inscription de homestead pour le quart sud-ouest de la section 4, township 9, rang 14, à l'ouest du 2e méridien, et que cette inscription a été subséquemment annulée après qu'il eût été prouvé que l'inscrit ne remplissait pas dûment ses obligations de résidence.

Le Ministre ajoute que par un arrêté en conseil daté le 4 mars 1910, le quart de section ci-dessus décrit a été mis en réserve pour le fonds des terres des écoles.

Il est maintenant représenté que John F. Morton, le premier inscrit réside sur ce terrain depuis quelques années et s'est conformé aux prescriptions de la *Loi des terres fédérales* en ce qui concerne l'obligation de résidence, et de culture.

En vue de ces circonstances, le Ministre recommande que l'arrêté en conseil du 4 mars 1910 soit rescindé, afin que le quart de section ci-dessus décrit soit de nouveau disponible pour fins de homestead.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

30-4

Greffier du Conseil privé.



[3070]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 14e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

ATTENDU que le Ministère des Travaux publics a demandé la mise en réserve d'un acre de terre compris dans le quart nord-est de la section 39, township 70, rang 19, à l'ouest du 4e méridien, pour les fins d'une station télégraphique ;

Attendu que le terrain demandé et ci-après décrit est disponible à ces fins d'après les archives du Ministère de l'Intérieur et que le Ministre de l'Intérieur recommande que cette demande soit accordée,—

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 75 de la *Loi des terres fédérales* de soustraire par ces présentes à l'application de la dite loi le terrain demandé tel que décrit ci-après et de le réserver aux fins d'une station télégraphique pour le Ministère des Travaux publics.

Commençant à une borne en fer située à l'angle nord-ouest du dit terrain et déterminée comme suit :

Partant de l'angle nord-est du quart nord-est de la section 25, township 70, rang 20, à l'ouest du 4e méridien, de là vers l'est en suivant la limite nord de la section 30, township 70, rang 19, à l'ouest du 4e méridien, une distance de 2849.3 pieds ; de là vers le sud 12 degrés et une minute est, une distance de 2229.9 pieds jusqu'à la dite borne en fer ; de là inclinant vers le sud 89 degrés et 1 minute est, une distance de 726 pieds jusqu'à une borne en bois ; de là vers le sud 59 minutes ouest, une distance de 60 pieds jusqu'à une borne en bois ; de là vers le nord 89 degrés et 1 minute ouest, une distance de 726 pieds jusqu'à une borne en fer, de là vers le nord 59 minutes est, une distance de 60 pieds plus ou moins jusqu'à une borne en fer située au point de départ comprenant par mesurage un acre, plus ou moins, le tout tel que décrit sur le plan ci-annexé.

RODOLPHE BOUDREAU,

28-4 Greffier du Conseil privé.

[3068]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 13e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL  
EN CONSEIL.

Il plaît à Son Excellence le Gouverneur en conseil de décréter que les règlements gouvernant l'octroi de licences et de permis annuels pour la coupe du bois sur les terres fédérales établis par un arrêté en conseil du 1er juillet 1898 et par arrêtés en conseil subséquents soient par les présentes modifiés en y ajoutant les articles suivants :—

1. Partout où un cours d'eau coule à travers, au-dessus, ou le long d'une coupe de bois quelconque ou a sa source dans une coupe ou se déverse dans un autre cours d'eau ou est tributaire d'un autre cours d'eau qui fournit ou peut fournir un approvisionnement d'eau domestique ou municipal ; ou si de l'avis du ministre la population d'un tel cours d'eau peut avoir un résultat délétère sur un approvisionnement d'eau municipal ou domestique quelconque, quiconque obtiendra tel permis de coupe de bois doit se conformer aux règlements suivants :

(a) Placer toute les bâtisses, dépendances, puisards, et autres constructions de ses chantiers à une distance suffisante de tous cours d'eau, lac ou autres sources d'eau, lac ou autres sources d'approvisionnement d'eau, pour prévenir la pollution de tout approvisionnement d'eau municipal ou domestique.

(b) Enlever et brûler immédiatement tous les déchets ou débris de toute nature provenant de ces chantiers ou toute matière qui serait de nature à polluer ces cours d'eau ; enfin maintenir le terrain dans le voisinage de tout chantier dans un état propre, sanitaire et en bon ordre.

(c) Empêcher qu'il soit déposé, laissé ou qu'il s'accumule dans aucun cours d'eau, lac ou autre source d'approvisionnement d'eau dans la coupe ou sur une partie de la coupe dans un état exposé ou malsain, des débris de quelque nature ou aucune matière qui pourrait causer la pollution des dits cours d'eau.

(d) Empêcher qu'il soit déposé ou laissé par aucun employé ou soi-disant employé sur la coupe, ou qu'il s'accumule à la suite de toute opération en rapport avec la dite licence, dans aucun cours d'eau, lac ou autre source d'approvisionnement d'eau sur aucunes terres fédérales ou dans un état exposé ou malsain sur aucune des dites terres de tels débris ou matières.

(e) Se conformer à toutes les lois et règlements applicables à l'endroit concernant la préservation des dits cours d'eau dans un état sain et pur, ou tout règlement promulgué par le Gouverneur en conseil ; et se conformer aussi à toutes les prescriptions faites par le Ministre dans le but de mettre en vigueur les dits règlements.

2. Pour chaque infraction aux dispositions de l'article 1 des présents règlements, quiconque obtient un permis de coupe de bois sera passible sur conviction sommaire, en plus des autres peines imposées par les dits règlements du Gouverneur en Conseil, à une amende n'excédant pas cent dollars, laquelle amende sera exigible sur la requête et au nom de la Couronne.

RODOLPHE BOUDREAU,

28-4 Greffier du Conseil privé

[3095]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 14e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL  
EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 6 décembre 1916, représentant que M. John R. Welch, de Grenfell, Saskatchewan, a acheté à la vente à l'enchère de terrains d'école, à Broadview, en juin 1916, le quart nord-est de la section 29, township 16, rang 7, à l'ouest du 2e méridien, aujourd'hui consigné aux archives du département comme lui ayant été vendu.

Le Ministère de la Milice et de la Défense a depuis envoyé un communiqué représentant qu'il est nécessaire et d'intérêt public que le dit ministère obtienne possession du dit quart de section pour ses propres fins, vu que ce terrain est indispensable à l'établissement d'un champ de tir à cet endroit et ajoute qu'après négociations avec M. Welch, ce dernier consent à échanger le quart nord-est de la section 29 en question contre le quart sud-est de la même section si le ministère y consent.

Avant d'aller plus loin cependant, il a été décidé de faire l'inspection des deux quarts de section pour s'assurer de leur valeur respective.

L'inspecteur Evans a depuis fait rapport qu'il y a très peu de différence, s'il y en a, dans la valeur des deux quarts de section ; le quart nord-est, propriété de M. Welch, ayant probablement plus de valeur que l'autre. L'inspecteur ajoute que M. Welch est tout disposé à céder le dit quart nord-est pourvu qu'on lui accorde l'inscription du quart sud-est en retour.

Dans ces circonstances, et vu qu'il considère d'intérêt public que le ministère de la Milice et de la Défense puisse disposer du quart nord-est de la dite section pour les fins du champ de tir à cet endroit, le ministre recommande qu'on l'autorise à faire l'échange ainsi projeté et qui consiste à résilier l'inscription du quart nord-est à M. Welch et à lui accorder l'inscription du quart sud-est en retour et que le dit quart nord-est soit ensuite mis à la disposition du Département de la Milice et de la Défense pour les fins du champ de tir.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

28-4 Greffier du Conseil privé.

[3135]

## HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 19e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Un comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 13 décembre 1916, représentant que sous l'empire des dispositions de la *Loi de l'Irrigation* l'autorisation a été accordée à la compagnie dite "The Southern Alberta Land Company, Limited," de construire un système d'irrigation dont l'eau serait tirée de la rivière Bow à un point dans le quart sud-est de la section 34, township 21, rang 25, à l'ouest du 4e méridien, et que sous l'empire de cette autorisation la dite compagnie a établi le tracé et partiellement construit un canal à partir du dit point jusqu'à et traversant la région qui devait être irriguée.

En vertu des pouvoirs conférés au Ministre de l'Intérieur en vertu de l'article 54 de la *Loi de l'Irrigation*, des règlements ont été établis dans le but d'accorder gratuitement le droit de passage pour les canaux et tranchées d'irrigation, ce droit de passage devant comprendre, outre la largeur du canal ou de la tranchée, une lisière marginale n'excédant pas vingt pieds d'un côté et dix pieds de l'autre côté du dit canal ou de la dite tranchée, afin d'y donner accès pour l'exploitation et les réparations, les dits règlements pourvoyant aussi à la concession d'une plus grande largeur de terrain, mais n'excédant pas dix acres en tout, s'il était démontré que cette concession est nécessaire pour le bon fonctionnement du système d'irrigation ;

A cause des dimensions du canal que la compagnie construit, ainsi que la profondeur de l'excavation à certains points, et de la hauteur du remblai à d'autres endroits il a été jugé nécessaire en certains cas de permettre que le droit de passage comprenne une plus grande superficie afin de pouvoir disposer des déblais et offrir des facilités adéquates à l'entretien du système d'irrigation ;

Dans tous les cas mentionnés dans cette minute, où les terrains sont détenus par inscription de homestead ou de préemption, des emprises ont été données par les inscrits à la compagnie dite "The Southern Alberta Land Company, Limited," cédant le droit de passage du canal sur ces terrains ; ces emprises ont été enregistrées au Ministère de l'Intérieur. Le reste des terrains mentionnés sur lesquels la compagnie demande le droit de passage, appartiennent encore à la Couronne,—

Par conséquent, le Ministre demande l'autorisation d'accorder gratuitement, par permis d'occupation, à la compagnie dite "The Southern Alberta Land Company, Limited," le droit de passage pour ses canaux et tranchées sur les terrains ci-dessous décrits, mais n'excédant pas la superficie mentionnée dans chaque cas et conformément au plan du dit système d'irrigation déposé au bureau du Commissaire d'Irrigation à Calgary et au Ministère de l'Intérieur, et enregistré au bureau du registraire des titres de terres à Calgary, dans la province d'Alberta, ces concessions demeurant valides tant que les travaux ici mentionnés serviront aux fins d'irrigation ;

(1) Le quart nord-ouest de la section 19, township 14, rang 19, à l'ouest du 4e méridien, comprenant 13.6 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 360.

(2) Le quart sud-est de la section 19, township 14, rang 19, à l'ouest du 4e méridien, comprenant 13.51 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 360.

(3) Le quart sud-est de la section 30, township 14, rang 20, à l'ouest du 4e méridien, comprenant 27 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 361.

(4) Le quart sud-est de la section 25, township 14, rang 20, à l'ouest du 4e méridien, comprenant 10.14 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 360.

(5) Le quart nord-est de la section 27, township 14, rang 20, à l'ouest du 4e méridien, comprenant 14.84 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 360.

(6) Le quart sud-ouest de la section 25, township 14, rang 20, à l'ouest du 4e méridien, comprenant 16.79 acres, ainsi qu'indiqué sur le plan d'irrigation numéro 360.

(7) Les quart nord-ouest de la section 34, township 13, rang 17, à l'ouest du 4e méridien, comprenant 35.21 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 296.

(8) Le quart nord-est de la section 16, township 14, rang 8, à l'ouest du 4e méridien, comprenant 11.85 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 183.

(9) Le quart sud-ouest de la section 6, township 14, rang 9, à l'ouest du 4e méridien, comprenant 10.84 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 183.

(10) Le quart nord-est de la section 35, township 13, rang 10, à l'ouest du 4e méridien, comprenant 13.5 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 183.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

29-4

Greffier du Conseil privé.

[3120]

## HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 19e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que la corporation de la ville de Salmon Arm, Colombie-Anglaise, a fait une demande au Ministère de l'Intérieur pour que certains terrains dans les limites du partage des eaux situés dans le township 20, rang 19, à l'ouest du 6e méridien, soient soustraits au droit d'inscription de homestead, à la vente ou à toute aliénation qui pourrait exposer les eaux du creek East Canoe à la contamination ; et

Attendu que l'agent local des terres fédérales et l'ingénieur divisionnaire hydrométrique de la Colombie-Anglaise ont fait un examen conjoint complet de la situation et font rapport que les terrains en question comprennent les sources du creek East Canoe qui fournit à la ville son approvisionnement d'eau domestique, et que les dits terrains sont pierreux, montueux, en général impropres à l'agriculture et que la Couronne devrait les soustraire à toute aliénation qui pourrait altérer la pureté des eaux du creek, et

Attendu que la corporation de la ville de Salmon Arm a déjà obtenu du département provincial des droits hydrauliques à Victoria l'autorisation voulue pour la diversion et l'utilisation des eaux du creek East Canoe pour les fins domestiques et autres, et qu'elle a construit un aqueduc qui actuellement conduit l'eau jusqu'à la ville.

A ces causes, il plaît à Son Excellence le Gouverneur général en conseil de décréter par les présentes que la partie du bassin d'alimentation du creek East Canoe nécessaire à la protection efficace des eaux du dit creek contre toute contamination soit soustraite aux inscriptions de homestead et à la vente ; et de plus que nul ne pourra en aucun temps se servir d'aucuns de ces terrains pour une entreprise quelconque sans obtenir au préalable une autorisation spéciale du Ministre de l'Intérieur ; et la concession de tous droits et privilèges sera sujette aux termes et conditions que la Ministre jugera nécessaires pour conserver la pureté de l'approvisionnement d'eau de la ville de Salmon Arm,—

Sec. 36

 $\frac{1}{2}$  E. 28.

Sec. 35

 $\frac{1}{2}$  O. 23 et aussi S.L. 10 et 15.

Sec. 34

Sec. 22.

 $\frac{1}{4}$  S.-E. 33 $\frac{1}{2}$  E. 21. $\frac{1}{4}$  N.-O. 25

Sec. 15.

Sec. 28 excepté S.L. 1 et 8

 $\frac{1}{2}$  N.-E. 16.

Sec. 27

S. L. 4, 5, 12 et 13, Sec. 14.

Le tout dans le Tp. 20-9-6.

RODOLPHE BOUDREAU,

28-4

Greffier du Conseil privé.



[3277]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 5e jour de janvier 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

Un comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 23 décembre 1916, au sujet d'une demande reçue de la compagnie du chemin de fer dite "Kettle Valley Railway Company," pour un permis d'occupation de cette partie du lit de la rivière Fraser adjacente à la voie ferrée de la compagnie et de chaque côté de cette voie, cette partie du lit de la rivière étant requise pour l'emplacement d'un pont, et pouvant être décrite comme suit :

"Le terrain submergé situé dans la section 16, township 5, rang 26, à l'ouest du 6e méridien, dans la province de la Colombie-Britannique, et qui peut être décrit plus minutieusement comme suit :—

"Borné à l'est et à l'ouest par les marques ordinaires de l'eau haute sur les rives gauche et droite respectivement de la rivière Fraser, et au nord et au sud par des lignes parallèles à la ligne de centre de la voie du chemin de fer de Kettle Valley et qui en sont éloignées perpendiculairement de 50 pieds de chaque côté, ce terrain contenant 1.83 acres, plus ou moins, le tout conforme au plan de la chaussée de la voie ferrée, pour l'emplacement d'un pont du chemin de fer Kettle Valley, approuvé et confirmé par E. Deville, arpenteur général des terres fédérales, et daté à Ottawa le 3e jour d'août 1915, et dont copie est annexée."

Le Ministre représente que l'emplacement et les plans des travaux soumis par la compagnie ont été approuvés par le Département des Travaux Publics conformément aux dispositions de la *Loi de la protection des eaux navigables*, chapitre 115 des Statuts révisés du Canada, 1906, modifiée par le chapitre 44, 9-10 Edouard VII, et que des copies de ces plans ont été déposées au Département de l'Intérieur.

Par conséquent le Ministre demande l'autorisation d'émettre en faveur de la compagnie dite "Kettle Valley Railway Company" un permis d'occupation pour la partie du lit de la rivière Fraser qui est décrite ci-dessus, le dit permis devant être pour telle période que la compagnie peut demander en rapport avec l'exploitation de son chemin de fer ; un loyer annuel de \$1.00 sera payé au Département de l'Intérieur.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

29-4

[3045]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 19e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL  
EN CONSEIL.

ATTENDU que les Commissaires du havre de Vancouver ont envoyé pour approbation, ainsi que prescrit par l'article 20 de 3-4 George V, chapitre 54, le règlement ci-annexé, portant le numéro 114, fixant les appointements du surintendant du nouveau quai du gouvernement récemment transféré par le Département des Travaux publics aux Commissaires du havre de Vancouver et confié à leur administration, conformément aux dispositions de l'article 10 de la loi ci-dessus mentionnée.

Et attendu que le fonctionnaire du Département de la Marine et des Pêcheries qui a la direction des affaires des diverses commissions de havre au Canada fait rapport qu'il a examiné le dit règlement et l'a trouvé conforme aux dispositions des articles précités de la dite loi.

Et attendu que le dit fonctionnaire du Département de la Marine et des Pêcheries recommande l'approbation du dit règlement sans qu'il soit soumis au Département de la Justice pour qu'il se prononce sur sa

légalité, ce règlement étant dans le même sens qu'un règlement semblable antérieurement soumis et qui a été approuvé par le dit département,—

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil d'approuver par ces présentes le règlement ci-annexé, numéro 114, des commissaires du havre de Vancouver.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

COMMISSION DU HAVRE DE VANCOUVER,  
VANCOUVER, C.-B.

EXTRAIT des minutes d'une assemblée tenue le 28 novembre 1916.

RÉSOLU.—Que le règlement suivant, numéro 114, soit par ces présentes établi comme règlement des commissaires du havre de Vancouver, C.-B., et que le secrétaire soit par ces présentes autorisé à soumettre le dit règlement au département pour l'approbation du Gouverneur en conseil conformément aux dispositions de l'article 10 du chapitre 54, 3-4 George V.

Article 114.

Le salaire du surintendant du quai du gouvernement à Salisbury Drive, dans le port de Vancouver, C.-B., est fixé à \$150.00 par mois, à partir du 1er décembre 1916.

(Signé) W. D. HARVIE,

Secrétaire.

Certifié, le 28 novembre 1916.

29-2

[3069]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 10e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

ATTENDU que le Ministre de l'Intérieur représente qu'en vertu de l'autorisation donné par un arrêté en conseil du 3 février 1914, il a été accordé à la ville de Lloydminster, la concession gratuite de deux cents quatre-vingt-douze lots disponibles et non encore concédés, situés dans les limites de la dite ville, la dite concession étant jugée d'intérêt public ;

Et attendu que lors de la dite concession quatorze lots dans les limites de la dite ville étaient détenus sous des ventes à termes et que ces ventes ayant été résiliées à défaut de paiement, les dits lots appartiennent maintenant en pleine propriété au Ministère de l'Intérieur ;

Et attendu que le Ministre de l'Intérieur représente de plus qu'un arrêté en conseil du 31 août 1908 a mis en réserve, pour le creusage de puits à l'usage de la ville de Lloydminster, sept lots dans les limites de la dite ville, savoir : lots 10, block 5 ; lot 26, block 6 ; lot 16, block 9 ; lot 28 ; block 11 ; lot 10 ; block 13 ; lot 8, block 15 et lot 10, block 19 ;

Et attendu que les dits sept lots appartiennent en pleine propriété au Ministère de l'Intérieur ;

Et attendu que le Ministre de l'Intérieur est d'avis qu'il serait de l'intérêt public de céder à la ville de Lloydminster les quatorze lots qui étaient détenus sous ventes à termes lors de la passation de l'arrêté en conseil du 3 février 1914 ;

A ces causes, il plaît à Son Excellence le Gouverneur général en Conseil de céder par les présentes à la ville de Westminster les dits quatorze lots et d'en autoriser la concession gratuite à la dite municipalité.

Considérant la concession faite à la ville de Lloydminster de tous les lots appartenant au gouvernement dans les limites de la dite ville, il plaît aussi à Son Excellence le Gouverneur général en conseil de rescinder le dit arrêté en conseil du 31 août 1908, et d'autoriser la concession gratuite à la ville de Lloydminster des lots y mentionnés.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

29-4

[3167]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 20e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Il plaît à Son Excellence le Gouverneur général en conseil de décréter par les présentes ce qui suit :— Les règlements concernant les concessions de coupe de bois sur les terres fédérales, établis par arrêté en conseil du 1er juillet 1898 et arrêtés subséquents, sont par ces présentes modifiés comme suit :

L'article 20 est modifié pour que les droits sur le bois de pulpe coupé dans les limites d'une concession de coupe de bois, soient de 25 cents la corde.

L'article 42 est modifié pour que les droits sur le bois de pulpe coupé en vertu d'un permis, soient de 40 cents la corde.

L'article 41 est modifié pour autoriser la coupe de bois dans les limites d'une coupe concédée en vertu du dit article sur une étendue n'excédant pas un quart de mille carré.

Tout le bois coupé sur les terres fédérales sera mis en œuvre au Canada.

RODOLPHE BOUDREAU

28-4

Greffier du Conseil privé.

[3127]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 20e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur daté le 9 décembre 1916, représentant que M. T. J. Kelly, du lac des Ours, dans la province de l'Alberta, désire faire l'acquisition d'un quart de section de terres fédérales dans le district de la rivière à la Paix pour y établir domicile avec ses enfants et qu'il ne peut obtenir une inscription de homestead, son droit à une concession de homestead étant épuisé.

Le Ministre affirme qu'il n'y a pas de terres disponibles pour l'inscription d'achat de homestead dans le district de la rivière à la Paix, vu que ce district est situé en dehors des limites des homesteads sujets à achat, et considérant que M. Kelly est maintenant établi dans le dit district de la rivière à la Paix avec un outillage considérable d'instruments aratoires et de chevaux, il est d'avis que la dite demande soit accordée.

A ces causes le Ministre recommande l'autorisation de louer à M. Kelly, pour un terme de trois années, un quart de section de terres fédérales maintenant disponible, à un loyer annuel de deux cents l'acre, payable à l'avance, ce loyer étant le prix exigé pour la location de terrains pour fins de pâturage.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

28-4

Greffier du Conseil privé.

[3210]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 28e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 18 décembre 1916, représentant que Angus Thompson, sous l'empire d'une patente accordée pour service militaire en 1885, détient la moitié nord de la section 6, township 73, rang 8, à l'ouest du 6e méridien.

Le 15 mai 1916 un arrêté en conseil a été passé relevant M. Thompson de ses obligations de résidence, en vue du fait qu'un certificat médical avait été soumis

représentant qu'il souffrait de tuberculose grave des poumons, et autorisant la concession au dit Thompson de la patente dès que serait fournie la preuve que les autres conditions de l'inscription avaient été remplies. M. Thompson représente maintenant qu'à moins d'un séjour dans un climat plus chaud il ne pourra survivre aux rigueurs du prochain hiver.

En considération des faits précités, le Ministre demande l'autorisation, sous l'empire du paragraphe (1) de l'article 76 de la *Loi des terres fédérales*, chapitre 20, 7-8 Edouard VII, de vendre à M. Thompson la moitié nord de la section 6, township 73, rang 8, à l'ouest du 6e méridien, au prix de \$1 l'acre, et de lui concéder la patente de ce terrain dès que les paiements requis auront été faits.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

28-4

Greffier du Conseil privé.

## NOMINATIONS, PROMOTIONS ET RETRAITES.

## MILICE CANADIENNE

1916.

## QUARTIER GÉNÉRAL,

(OTTAWA, 30 novembre 1916.

Les nominations, promotions, retraites et confirmations de grade qui suivent, sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

## O. G. 112.

## DISTRICTS.

DISTRICT MILITAIRE N° 2.—14e brigade d'infanterie.—

La durée de la nomination de lieutenant-colonel J. Knifton, en qualité de commandant de brigade, est prorogée jusqu'au 20 septembre 1917.

## TROUPES PERMANENTES.

ARTILLERIE ROYALE CANADIENNE.—Est nommé lieutenant Joseph Ferdinand Edouard Gendron, gentilhomme. 21 novembre 1916.

CORPS DES MAGASINS MILITAIRES CANADIENS.—Sont nommés capitaines :

\*Le lieutenant D. E. Dewar, \*\*Reginald Cecil Windgate, écuyer. 28 octobre 1916.

Sont nommés capitaines honoraires : les sous-commissaires de l'artillerie et lieutenants honoraires, \*A. M. Simons et \*A. McCully. 28 octobre 1916.

TRÉSORERIE MILITAIRE CANADIENNE.—Est nommé major :

Le capitaine et major à brevet J. A. Gilbert. 15 mai 1916.

\*Promotions temporaires.

\*\*Nomination temporaire.

## MILICE ACTIVE.

## CAVALERIE.

2E DRAGONS.—Est nommé lieutenant provisoire (surnuméraire) Frederick Albert Miller, gentilhomme. 11 novembre 1916.

6E HUSSARDS ROYAUX CANADIENS DU DUC DE CONNAUGHT.—Le nom du lieutenant J. L. Smeaton est retranché de la liste des officiers de la milice active. 16 novembre 1916.

13E DRAGONS (SCOTTISH LIGHT).—Le lieutenant provisoire G. H. Pickel a la permission de se retirer. 23 novembre 1916.

14E HUSSARDS CANADIENS DE KINGS.—Sont nommés lieutenants provisoires (surnuméraires) : Alfred Douglas Borden, gentilhomme. 17 février 1916.  
William Alfred Shaw, gentilhomme. 26 octobre 1916.



15E CHEVAU-LÉGERS.—Est nommé lieutenant provisoire (surnuméraire): Charles Nicholay Paris, gentilhomme. 27 mai 1916.

16E CHEVAU-LÉGERS.—Sont nommés lieutenants provisoires (surnuméraires): le maréchal des logis Alexander MacKay Stevens. 22 août 1916.

Thomas Collins, gentilhomme. 11 septembre 1916.

19E DRAGONS D'ALBERTA.—Le capitaine H. E. Daniel est hors cadre pour prendre du service sous l'autorité de la commission des hôpitaux militaires. 16 août 1916.

Sont nommés lieutenants provisoires (surnuméraires): Antonin Dubuc, Joseph Cyprien Poirier, gentilshommes. 1er novembre 1916.

35E (CENTRAL ALBERTA HORSE).—Est nommé lieutenant provisoire (surnuméraire): John Allan McCaw, gentilhomme. 20 novembre 1916.

#### ARTILLERIE.

##### *Artillerie de campagne canadienne.*

1RÈ BRIGADE (OBUSIERS).—11E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire): le maréchal des logis chef Kenyon Lett. 17 octobre 1916.

2E BRIGADE.—9E BATTERIE.—Sont nommés lieutenants provisoires (surnuméraires): Ralph Thomas Musson, gentilhomme. 26 octobre 1916.

Le lieutenant (surnuméraire) J. A. Boyd, du 48e régiment (Highlanders). 6 novembre 1916.

8E BRIGADE.—2E BATTERIE D'OTTAWA.—Le nom du lieutenant provisoire (surnuméraire) A. Martin est retranché de la liste des officiers de la milice active. 23 novembre 1916.

Est nommé lieutenant provisoire (surnuméraire): John Arnold Thomson, gentilhomme. 31 octobre 1916.

9E BRIGADE.—5E BATTERIE DE KINGSTON.—Sont nommés lieutenants provisoires (surnuméraires): Lawrence Stuart Fraser, Archibald Hamilton Gordon, gentilshommes. 6 novembre 1916.

Reginald William Savage, gentilhomme. 11 novembre 1916.

14E BRIGADE.—13E BATTERIE DE WINNIPEG.—Est nommé lieutenant provisoire (surnuméraire): Ivan Wesley Awde, gentilhomme. 6 novembre 1916.

##### *Artillerie lourde.*

BATTERIE D'ARTILLERIE LOURDE DE COBourg.—Est nommé lieutenant provisoire (surnuméraire): William Scott Orr, gentilhomme. 10 novembre 1916.

#### GÉNIE CANADIEN.

Sont nommés lieutenants provisoires (surnuméraires): Edmund Evans, gentilhomme. 27 octobre 1916.

Le lieutenant provisoire (surnuméraire) T. S. Graham, du contingent de l'Université de Toronto, corps de dressage des officiers canadiens. 3 novembre 1916.

Robert Hamilton Dickson, gentilhomme. 7 novembre 1916.

Le lieutenant (surnuméraire) J. W. Houghton, du 106e Régiment (Winnipeg Light Infantry), Howard Lawrence Scott, Connell Gerald Steers, gentilshommes. 17 novembre 1916.

3E COMPAGNIE DE CAMPAGNE.—Le lieutenant J. F. E. Gendron démissionne à sa nomination dans les troupes permanentes. 21 novembre 1916.

7E COMPAGNIE DE CAMPAGNE.—Est nommé capitaine: Lieutenant R. W. Garrett. 16 septembre 1916.

#### CORPS DE DRESSAGE DES OFFICIERS CANADIENS.

CONTINGENT DE L'UNIVERSITÉ MCGILL.—Le lieutenant (surnuméraire) W. V. Howard est hors cadre. 21 octobre 1916.

CONTINGENT DE L'UNIVERSITÉ DE TORONTO.—Le lieutenant provisoire (surnuméraire) T. S. Graham, a été transféré au génie canadien. 3 novembre 1916.

Est nommé lieutenant provisoire (surnuméraire): Wilfred James Irwin, gentilhomme. 15 novembre 1916.

CONTINGENT DE L'UNIVERSITÉ DE LA SASKATCHEWAN.—Le lieutenant provisoire: John Bracken, gentilhomme. 20 septembre 1916.

#### INFANTERIE.

12E RÉGIMENT (YORK RANGERS).—Le lieutenant (surnuméraire) W. T. Baldwin est transféré au 73e régiment de Northumberland. 3 octobre 1916.

16E RÉGIMENT DE PRINCE EDOUARD.—Est nommé lieutenant-colonel et commandant le régiment: le major J. G. Jarvis, *vice* le lieutenant-colonel M. K. Adams, hors cadre. 17 novembre 1916.

17E RÉGIMENT.—Est nommé lieutenant provisoire (surnuméraire): Hugh Lancot, gentilhomme. 19 novembre 1916.

46E RÉGIMENT DE DURHAM.—Est nommé lieutenant (surnuméraire): Arthur Ernest Langman, gentilhomme. 20 juin 1916.

48E RÉGIMENT (HIGHLANDERS).—Le lieutenant (surnuméraire) J. A. Boyd est transféré à la 9e batterie, 2e brigade, artillerie de campagne canadienne. 6 novembre 1916.

49E RÉGIMENT (HASTINGS RIFLES).—Est nommé lieutenant provisoire (surnuméraire): Harty Wilson Morden, gentilhomme. 15 octobre 1916.

53E RÉGIMENT DE SHERBROOKE.—Le lieutenant provisoire H. B. H. Macgowan a la permission de se retirer. 25 novembre 1916.

60E CARABINIERS DU CANADA.—Sont nommés lieutenants (surnuméraires): William James Hanney, gentilhomme. 16 octobre 1916.

John Mitchell Cram, gentilhomme. 8 novembre 1916.

63E RÉGIMENT (HALIFAX RIFLES).—Est nommé officier de mitrailleuses provisoire: le lieutenant (surnuméraire) J. A. Harris. 23 janvier 1916.

64E RÉGIMENT DE CHATEAUGUAY ET BEAUHARNOIS.—La durée de commandement du lieutenant-colonel A. M. Labelle est prorogée jusqu'au 18 septembre 1917.

65E CARABINIERS (MONT-ROYAL).—Le lieutenant provisoire (surnuméraire) J. C. Martineau a la permission de se retirer. 22 novembre 1916.

Est nommé lieutenant provisoire (surnuméraire): Louis Daoust, gentilhomme. 22 novembre 1916.

68E RÉGIMENT (EARL GREY'S OWN RIFLES).—Est nommé officier signaleur: le lieutenant (surnuméraire) A. Bernor. 1er septembre 1916.

71E RÉGIMENT D'YORK.—Est nommé lieutenant provisoire (surnuméraire): Raymond Lyndhurst Brewor, gentilhomme. 13 septembre 1916.

73E RÉGIMENT DE NORTHUMBERLAND.—Est nommé lieutenant (surnuméraire): le lieutenant (surnuméraire) W. T. Baldwin, du 12e régiment (York Rangers). 3 octobre 1916.

79E (CAMERON HIGHLANDERS OF CANADA).—Sont nommés capitaines:—

Les lieutenants S. Nixon,

A. P. O. Meredith (et il demeure hors cadre)

G. M. Ainslie (et il demeure hors cadre). 30 mai 1915.

W. T. Chisholm,

H. M. Urquhart (et il demeure hors cadre).

R. J. M. McKerrell,

H. F. McDonald (et il demeure hors cadre). 1er juin 1915.

81E RÉGIMENT DE HANTS.—Le capitaine G. Henderson reprend ses devoirs régimentaires de la liste des officiers hors cadre. 1er septembre 1916.

85E RÉGIMENT.—Sont nommés lieutenants provisoires (surnuméraires): Joseph Eugène Aubry, gentilhomme. 9 novembre 1916.

Georges Ulric Franceur, gentilhomme. 10 novembre 1916.

88E RÉGIMENT (VICTORIA FUSILIERS).—Sont nommés lieutenants provisoires (surnuméraires): Lionel Reginald Walker, gentilhomme. 9 novembre 1916.

Richard Nevil Barclay, gentilhomme. 10 novembre 1916.

90E RÉGIMENT (WINNIPEG RIFLES).—Est nommé lieutenant provisoire (surnuméraire): Robert Montgomery FitzSimons, gentilhomme. 9 novembre 1915.

95E CARABINIERS DE LA SASKATCHEWAN.—Sont nommés lieutenants provisoires (surnuméraires): Ronald John Saxton White, gentilhomme. 10 septembre 1916.

John Edwin McPheeters, gentilhomme. 17 novembre 1916.

99E (MANITOBA RANGERS).—Est nommé lieutenant provisoire (surnuméraire): Samuel Haritune Sarkissian, gentilhomme. 6 octobre 1916.

101E RÉGIMENT (EDMONTON FUSILIERS).—Est nommé lieutenant (surnuméraire): le lieutenant G. W. Robertson, du corps des instructeurs des cadets d'écoles. 11 novembre 1916.

Est nommé lieutenant provisoire (surnuméraire): James Arthur Collins, gentilhomme. 11 novembre 1916.

106E RÉGIMENT (WINNIPEG LIGHT INFANTRY).—Le lieutenant (surnuméraire) J. W. Houghton est transféré au génie canadien. 17 novembre 1916.

Est nommé lieutenant provisoire (surnuméraire): James Leslie Younghusband, gentilhomme. 1er septembre 1916.

#### SERVICES DE SANTÉ DE L'ARMÉE.

##### *Personnel du service de santé militaire.*

Sont nommés capitaines: les lieutenants (surnuméraires):

W. A. Dakin. 1er novembre 1915.

F. A. Ross. 25 mars 1916.

J. S. Clark. 29 avril 1916.

H. G. Murray. 19 novembre 1916.

R. E. Valin. 24 novembre 1916.

Sont nommés lieutenants provisoires (surnuméraires): James Douglas Maclean, gentilhomme. 8 septembre 1916.

Charles Willoughby Anderson, gentilhomme. 23 septembre 1916.

\*Norman Miles Guiou, gentilhomme. 16 octobre 1916.

Duncan Acneas MacGregor,

Gordon George Malcolm, gentilhomme. 1er novembre 1916.

Robert Donald Fletcher, gentilshommes. 10 novembre 1916.

\* Pourvu qu'ils subissent les examens requis en vertu des dispositions de l'ordre de la milice 65, 1913.

Sont nommées sœurs hospitalières (surnuméraires):

Florence Gardiner Stidston,

Mary Dewar. 5 juin 1916.

Rachel McCulloch. 19 juillet 1916.

Elizabeth Malcolmson. 10 septembre 1916.

Ruth Edna Wass. 22 septembre 1916.

Mary Elizabeth Scott,

Winifred Claughton. 23 septembre 1916.

Isabella Munro. 24 septembre 1916.

Margaret Blanche McNeill,

Josephine Yeates Cochrane,

Margaret Rinn. 29 septembre 1916.

Margaret Courtney Reid. 30 septembre 1916.

Florence Cober. 2 octobre 1916.

Anna Teresa McCann. 3 octobre 1916.

Isabella Ann McCuaig,

Loila Daisy Hull. 16 octobre 1916.

Elizabeth Stewart. 18 octobre 1916.

Helen Whyte,

Pearl Lucinda Morrison,

Nellio Bowman. 20 octobre 1916.

Winifred May Toogood,

Alma Broadfoot,

Willina MacCaskill,

Evelyn Emily Hall,

Mary Ellen Jamieson,

Annie Amelia Bowlby,

Ethel Stewart,

Irene Tucker. 21 octobre 1916.

Clare Wilson, Laura Margaret Conlin, Winifred Bailey. 23 octobre 1916

Mabel Francis Fleming, Lottie Montpetit. 24 octobre 1916.

Ethel Clare Carter. 25 octobre 1916.

Myrtle Irene Lackie. 30 octobre 1916.

Janet Black Pringle. 2 novembre 1916.

Sibyl Sherrard, Anna Doherty Watson. 6 novembre 1916.

Nellie May Foreman, Mary Pauline Josephite Haycock, Phyllis Primrose Peyton. 7 novembre 1916

Jessie Agnes Tracy, Isabelle Marie Toffares, Lucy Isabel Tracy, Grace Irene Harriott, Winnifred Simpson. 8 novembre 1916.

Georgia Ferris, Isabel Nina Nash. 13 novembre 1916.

Katherine McKinnon. 18 novembre 1916.

Les sœurs hospitalières (surnuméraires) dont les noms suivent sont hors cadre pour prendre du service dans les services d'hôpitaux militaires impériaux de la Reine Alexandra.

R. E. Wass,

M. E. Scott,

W. Claughton,

I. Munro

M. B. McNeill,

J. Y. Cochrane,

M. Rinn,

M. C. Reid,

E. Stewart,

A. Broadfoot,

E. E. Hall,

E. Stewart,

M. F. Fleming. 1er novembre 1916.

H. Whyte,

P. L. Morrison,

N. Bowman,

W. M. Toogood,

M. E. Jamieson,

A. A. Bowlby,

C. Wilson,

L. M. Conlin,

W. Bailey. 7 novembre 1916.

W. MacCaskill,

L. Montpetit,

E. C. Carter,

I. Tucker. 11 novembre 1916.

#### SERVICE DENTAIRE MILITAIRE CANADIEN.

Sont nommés capitaines: le lieutenant (surnuméraire) J. N. Dunning. 31 juillet 1916.

Mervine Reece Thomas, écuyer. 14 octobre 1916.

James McLellan Rogers, écuyer. 15 octobre 1916.

Harold Vincent Driver, écuyer. 30 octobre 1916.

Archibald Angus McRae, écuyer. 15 novembre 1916.

Est nommé lieutenant (surnuméraire): Alexander Hugh Lewis Campbell, gentilhomme. 2 novembre 1916.

Le quartier-maître et lieutenant honoraire J. M. Rogers a la permission de démissionner. 15 octobre 1916.

#### VÉTÉRINAIRES MILITAIRES CANADIENS.

Est nommé lieutenant provisoire (surnuméraire): James Thomas Purcell, gentilhomme. 13 novembre 1916.

#### CORPS POSTAL CANADIEN.

Est nommé lieutenant (surnuméraire): Arthur Herschel Bruce Potts, gentilhomme. 30 octobre 1916.

#### INSTRUCTEURS DES CADETS D'ÉCOLES.

Est nommé capitaine: le lieutenant J. L. Trask. 13 mai 1916.

Le lieutenant G. W. Robertson est transféré au 101e régiment (Edmonton Fusiliers). 11 novembre 1916.

#### RÉSERVE DES OFFICIERS.

Le lieutenant-colonel E. T. Sturdee est transféré à la liste des retraités en vertu des dispositions du para. 231 (M.C.) 1910, et le grade de colonel lui est conféré en se retirant. 24 novembre 1916.



Le nom du major F. Gorman est retranché de la liste des officiers de la milice active. 23 novembre 1916.

## MEMORANDA.

Extrait du "Deuxième Supplément de la *London Gazette* de mardi, le 13 juin 1916."

War Office,  
15 juin 1916.

Le Secrétaire d'Etat pour la Guerre a reçu la dépêche suivante du général sir Douglas Haig, G.C.B., commandant en chef des troupes britanniques en France :—

Grand quartier général,  
30 avril 1916.

MONSIEUR,—J'ai l'honneur de vous expédier sous même pli les noms de ceux qui sont sous mon commandement, sur lesquels je désire attirer l'attention pour leur bravoure et leur conduite distinguée en campagne.

J'ai l'honneur d'être,

Monsieur,

Votre obéissant serviteur,

D. HAIG,  
Général, commandant en chef  
des troupes britanniques.

## TROUPES CANADIENNES.

*Etat-major.*

Adams, capt. W. D., 14e bataillon can. d'inf.  
Anderson, maj. (lieut.-col. temp.) T. V., gén. roy. can.  
Anderson lt.-col. à brevet, W. B., gén. roy. can.  
Beatty, maj. C. F. L., O.S.D., troupes locales can.  
Burstall, col. (brig.-gén. temp.) H.E., C.B., artill. roy. canadienne.  
Cameron, maj. A. G., 13e bataillon can. d'inf.  
Elmsley, Bt. lieut.-col. J. H., drag. roy. can.  
Foster, lieut.-col. (col. temp.) G. LaF., C.B., services de santé de l'armée can.  
Fotheringham, lt.-col. (col. temp.) J. T., serv. de santé de l'armée can.  
Hodgins, capit. F. G., génie roy. can.  
Hughes, lt.-col. H. T., génie roy. can.  
Kotchen, col. (brig. gén. temp.) H. D. B., cavalerie de Lord Strathcona  
Knobel, capit. H. B., 8e bat. can. d'inf.  
McAvity, maj. T. M., 5e bat. can. d'inf., troupes locales canad.  
McMillan, maj. A., O.S.D., drag. roy. can.  
Mitchell, lt.-col. C. H., corps des guides, troupes canadiennes.  
Montague, capit. P. J., troup. loc. can.  
Morrissey, maj. T. S., 13e bat. can. d'inf.  
Panet, lt.-col. H. A., O.S.D., art. roy. can.  
Rennie, lt.-col. (brig. gén. temp.) R., M.O.V., O.S.D., troupes loc. can., 4e bat. can. d'inf.  
Snell, maj. A. B., serv. de santé de l'armée can.  
Urquhart, capit. H. MacI., 16e bat. can. d'inf.  
Watson, lt.-col. (brig. gén. temp.) D. T., B.C., troupes loc. can., dragons royaux canad.  
Van Straubenzee, maj. C. T.

*Cavalerie de Lord Strathcona.*

Thacker, lt.-col. (col. temp.) P. E.  
Bostock, lt. A. H.

*Artillerie roy. can. à cheval.*

Benson, capit. F. M.

*Artillerie canadienne.*

Dodds, lt.-col. W. O. H.  
Anderson, maj. S. B.  
Vansittart, maj. G. E.  
Taylor, capit. H. W.  
Garland, lt. temp. C. H. B.  
Mowat, lt. O. A.

*Service canadien des mitrailleuses automobiles.*

Brutinel, lt.-col. R.  
13739—7½

*Génie canadien.*

Hughes, lt.-col. H. T., troupes permanentes canadiennes.

Ramsey, lt.-col. C. W. P.  
Lindsay, maj. (brig.-gén. temp.) W. B.  
Bogart, maj. J. L. H., troupes locales can.  
Davis, maj. A. W.  
Irving, maj. T. C.  
Dewar, lt. D. F.  
Powell, lt. R. W.

*Régiment royal canadien.*

Macdonell, lt.-col. (brig.-gén. temp.) A. H. O.S.D.  
Phillips, lt. temp. H.

*Infanterie légère canadienne de la Princesse Patricia.*

Adamson, maj. A. S. A. M.  
Gray, maj. D. F. B.  
Clarke, lieut. (capit. temp.) D. A.  
Martin, lieut. A. G., adjut.

*1er bataillon canadien d'infanterie.*

Thomas, capit. (maj. temp.) L. M.

*2e bataillon canadien d'infanterie.*

Waller, lieut. (capit. temp.) R. de W.

*3e bataillon canadien d'infanterie.*

Allan, lt.-col. W. D.

*4e bataillon canadien d'infanterie.*

Jones, maj. T. P.

*5e bataillon canadien d'infanterie.*

Harbord, maj. H. W.  
Page, maj. L. F.  
Jackson, capit. E. C., O.S.D.

*7e bataillon canadien d'infanterie.*

Odlum, lieut.-col. V. W., O.S.D.  
Haines, maj. L. E.  
Holmes, lieut. (capit. temp.) W. D., O.S.D.  
McIllree, lieut. J. R., O.S.D.  
Owen, lieut. A. H. (tué à l'ennemi).

*8e bataillon canadien d'infanterie.*

Mackenzie, capit. J. P.

*10e bataillon canadien d'infanterie.*

Costigan, capit. C. P.  
Craggs, capit. G. S.

*13e bataillon canadien d'infanterie.*

Buchanan, lt.-col. V. C.  
McCuaig, maj. G. E.

*14e bataillon canadien d'infanterie.*

McCombe, maj. G.

*15e bataillon canadien d'infanterie.*

Bent, maj. C. E.

*16e bataillon canadien d'infanterie.*

Peck, maj. C. W.

*19e bataillon canadien d'infanterie.*

McLaren, lt.-col. J. I.  
Burnham, lieut. S. S.

*21e bataillon canadien d'infanterie.*

Willgross, lieut. G. K. (tué à l'ennemi.)

*25e bataillon canadien d'infanterie.*

Grant, capit. J. W.  
DeLancey, lieut. J. A., ajdt.

*26e bataillon canadien d'infanterie.*

Porter, lieut. C. G.

*28e bataillon canadien d'infanterie.*

Embury, lt.-col. J. F. L.  
Macintyre, capit. D. E., O.S.D.

*29e bataillon canadien d'infanterie.*

Slater, maj. M. J., 2e école des francs-tireurs de l'armée.  
Taylor, capit. K. C. C., O.S.D.

*31e bataillon canadien d'infanterie.*

Bell, lt.-col. A. H.

*42e bataillon canadien d'infanterie.*

McLennan, maj. B.

*Intendance militaire canadienne.*

Foster, lt.-col. (col. temp.) G. La F., B.G.

Fotheringham, lt.-col. (col. temp.) J. T.

Campbell, lt.-col. R. P.

Amyot, maj. J. A.

Rankin, maj. A. C.

Snell, maj. A. E.

Crozier capit. J. A.

Joffs, capit. H. B.

Jenkins, capit. J. S.

Halo, capit. G. G.

*Services des sœurs hospitalières canadiennes.*

Strong, matrone, Mlle A. C.

Hörner, sœur hospitalière, Mlle S.

Allan, sœur hospitalière, Mlle A. D.

Dixon, sœur hospitalière, Mlle E. M.

Hare, sœur hospitalière, Mlle C. M.

Bliss, sœur hospitalière, Mlle M.

Eastwood, sœur hospitalière, Mlle V.

*Services de santé de l'armée canadienne.*

Bell, maj. (lt.-col. temp.) A. De M.

Findlay, lt.-col. temp. W. H. de la T. d'A.

Massie, lt.-col. A. E.

*Services vétérinaires de l'armée canadienne.*

Saunders, capit. C. G.

*Aumôniers canadiens.*

Almond, lt.-col. hon. rév. J. MacP.

Beattie, maj. hon. rév. W.

McGreer, capit. hon. rév. A. H.

*Trésorerie militaire canadienne.*

Shanly, lt.-col. C. N.

Hamilton, capit. hon. (maj. hon. temp.) A. L., caissier en campagne.

*Corps des commis militaires d'état-major canadien.*

Chenay, hon. lieutenant temp. J. S.

(Extrait du Deuxième Supplément de la LONDON GAZETTE du 23 juin 1916.)

WAR OFFICE,  
24 juin 1916.

Il a gracieusement plu à Sa Majesté le Roi d'approuver la nomination des officiers ci-dessous mentionnés comme Compagnons de l'Ordre du Service Distingué en récompense de leur bravoure et de leur dévouement en campagne :—

Le lieutenant-col. William Antrobus Griesbach, 49e bat. can. d'inf.

LES officiers et sous-officiers à brevet ci-dessous mentionnés ont obtenu la décoration de l'Ordre du Service Distingué et la Croix Militaire respectivement, et les actes spéciaux pour lesquels les récompenses ont été décernées seront publiés le plus tôt possible dans la *London Gazette* :—

*L'Ordre du Service Distingué.*

Le major John Alexander Ross, 24e bat. can. d'inf.

*La Croix Militaire.*

Le capitaine John Arthur Cullum, services de santé de l'armée canadienne (att. au 28e bat. can. d'inf.)

Le capitaine temporaire Albert Peter Miller, 21e bat. can. d'inf.

Le lieutenant James Creswell Auld, 16e batterie, art. de campagne can.

Le lieutenant Peter Louis Stuart Browne, 22e bat. can. d'inf.

Le lieutenant John Arnold Jackson, 29e bat. can. d'inf.

Le lieutenant Robert Wynyard Powell, 4e compagnie de campagne, génie canadien.

Le lieutenant George Alexander Speer, 21e bat. can. d'inf.

Le grade temporaire de major général de la milice canadienne est accordé au colonel (brigadier général temporaire) H. M. Elliot, tant qu'il remplira les fonctions de grand maître de l'artillerie. 29 novembre 1916.

Relativement à l'ordre général 30, 1913, sous "10e brigade, artillerie de campagne canadienne," retranchez les mots "en conservant son grade, suivant le nom du lieutenant-colonel N. F. MacNachtan, C.O.V., et substituez les mots "et le grade de colonel lui est conféré en prenant sa retraite.

Le lieutenant-colonel C. W. Gordon-Hall, O.S.D., The King's Own (Yorkshire Light Infantry), M.C., abandonne sa commission temporaire dans la milice canadienne à l'expiration de son terme d'emploi sous le gouvernement canadien. 15 juin 1916.

Le grade temporaire de lieutenant-colonel de la milice canadienne est conféré au lieutenant (surnuméraire) J. H. Rorke, contingent de l'université McGill, corps de dressage des officiers canadiens, tant qu'il commandera le 248e bataillon d'outre-mer, T.E.C. 23 septembre 1916.

Relativement à l'ordre général 49, 1915, le grade temporaire de major conféré au capitaine H. S. Muckleston, services de santé de l'armée, en comportera la solde et les allocations, à compter du 23 novembre 1916.

Le grade temporaire de capitaine de la milice canadienne est conféré à l'officier commis et lieutenant honoraire J. S. Chenay, corps des commis militaires d'état-major, avec la solde et les allocations de ce grade, tant qu'il sera spécialement employé au quartier général de la milice. 1er mai 1916.

Le grade temporaire de capitaine est conféré au lieutenant M. Loring, M.C., avec la solde et les allocations de ce grade, tant qu'il sera employé dans le personnel des instructeurs, district militaire n° 4. 23 novembre 1916.

Le grade temporaire de capitaine est conféré au lieutenant (surnuméraire) R. R. Black, 69e régiment d'Annapolis, tant qu'il sera employé en qualité d'organisateur des cadets, district militaire n° 6. 23 novembre 1916.

Le grade temporaire de capitaine est conféré au lieutenant (surnuméraire) W. H. McMillan, intendance militaire canadienne, tant qu'il sera employé d'une manière spéciale en rapport avec les services de l'intendance militaire, district militaire n° 10. 25 novembre 1916.

Le grade temporaire de capitaine est conféré au lieutenant V. J. Roden, 109e régiment, tant qu'il remplira les fonctions d'officier commandant de compagnie. 28 novembre 1916.

Sont nommés aumôniers avec le grade honorifique de capitaine :

Le révérend Melville Daniel Staley. 24 octobre 1916.

Le révérend Frank Bushfield. 11 novembre 1916.

L'ordre général 201, 1914, en tant qu'il concerne la nomination d'Arthur William Tanner, gentilhomme, en qualité de lieutenant provisoire dans le 16e cheval-légers, est annulé par le présent ; ce monsieur ayant été précédemment nommé dans les services de santé de l'armée.

La date de la nomination des lieutenants C. A. de V. Rheault et G. H. Pepler, The Royal Canadian Dragoons, publiée dans l'ordre général 95, 1916, est modifiée de manière à se lire : "11 juin 1916."

Est nommé lieutenant honoraire, M.C. : Jacob Rubin, gentilhomme. 31 octobre 1915.

Le lieutenant honoraire F. Mynott, M.C., abandonne la commission temporaire qui lui a été conférée par l'ordre en général 164, 1914. 27 novembre 1916.



Des commissions temporaires comme ci-après sont accordées aux messieurs ci-dessous mentionnés, tant qu'ils feront du service dans les troupes expéditionnaires canadiennes :

Sont nommés lieutenants :—

Blayne Edmund Scott, gentilhomme. 5 septembre 1916.

George William Ross,  
René Bourgeois, gentilshommes. 20 septembre 1916.  
Kenneth Hugh Chamberlain, gentilhomme. 22 septembre 1916.

George Shouldis,  
Noble Curfew Yould, gentilshommes. 29 septembre 1916.

John Langhorne Irwin, gentilhomme. 3 octobre 1916.

Ronald Brett, gentilhomme. 5 octobre 1916.  
Thomas John Simpson Ray, gentilhomme. 7 octobre 1916.

Walter Leighton Mason Furze, gentilhomme. 11 octobre 1916.

Sont nommés lieutenants honoraires :—

William Edward Braddon Holt-White, gentilhomme. 13 mai 1916.

Harold Rushton Hamilton, gentilhomme. 18 août 1916.

Ernest Edward Linger, gentilhomme. 18 septembre 1916.

John James Good, sergent-major instructeur (W.O.),  
The Royal Canadian Regiment. 19 octobre 1916.

#### CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement ayant passé l'examen exigé pour leurs nominations, sont confirmés dans leur grade à compter des dates apposées à leurs noms respectifs :—

Le lieutenant surnuméraire G. P. Howe, 101e régiment, 1er février 1914.

Le lieutenant surnuméraire E. Groone, services de santé de l'armée, 29 juillet 1916.

Le lieutenant surnuméraire A. E. Nash, 19e dragons, 15 février 1916.

Le lieutenant surnuméraire A. L. McAllister, génie canadien, 29 janvier 1916.

Le lieutenant surnuméraire A. I. Strike, 6e régiment, 24 avril 1915.

Le lieutenant surnuméraire A. W. St. J. Boulton, 6e régiment, 12 juin 1916.

Le lieutenant surnuméraire D. S. Milligan, 6e régiment, 3 juillet 1916.

Le lieutenant surnuméraire J. H. Foley, 43e régiment, 20 janvier 1916.

Le lieutenant surnuméraire J. F. M. Cranke, 50e régiment, 2 septembre 1916.

Le lieutenant surnuméraire E. E. Anderson, 60e régiment, 25 janvier 1916.

Le lieutenant surnuméraire A. J. Swanson, 60e régiment, 25 janvier 1916.

Le lieutenant surnuméraire J. B. Hanway, 60e régiment, 27 janvier 1916.

Le lieutenant surnuméraire H. H. R. Hanford, 60e régiment, 19 février 1916.

Le lieutenant surnuméraire P. N. G. de Tonnancour, 65e régiment, 15 décembre 1915.

Le lieutenant surnuméraire L. Normandin, 70e régiment, 16 mai 1916.

Le lieutenant surnuméraire R. C. Allen, 73e régiment, 15 mars 1916.

Le lieutenant surnuméraire W. K. Anderson, 79e régiment, 23 mai 1916.

Le lieutenant surnuméraire W. J. B. Pinder, 88e régiment, 2 août 1916.

Le lieutenant surnuméraire A. V. Hamilton, 88e régiment, 7 septembre 1916.

Le lieutenant surnuméraire W. A. B. Garrard, 88e régiment, 16 septembre 1915.

Le lieutenant surnuméraire L. P. McCormack, 90e régiment, 29 février 1916.

Le lieutenant surnuméraire H. M. Hannesson, 99e régiment, 3 mars 1916.

Le lieutenant surnuméraire C. Roed, 90e régiment, 28 avril 1916.

Le lieutenant surnuméraire A. H. Munroe, 90e régiment, 8 mai 1916.

Le lieutenant surnuméraire L. D. G. Strutt, 90e régiment, 21 juin 1916.

Le lieutenant surnuméraire W. B. Coatsworth, 90e régiment, 2 septembre 1916.

Le lieutenant surnuméraire G. C. F. Keirstead, 95e régiment, 20 janvier 1916.

Le lieutenant surnuméraire A. F. Gledhill, 99e régiment, 27 juin 1916.

Le lieutenant surnuméraire J. W. Sherwin, 100e régiment, 22 décembre 1915.

Le lieutenant surnuméraire S. L. Goldstine, 100e régiment, 25 avril 1916.

Le lieutenant surnuméraire F. C. Flanagan, 101e régiment, 14 avril 1916.

Le lieutenant surnuméraire J. R. Harris, 101e régiment, 14 avril 1916.

Le lieutenant surnuméraire R. P. Oakley, 101e régiment, 14 avril 1916.

Le lieutenant surnuméraire C. K. Brown, 101e régiment, 14 avril 1916.

Le lieutenant surnuméraire S. Knight, 101e régiment, 12 octobre 1916.

Le lieutenant surnuméraire E. W. Henderson, 102e régiment, 29 décembre 1916.

Le lieutenant surnuméraire P. E. Palmer, 103e régiment, 29 août 1916.

Le lieutenant surnuméraire N. A. Watt, 104e régiment, 1er août 1916.

Le lieutenant surnuméraire J. Smits, 106e régiment, 17 janvier 1916.

Le lieutenant surnuméraire W. W. Denbigh, 106e régiment, 24 février 1916.

Le lieutenant surnuméraire H. G. Turnbull, 106e régiment, 14 mars 1916.

Le lieutenant surnuméraire C. H. Gunn, 106e régiment, 2 juin 1916.

Le lieutenant surnuméraire S. G. Thomson, 106e régiment, 24 août 1916.

Le lieutenant surnuméraire W. A. Watson, services de santé de l'armée, 1er octobre 1915.

Le lieutenant surnuméraire B. R. Mooney, services de santé de l'armée, 21 mars 1916.

Le lieutenant surnuméraire C. F. Atkinson, services de santé de l'armée, 25 mars 1916.

Le lieutenant surnuméraire W. K. Turner, 29 mars 1916.

Le lieutenant surnuméraire V. E. Barrow, services de santé de l'armée, 30 mars 1916.

Le lieutenant surnuméraire W. B. L. Donald, services de santé de l'armée, 18 avril 1916.

Le lieutenant surnuméraire T. Gaddes, services de santé de l'armée, 18 avril 1916.

Le lieutenant surnuméraire W. Curtis, services de santé de l'armée, 16 juin 1916.

Le lieutenant surnuméraire J. A. Jardine, services de santé de l'armée, 1er juillet 1916.

Le lieutenant surnuméraire W. A. Scanlon, services de santé de l'armée, 7 juillet 1916.

Le lieutenant surnuméraire J. S. Wray, services de santé de l'armée, 17 juillet 1916.

#### MILICE DE RÉSERVE.

COMPAGNIE DE TRAIL.—Les nominations suivantes sont faites à l'organisation de la compagnie :

Est nommé major provisoire : Francis Georges Morin, écuyer. 2 octobre 1916.

Est nommé capitaine provisoire : Selwyn Gwilyn Blaylock, écuyer. 2 octobre 1916.

Sont nommés lieutenants provisoires :

John Thomas Eggleshaw,

Archibald Donaldson,

James Buchanan,

William Forrest, gentilshommes. 2 octobre 1916.

BATAILLON DE CALGARY.—Les nominations suivantes sont faites à l'organisation du bataillon :

Est nommé lieutenant-colonel provisoire et commandant du bataillon : John Stoughton Dennis, écuyer. 1er novembre 1916.

Est nommé major provisoire : Robert Alexander Darker, écuyer. 1er novembre 1916.

Sont nommés capitaines provisoires : Allan Cameron, écuyer, John Macaulay Carson, écuyer. 1er novembre 1916.

Est nommé capitaine : Robert Augustine McGuinness, écuyer. 1er novembre 1916.

Est nommé adjudant avec le grade de lieutenant provisoire : John Edward Lethbridge, gentilhomme. 1er novembre 1916.

Est nommé lieutenant : Henry Gerald Angell, gentilhomme. 1er novembre 1916.

Sont nommés lieutenants provisoires : John Macfarlane Chesser, Wallace Bushell Laycock, Roy Chipman Chambers, gentilshommes. 1er novembre 1916.

Est nommé lieutenant : William Herbert Arthur Thompson, gentilhomme. 1er novembre 1916.

Est nommé lieutenant provisoire : Albert Henry Schurer, gentilhomme. 1er novembre 1916.

Est nommé quartier maître avec le grade honorifique de lieutenant : John McAllister, gentilhomme. 1er novembre 1916.

Par ordre,

*W. E. H. Adams.*

Major général,  
Adjudant général suppléant.

## NOMINATIONS, PROMOTIONS ET RETRAITES.

### MILICE CANADIENNE.

1916.

#### QUARTIER GÉNÉRAL.

OTTAWA, 7 décembre 1916.

Les nominations, promotions, retraites et confirmations de grade qui suivent sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

#### O.G. 116.

##### ÉTABLISSEMENTS D'ÉDUCATION.

COLLÈGE MILITAIRE ROYAL DU CANADA.—Les gentilshommes cadets ci-dessous mentionnés obtiennent leur congé définitif :—

Albert Roy MacLaren. 12 novembre 1916.

Norman Graham Bethune. 13 novembre 1916.

##### TROUPES PERMANENTES.

SERVICES DE SANTÉ DES TROUPES PERMANENTES.—La sœur hospitalière D. Couillard a la permission de démissionner. 7 février 1916.

### MILICE ACTIVE.

#### CAVALERIE.

7<sup>E</sup> HUSSARDS.—Est nommé lieutenant provisoire (surnuméraire) : Sydney George McEwen, gentilhomme. 29 novembre 1916.

14<sup>E</sup> HUSSARDS CANADIENS DE KING.—Est nommé lieutenant provisoire (surnuméraire) : Clair Franklin Kinney, gentilhomme. 22 novembre 1916.

17<sup>E</sup> HUSSARDS ROYAUX CANADIENS DU DUC D'YORK (ARGENTEUIL RANGERS).—Est nommé lieutenant provisoire (surnuméraire) : Douglas Henry Nelles, gentilhomme. 13 octobre 1916.

#### ARTILLERIE.

##### Artillerie de campagne canadienne.

2<sup>E</sup> BRIGADE.—4<sup>E</sup> BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : Hugh Walter Donaldson, gentilhomme. 22 novembre 1916.

9<sup>E</sup> BATTERIE.—Sont nommés lieutenants provisoires (surnuméraires) : le lieutenant (surnuméraire) M. R. Fydel, du 109<sup>e</sup> Régiment. 18 octobre 1916.

John Walter Young, gentilhomme. 20 octobre 1916.

8<sup>E</sup> BRIGADE.—23<sup>E</sup> BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : Leroy Hibbard Holmes, gentilhomme. 11 novembre 1916.

9<sup>E</sup> BRIGADE.—5<sup>E</sup> BATTERIE (KINGSTON).—Est nommé lieutenant (surnuméraire) : Norman Graham Bethune, gentilhomme. 14 novembre 1916.

11<sup>E</sup> BRIGADE.—27<sup>E</sup> BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : Richard Snape, gentilhomme. 1er novembre 1916.

12<sup>E</sup> BRIGADE.—30<sup>E</sup> BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : Frederick William Kelly, gentilhomme. 13 novembre 1916.

31<sup>E</sup> BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : Harold de Saumarez Carey, gentilhomme. 20 novembre 1916.

##### Artillerie lourde.

BRIGADE D'ARTILLERIE LOURDE DE MONTRÉAL.—1<sup>RE</sup> BATTERIE D'ARTILLERIE LOURDE ET SECTION DE MUNITIONS.—Sont nommés lieutenants provisoires (surnuméraires) : James Williamson Ross, Edward Selby Cope, gentilhomme. 27 novembre 1916.

##### Artillerie de place canadienne.

1<sup>ER</sup> RÉGIMENT (HALIFAX).—Sont nommés lieutenants provisoires (surnuméraires) : Leo Francis Currie, gentilhomme. 22 novembre 1916.

Herbert Whittred, gentilhomme. 27 novembre 1916.

COMPAGNIE DE SIÈGE DE MONTRÉAL.—Est nommé lieutenant provisoire (surnuméraire) : William Douglas Smith, gentilhomme. 30 novembre 1916.

#### GENIE CANADIEN.

Est nommé lieutenant provisoire (surnuméraire) : le lieutenant provisoire G. M. Penton, du 103<sup>e</sup> régiment (Calgary Rifles). 30 novembre 1916.

7<sup>E</sup> COMPAGNIE DE CAMPAGNE.—Le lieutenant provisoire (surnuméraire) W. H. Robinson est transféré à la 11<sup>e</sup> compagnie de campagne, génie canadien. 6 mai 1916.

11<sup>E</sup> COMPAGNIE DE CAMPAGNE.—Les nominations suivantes sont faites à l'organisation.

Est nommé major provisoire Francis John Mitchell, écuyer. 6 mai 1916.

Est nommé capitaine provisoire : le lieutenant provisoire (surnuméraire) W. H. Robinson, de la 7<sup>e</sup> compagnie de campagne, génie canadien. 6 mai 1916.

Sont nommés lieutenants provisoires : William Robinson Woollatt, Michael Edward Brian, Harold Raymond Hatcher, Gilbert Joseph Paul Jacques, gentilshommes. 6 mai 1916.

#### CORPS DE DRESSAGE DES OFFICIERS CANADIENS.

CONTINGENT DE L'UNIVERSITÉ DE MANITOBA.—Est nommé adjudant provisoirement : le capitaine provisoire R. C. Wallace, *vice* le capitaine provisoire E. B. Fetherstonhaugh, qui quitte l'emploi. 13 novembre 1916.

Est nommé capitaine : le lieutenant G. H. Balls, *vice* le capitaine provisoire R. C. Wallace, nommé adjudant. 13 novembre 1916.

Est nommé capitaine provisoire : Joseph Benson Reynolds, écuyer, *vice* le capitaine provisoire M. B. MacLean, hors cadre. 2 avril 1916.

#### INFANTERIE.

2<sup>E</sup> RÉGIMENT (QUEEN'S OWN RIFLES OF CANADA).—Est nommé lieutenant provisoire (surnuméraire) : James Lindsay Burton, gentilhomme. 25 octobre 1916.

Sont nommés lieutenants provisoires (surnuméraires) :

Albro Manning Thorne, gentilhomme. 15 novembre 1916.

Franklin Alfred Moore, gentilhomme. 16 novembre 1916.

Robert Hamilton Miln, gentilhomme. 17 novembre 1916.



- 5E RÉGIMENT (ROYAL HIGHLANDERS OF CANADA).—Le lieutenant T. R. Whitehead est hors cadre pour prendre du service dans le corps royal d'aviation. 25 novembre 1916.
- 11E RÉGIMENT (IRISH FUSILIERS OF CANADA).—Le lieutenant (surnuméraire) J. P. C. Southcott est hors cadre. 13 novembre 1916.
- 12E RÉGIMENT (YORK RANGERS).—Le lieutenant provisoire (surnuméraire) A. E. Chilcott, est hors cadre pour prendre du service dans la réserve navale royale volontaire. 10 août 1916.
- 24E RÉGIMENT DE KENT.—Est nommé lieutenant provisoire (surnuméraire) : Francis Alexander Seeds, gentilhomme. 13 octobre 1916.
- 34E RÉGIMENT D'ONTARIO.—Sont nommés lieutenants (surnuméraires) :  
Ellis Watmough Reed-Lewis, gentilhomme. 22 septembre 1916.  
William John Duane Reed-Lewis, gentilhomme. 7 novembre 1916.  
Est nommé lieutenant provisoire (surnuméraire) : James Stuart Grant, gentilhomme. 28 novembre 1916.
- 39E RÉGIMENT (NORFOLK RIFLES).—Sont nommés lieutenants provisoires (surnuméraires) : Frank Stanley Newman,  
James Burlington Rigg, gentilhomme. 27 octobre 1916.
- 44E RÉGIMENT DE LINCOLN ET WELLAND.—Est nommé lieutenant provisoire (surnuméraire) : Frederic Brock Davy, gentilhomme. 30 novembre 1916.
- 46E RÉGIMENT DE DURHAM.—Est nommé lieutenant (surnuméraire) :  
James Oscar Buckley, gentilhomme. 20 juin 1916.
- 47E RÉGIMENT DE FRONTENAC.—Le lieutenant (surnuméraire) H. A. Coön est hors cadre pour prendre du service dans le corps royal d'aviation. 7 décembre 1916.
- 50E RÉGIMENT.—Le lieutenant G. C. Holland a la permission de démissionner. 21 novembre 1916.
- 52E RÉGIMENT (PRINCE ALBERT VOLUNTEERS).—Est nommé lieutenant provisoire (surnuméraire) : Jorgen Sophus Christian Skoel, gentilhomme. 25 septembre 1916.
- 56E RÉGIMENT DE GRENVILLE (LISGAR RIFLES).—Le lieutenant (surnuméraire) W. W. Pitt est hors cadre pour prendre du service dans le corps royal d'aviation. 7 décembre 1916.  
Est nommé lieutenant (surnuméraire) : Elmore Bruce Baker, gentilhomme. 21 octobre 1916.
- 60E CARABINIERS DU CANADA.—Est nommé lieutenant provisoire (surnuméraire) : Thomas Corloss, gentilhomme. 16 octobre 1916.
- 62E RÉGIMENT (ST. JOHN FUSILIERS).—Le lieutenant (surnuméraire) W. D. McKay démissionne au moment de son transfert dans les services de santé de l'armée. 3 juillet 1916.
- 66E RÉGIMENT (PRINCESS LOUISE FUSILIERS).—Le lieutenant provisoire (surnuméraire) E. Tilly a la permission de se retirer. 25 novembre 1916.
- 69E RÉGIMENT D'ANNAPOLIS.—Est nommé capitaine le lieutenant H. L. Gatos. 1er novembre 1916.
- 72E RÉGIMENT (SEAFORTH HIGHLANDERS OF CANADA).—Est nommé lieutenant provisoire (surnuméraire) : Oswald Underhay Butlor, gentilhomme. 17 novembre 1916.
- 78E RÉGIMENT DE PICTOU (HIGHLANDERS).—Est nommé lieutenant provisoire (surnuméraire) : John Hadfield McNeil, gentilhomme. 7 novembre 1916.
- 82E RÉGIMENT (ABEGWEIT LIGHT INFANTRY).—La durée de la nomination du capitaine A. R. B. Duck, en qualité d'adjudant est prorogée jusqu'au 1er juin 1917.
- 88E RÉGIMENT (VICTORIA FUSILIERS).—Est nommé lieutenant provisoire (surnuméraire) : Thomas Ardis Johnston, gentilhomme. 18 novembre 1916.
- 94E RÉGIMENT DE VICTORIA (ARGYLL HIGHLANDERS).—Est nommé capitaine : le lieutenant J. A. Kiley. 12 octobre 1916.  
Est nommé lieutenant (surnuméraire) : David Neil, gentilhomme. 22 septembre 1916.  
Est nommé lieutenant provisoire (surnuméraire) : sergent Joseph Donnis Aucoin. 22 novembre 1916.
- 95E CARABINIERS DE LA SASKATCHEWAN.—Sont nommés lieutenants provisoires (surnuméraires) : Elmer Josiah Anderson, gentilhomme. 1er novembre 1916.  
John Kelso Hunter, gentilhomme. 3 novembre 1916.  
William Thomas Thompson, gentilhomme. 15 novembre 1916.  
William Richard Taylor, gentilhomme. 17 novembre 1916.  
Karl Laubach, gentilhomme. 18 novembre 1916.  
Leonard Brookes Ring, gentilhomme. 20 novembre 1916.
- 100E GRENADIERS DE WINNIPEG.—Le lieutenant provisoire (surnuméraire) J. J. MacNilland a la permission de se retirer. 21 novembre 1916.  
Est nommé lieutenant (surnuméraire) : Roderick Horsfield, gentilhomme. 23 octobre 1916.
- 101E RÉGIMENT (EDMONTON FUSILIERS).—Est nommé lieutenant provisoire (surnuméraire) : James McClacherty Thom, gentilhomme. 10 novembre 1916.
- 102E RÉGIMENT (ROCKY MOUNTAIN RANGERS).—Est nommé lieutenant provisoire (surnuméraire) : William Maude Moore, gentilhomme. 1er novembre 1916.
- 103E RÉGIMENT (CALGARY RIFLES).—Le lieutenant provisoire G. M. Penton est transféré au génie canadien. 30 novembre 1916.
- 107E RÉGIMENT (EAST KOOTENAY).—Est nommé lieutenant provisoire (surnuméraire) : Arthur Josiah Mott, gentilhomme. 19 juillet 1916.
- 109E RÉGIMENT.—Le lieutenant (surnuméraire) N. R. Fydoll est transféré à la 9e batterie, 2e brigade, artillerie de campagne canadienne. 18 octobre 1916.
- 110E RÉGIMENT (IRISH).—Est nommé lieutenant provisoire (surnuméraire) : Richard Henry Leach, gentilhomme. 28 novembre 1916.

## SERVICES DE SANTÉ DE L'ARMÉE.

*Personnel du service de santé militaire.*

Sont nommés capitaines : les lieutenants (surnuméraires) :

- D. A. Hopper. 9 avril 1915.  
K. G. McKenzie. 5 août 1915.  
A. C. Rowsell,  
D. F. Curroy. 4 septembre 1915.  
H. H. Eyres. 4 novembre 1915.  
N. H. Ferguson. 15 décembre 1916.  
E. H. Saunders. 10 avril 1916.  
H. H. Argue. 26 avril 1916.  
W. M. Robb. 12 juin 1916.  
F. G. Wallbridge. 13 juillet 1916.  
C. L. Starr. 22 novembre 1916.  
B. R. O'Reilly. 1er décembre 1916.

Sont nommés lieutenants provisoires (surnuméraires) :

- \*Milton Alexander Harrington, gentilhomme. 23 mai 1916.  
Arthur George Thompson, gentilhomme. 1er août 1916.  
George Cuzner, gentilhomme. 31 octobre 1916.  
William James Johnston, gentilhomme. 15 novembre 1916.  
John Albert Bleazard, gentilhomme. 16 novembre 1916.  
Archibald Stanley Kirkland, gentilhomme. 28 novembre 1916.

\*Pourvu qu'il subisse les examens requis en vertu des dispositions de l'Ordre de la milice 65, 1913.

Le lieutenant provisoire (surnuméraire) M. A. Harrington est hors cadre pour prendre du service dans les services de santé de l'armée royale. 16 septembre 1916.

Sont nommés quartiers-maitres (surnuméraires) avec le grade honorifique de lieutenant :

William Duncan McKay, gentilhomme. 3 juillet 1916.

Andrew Campbell McCormack, gentilhomme. 28 octobre 1916.

Sont nommés sœurs hospitalières (surnuméraires) :

Edith Williams. 13 mai 1916.

Marie Della Gouillard Gibsons. 6 novembre 1916.

Bertha Moffat Youdall. 15 novembre 1916.

Margaret Connolly. 17 novembre 1916.

#### SERVICE DENTAIRE MILITAIRE CANADIEN.

Sont nommés capitaines : Arthur Ernest Little écuyer. 15 novembre 1916.

Erle Heber Henry,

Elme Wesley Wilkinson Sisson, écuyers, 1er décembre 1916.

Sont nommés lieutenants (surnuméraires) : John Roland Crockett, gentilhomme. 17 novembre 1916.

Walter Patrick Dosmond, Robert Harold Aljoe, gentilhomme. 1er décembre 1916.

#### VÉTÉRINAIRES MILITAIRES CANADIENS.

Le capitaine L. Poulin est retraité. 29 novembre 1916.

Le nom du lieutenant provisoire (surnuméraire) C. C. Evoly est retranché de la liste des officiers de la milice active. 27 novembre 1916.

Le nom du lieutenant provisoire (surnuméraire) J. J. McCarrey est retranché de la liste des officiers de la milice active. 2 décembre 1916.

#### INSTRUCTEURS DES CADETS D'ÉCOLES.

Le lieutenant C. B. Crowe est hors cadre. 3 novembre 1916.

#### MEMORANDA.

(Extrait du quatrième supplément de la LONDON GAZETTE de mardi, le 11e jour de juillet 1916.)

WAR OFFICE,  
12 juillet 1916.

Relativement à la dépêche publiée le 10 avril.

(London Gazette n° 29541), les officiers suivants sont mentionnés pour services distingués et bravoure durant la période de commandement des troupes expéditionnaires méditerranéennes par le général sir Charles Monro.

#### TROUPES CANADIENNES.

Artillerie de campagne royale canadienne.

Mills, lieutenant-col. J. E.

#### SERVICES DE SANTÉ DE L'ARMÉE CANADIENNE.

Roberts, colonel, J. A.

Davis, lieutenant-col. E. G., C.M.G.

Williams, lieutenant-col. E. J.

(Extrait du cinquième supplément de la LONDON GAZETTE de mardi le 25 juillet 1916.)

WAR OFFICE,  
27 juillet 1916.

Il a gracieusement plu à Sa Majesté le Roi d'approuver que les officiers ci-dessous mentionnés soient nommés Compagnons de l'Ordre du Service Distingué, en récompense de leur bravoure et de leur dévouement en campagne :—

Capitaine Robert Murdio, 5e bataillon canadien d'infanterie.

Il a gracieusement plu à Sa Majesté le Roi de conférer la Croix Militaire aux officiers et sous-officiers à brevet ci-dessous mentionnés, en récompense de leur bravoure et de leur dévouement en campagne :—

Capit. Herbert Ernest Cumming, No 4 art. de camp., services de santé de l'armée canadienne.

Capit. George Willard Treleaven, services de santé de l'armée can.

Lt Alexander William Aitchison, 13e bat. d'inf. can.

Lt Lionel Dalziel Heron, 20e bat. d'inf. can.

Lt Ernest Henry Latter, 5e bat. d'inf. can.

Lt James Stanley Scott, troupes canad. locales et corps royal d'aviation.

Lt Francis Bassall Winter, 26e bat. d'inf. can.

(Extraits du deuxième Supplément de la LONDON GAZETTE de vendredi, le 18 août 1916.)

WAR OFFICE,  
19 août 1916.

Il a gracieusement plu à Sa Majesté le Roi d'approuver que les officiers ci-dessous mentionnés soient nommés Compagnons de l'Ordre du Service Distingué, en récompense de leur bravoure et de leur dévouement en campagne.

#### TROUPES CANADIENNES.

Maj. Walter Walbridge Denison, carab. can. à cheval.

Maj. (lt.-col. temp.) Denis Colburn Draper, carab. can. à cheval.

Lt.-col. Claude Hardinge Hill, inf. can.

Maj. Albert Keefe Hobbins, inf. can.

Maj. Douglas Herbert Campbell Mason, inf. can.

Lt. Eric Edward Napier McCallum, inf. can.

Maj. Stewart Percival McMordie, pionniers can.

Capit. Hugh Wilderspin Nivon, inf. can.

Maj. Kenneth Meikle Perry, inf. can.

Capit. Alfred Gavillor Styles, inf. can.

Maj. Hector Bacon Verret, inf. can.

Il a gracieusement plu à Sa Majesté le Roi de conférer la Croix Militaire aux officiers et sous-officiers à brevet ci-dessous mentionnés, en reconnaissance de leur bravoure et de leur dévouement en campagne :—

#### TROUPES CANADIENNES.

Lieut. Arthur Ross Ackerman, inf. can.

Capit. Perogrino Palmer Acland, inf. can.

Lieut. George Roland Barnes, carab. can. à cheval.

Lieut. William Evans Beaton, inf. can.

Lieut. Percy Wood Beatty, inf. can., comp. des mitrailleuses.

Lieut. (capit. suppléant) David Hunter Bell, inf. can.

Capit. (maj. suppléant) Roderick Ogle Bell-Irving, inf. can.

Lieut. Ralph Sanderson Rillman, 10e batterie, art. de camp. can.

Lieut. Edmund Hooper Birkett, génie can.

Lieut. George Edwin Chaffey, pionniers can.

Capit. Hugh Alexander Chisholm, inf. can.

Capit. William Edgar Lawrence Coleman, carab. can. à cheval.

Capit. William Henry Puddicembo Collum, infanterie canadienne.

Lieut. Charles Edwin Cooper, inf. canad.

Capit. Henry Sloane Cooper, inf. canad.

Capit. Charles Telford Costigan, O.S.D., inf. canad.

Lt. John Alfred Creasor, inf. can.

Lt. Gordon Willson Crow, art. de camp. can.

Lt. George Selkirk Currie, inf. can.

Lt. William Dougall, inf. can.

Lt. Arthur Vincent Evans, carab. can. à cheval.

Lt. Joseph Andrew Farrell, inf. can.

Lt. D. Stuart Forbes, inf. can., attaché à la comp. de mitrailleuses.

Lt. Harold Charles Fryer, inf. can.

Lt. Adam Harrison Gilmour, inf. can.

Lt. (capit. suppléant) Guy Vincent Gurney, inf. can.

Lt. Wilbert Goodman Hamilton, inf. can.

Lt. George Harrowed, inf. can.

Lt. William Robert Herbert, inf. can.

Capit. Charles W. Hewson, carab. can. à cheval.

Lt. Charles Matthews Howard, inf. can.

Lt. (capit. suppléant) Earle Irvine, inf. can.

Capit. Clarence Woods Johnston, serv. de santé de l'armée canad.

Capit. George Chalmers Johnston, carab. can. à cheval.

Capit. Joseph Alexander Keefer, pionniers can.

Lt. Michael Holland Labbe, inf. can.

Lt. Philip MacKenzie, inf. can.

Hon. capit. le rév. Ambrose Madden, aumônier canad. attaché à l'état-major au quart. gén., inf. can.

Capit. Alick Gregory Martin, inf. can.

Capit. William Jonas McAlister, services de santé de l'armée can.

Capit. John Bruce McGregor, services de santé de l'armée can.

Lt. William Charles Merston, inf. can.

Lt. Raymond Penniman, inf. can.

Lt. Henry Noel Petty, inf. can.



Capit. George Zouch Pindor, inf. can.  
 Capit. Harry Price, inf. can.  
 Lt. Harry Stephen Quigley, comp. can. de sig. div.  
 Capit. William Rhoades, carab. can. à cheval.  
 Lt. Robert Harold Richardson, inf. can.  
 Capit. Albert Ross, services de santé de l'armée.  
 Capit. Arthur Lewis William Saunders, inf. can.  
 Lt. Norma Campbell Sawers, pionniers can.  
 Lt. James Austin Scroggie, inf. can.  
 Lt. Henry Albert Smith, carab. can. à cheval.  
 Capit. Frederick James Tees, services de santé de l'armée can.

Capit. Alexander Thomas Thompson, inf. can.  
 Lt. Guy Roderick Turner, génie can.  
 Capit. Herbert William Wadge, services de santé de l'armée can.

Lt. William Tait White, pionniers can.  
 Lt. Arthur Wilton, inf. can.  
 Lt. Ralph Stanley Worsley, génie can.  
 Capit. John Lent Youngs, inf. can.  
 106128 maréchal des logis chef (lieut. temp. actuellement.) Charles Frederick Casey, carab. can. à cheval.

Le grade temporaire de lieutenant-colonel de la milice canadienne est conféré aux officiers ci-dessous mentionnés :—

Au major R. A. Gillespie, 106e régiment (Winnipeg Light Infantry) tant qu'il commandera le 226e bataillon d'outre-mer, T. E. C. 3 mars 1916.

Au major A. W. Jamieson, artillerie royale canadienne, tant qu'il remplira les fonctions d'officier commandant, artillerie royale canadienne de place, Halifax, N. E. 11 août 1916.

L'ordre général 173, 1914, en tant qu'il concerne la nomination de l'aide sous-directeur des services de santé, sous "2e division territoriale" est annulé par le présent et ce qui suit lui est substitué :

"Est nommé aide sous-directeur suppléant des services de santé : le lieutenant-colonel J. A. Roberts, de la réserve des officiers, vice le lieutenant-colonel D. W. McPherson, services de santé de l'armée, nommé pour faire partie des troupes expéditionnaires canadiennes." 20 septembre 1914.

Le lieutenant (surnuméraire) (major temporaire) F. G. Robinson, 58e régiment (Westmount Rifles), abandonne le grade temporaire de major qui lui a été conféré par l'ordre général 68, 1915. 27 novembre 1916.

Le major honoraire Owen Thomas, M. C., a la permission de démissionner. 4 décembre 1916.

Le grade honorifique de major sur la liste des retraités est conféré à Frank Ireland Blair, écuyer, M.D. 7 septembre 1916.

Le grade de capitaine sur la liste des retraités, est conféré à Frederick Henry McCallum, écuyer, autrefois du 29e régiment (Highland Light Infantry of Canada.) 27 novembre 1916.

Est nommé capitaine honoraire : le chef de musique et lieutenant honoraire M. Ryan, régiment royal canadien. 22 juin 1916.

La date de la nomination du révérend George Pugsley, en qualité d'aumônier avec le grade honorifique de capitaine, M. C., publiée dans l'O. G. 47, 1916, est modifiée de manière à se lire : "19 novembre 1915."

Sont nommés aumôniers avec le grade honorifique de capitaine :—

Le révérend William Tindal Lorymer. 19 juillet 1916.

Le révérend Arthur Bischlager. 7 septembre 1916.

Le révérend James Sime Miller. 20 septembre 1916.

Une commission temporaire de lieutenant de la milice active du Canada est conférée au lieutenant C. C. Adams (génie royal), tant qu'il sera employé au collège militaire royal du Canada avec droit d'ancienneté à compter du 21 décembre 1912, date de son grade dans l'armée. 10 novembre 1916.

Relativement à l'ordre général 99, 1916, sous 9e batterie, 2e brigade, artillerie de campagne canadienne, pour "Roy Courtice" lisez "Andrew Roy Courtice."

Le grade temporaire de lieutenant de la milice canadienne est conféré aux messieurs ci-dessous mentionnés, tant qu'ils feront du service dans les troupes expéditionnaires canadiennes :

Herbert Eldridge Ball, gentilhomme. 7 mai 1915.  
 Ernest Noel Halton Fyles, gentilhomme. 2 octobre 1916.

#### CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement, ayant passé l'examen exigé pour leurs nominations, sont confirmés dans leur grade à compter des dates apposées à leurs noms respectifs :—

Le lieutenant surnuméraire R. G. Tolmio, 1er régiment, 13 juin 1916.

Le lieutenant surnuméraire A. P. Glasco, 1er régiment, 15 juin 1916.

Le lieutenant surnuméraire G. R. G. Say, 1er régiment, 17 juillet 1916.

Le lieutenant surnuméraire S. M. Scott, 6e régiment, 1er octobre 1916.

Le lieutenant surnuméraire G. D. Falkenberg, 8e régiment, 26 septembre 1916.

Le lieutenant surnuméraire W. A. Monck, 47e régiment, 22 octobre 1916.

Le lieutenant surnuméraire A. S. Burgess, 50e régiment, 1er régiment, 1er octobre 1916.

Le lieutenant surnuméraire P. E. Leclerc, 54e régiment, 7 août 1916.

Le lieutenant surnuméraire L. F. Stevenson, 73e régiment, 17 mai 1916.

Le lieutenant surnuméraire E. W. W. Watling, 73e régiment, 17 mai 1916.

Le lieutenant surnuméraire J. J. Robertson, services de santé de l'armée, 30 septembre 1915.

Par ordre,

*W. E. H. Higgins.*

Major général,  
 Adjudant-général suppléant.

## NOMINATIONS, PROMOTIONS ET RETRAITES.

### MILICE CANADIENNE.

1916

#### QUARTIER GÉNÉRAL.

OTTAWA, 14 décembre 1916.

Les nominations, promotions, retraites et confirmation de grade qui suivent sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

#### O. G. 117.

### MILICE ACTIVE.

#### CAVALERIE.

4E HUSSARDS.—Est nommé lieutenant-colonel et commandant du régiment : le major R. M. Van Luven, vice le lieutenant-colonel A. A. Binnington, qui est transféré à la réserve des officiers à l'expiration de son terme de commandement. 1er septembre 1916.

19E DRAGONS D'ALBERTA.—Est nommé lieutenant provisoire (surnuméraire) : Georges Alfred Morin, gentilhomme. 23 octobre 1916.

22E CHEVAU-LÉGERS DE LA SASKATCHEWAN.—Le lieutenant J. Grenow a la permission de démissionner. 1er août 1916.

Sont nommés lieutenants provisoires (surnuméraires) : le maréchal des logis Leslie Palmer Roach. 30 novembre 1916.

Le maréchal des logis Clair Walkyrie Houston Harrison. 1er décembre 1916.

26E DRAGONS DE STANSTEAD.—Le lieutenant provisoire B. B. Stonning a la permission de se retirer. 5 décembre 1916.

## ARTILLERIE.

*Artillerie de campagne canadienne.*

2E BRIGADE.—4E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire): Phillip Albert Child, gentilhomme. 25 novembre 1916.

9E BATTERIE.—Sont nommés lieutenants provisoires (surnuméraires): Blair Russel, gentilhomme. 22 novembre 1916.

Charles Frederick Coryell, gentilhomme. 24 novembre 1916.

8E BRIGADE.—2E BATTERIE (OTTAWA).—Est nommé lieutenant provisoire (surnuméraire): William Harris Lloyd Roberts, gentilhomme. 1er décembre 1916.

23E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire): John Clyde McCulloch, gentilhomme. 20 novembre 1916.

9E BRIGADE.—5E BATTERIE (KINGSTON).—Sont nommés lieutenants provisoires (surnuméraires): Cornelius Garvey, gentilhomme. 31 octobre 1916.

Le maréchal des logis Frederick Booth Ponso. 22 novembre 1916.

David Watts Pritchard, gentilhomme. 24 novembre 1916.

John Ernest Cunningham, gentilhomme. 25 novembre 1916.

Cecil Samuel Taber, gentilhomme. 29 novembre 1916.

11E BRIGADE.—29E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire): Samuel Clifford Hood, gentilhomme. 4 septembre 1916.

12E BRIGADE.—30E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire): le lieutenant provisoire (surnuméraire) A. S. MacFarlane, du 24e régiment. 24 novembre 1916.

13E BRIGADE.—33E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire): le lieutenant provisoire (surnuméraire) J. C. Miller, du 35e régiment (Simcoe Foresters). 16 novembre 1916.

14E BRIGADE.—13E BATTERIE DE WINNIPEG.—Est nommé lieutenant provisoire (surnuméraire): Charles William Tupper, gentilhomme. 21 novembre 1916.

*Artillerie lourde.*

BRIGADE D'ARTILLERIE LOURDE DE MONTRÉAL.—1RE BATTERIE D'ARTILLERIE LOURDE ET SECTION DE MUNITIONS.—Le lieutenant provisoire (surnuméraire) C. B. James a la permission de se retirer. 6 décembre 1916.

*Artillerie de place canadienne.*

1ER RÉGIMENT (HALIFAX).—Sont nommés lieutenants provisoires (surnuméraires): Henry Harris Miller, gentilhomme. 29 novembre 1916.

Clarence Manson Sprague, gentilhomme. 4 décembre 1916.

Leslie Clyde Strickland, gentilhomme. 6 décembre 1916.

3E RÉGIMENT DU NOUVEAU-BRUNSWICK.—Est nommé lieutenant provisoire (surnuméraire): Murray McCheyne Baird, gentilhomme. 4 août 1916.

## GÉNIE CANADIEN.

Est nommé lieutenant provisoire (surnuméraire): Alphonse Lester Sharp, gentilhomme. 2 décembre 1916.

## CORPS DE DRESSAGE DES OFFICIERS CANADIENS.

CONTINGENT DE L'UNIVERSITÉ DE TORONTO.—Le lieutenant provisoire (surnuméraire): G. H. Campbell a la permission de se retirer. 2 décembre 1916.

CONTINGENT DU COLLÈGE DE BRANDON.—Est nommé lieutenant provisoire (surnuméraire): Arthur Wolesley Vining, gentilhomme. 8 novembre 1916.

## INFANTERIE.

6E RÉGIMENT (THE DUKE OF CONNAUGHT'S OWN RIFLES).—Le lieutenant (surnuméraire): W. F. de V. Bealey a la permission de démissionner. 30 novembre 1916.

10E RÉGIMENT (GRENADIERS ROYAUX).—Est nommé lieutenant (surnuméraire): Walter Harold Green, gentilhomme. 28 novembre 1916.

12E RÉGIMENT (YORK RANGERS).—Le lieutenant provisoire (surnuméraire): R. M. Spairs a la permission de se retirer. 8 décembre 1916.

13E RÉGIMENT ROYAL.—Le lieutenant T. H. Stinson a la permission de démissionner. 20 novembre 1916.

24E RÉGIMENT DE KENT.—Le lieutenant provisoire (surnuméraire) A. S. Macfarlane est transféré à la 30 batterie, 12e brigade, artillerie de campagne canadienne. 28 novembre 1916.

30E RÉGIMENT (WELLINGTON RIFLES).—Le lieutenant H. B. Kerruish est hors cadre pour prendre du service dans le corps royal d'aviation. 14 décembre 1916.

34E RÉGIMENT D'ONTARIO.—Le nom du lieutenant provisoire (surnuméraire) G. D. Hamilton est transféré à la liste des officiers de la milice active. 12 décembre 1916.

35E RÉGIMENT (SIMCOE FORESTERS).—Le lieutenant provisoire (surnuméraire) J. C. Miller est transféré à la 33e batterie, 13e brigade, artillerie de campagne canadienne. 16 novembre 1916.

Est nommé lieutenant (surnuméraire): William Clark Ostic, gentilhomme. 1er novembre 1916.

41E RÉGIMENT (BROCKVILLE RIFLES).—Le lieutenant provisoire (surnuméraire) W. H. Comstock est hors cadre pour prendre du service dans le corps royal d'aviation. 14 décembre 1916.

Sont nommés lieutenants provisoires (surnuméraires): James Archibald Graham, gentilhomme. 25 octobre 1916.

Lloyd Clayton Tilt, gentilhomme. 11 novembre 1916.

60E CARABINIERS DU CANADA.—Est nommé lieutenant (surnuméraire): James Edward Underhill, gentilhomme. 8 novembre 1916.

62E RÉGIMENT (ST. JOHN FUSILIERS).—Sont nommés lieutenants provisoires (surnuméraires): Charles Hubald Martin, gentilhomme. 17 novembre 1916.

Allan Edward Deig, gentilhomme. 18 novembre 1916.

70E RÉGIMENT.—Sont nommés lieutenants provisoires (surnuméraires):

Christopher Bryson Leggo,

Frederick William Allen, gentilhommes. 25 octobre 1916.

71E RÉGIMENT D'YORK.—Est nommé lieutenant provisoire (surnuméraire): Nathaniel Cameron McFarlane, gentilhomme. 13 septembre 1916.

72E RÉGIMENT (SEAFORTH HIGHLANDERS OF CANADA).—Le lieutenant (surnuméraire) A. W. A. Ulph a la permission de démissionner. 25 novembre 1916.

85E RÉGIMENT.—Est nommé capitaine: le lieutenant J. Brosseau. 8 octobre 1916.

90E RÉGIMENT (WINNIPEG RIFLES).—Sont nommés lieutenants provisoires (surnuméraires): David Henry Cosgrove, gentilhomme. 14 novembre 1916.

Stanley Spencer Gilmour, gentilhomme. 15 novembre 1916.

102E RÉGIMENT (ROCKY MOUNTAIN RANGERS).—Est nommé lieutenant provisoire (surnuméraire): William Andrew Scott, gentilhomme. 2 novembre 1916.

106E RÉGIMENT (WINNIPEG LIGHT INFANTRY).—Le lieutenant (surnuméraire) J. Benson a la permission de démissionner. 5 décembre 1916.

Le lieutenant provisoire (surnuméraire) H. H. Franklin a la permission de se retirer. 5 décembre 1916.

Est nommé lieutenant (surnuméraire): Victor Orlande Norman, gentilhomme. 17 novembre 1916.



110<sup>E</sup> RÉGIMENT (IRISH).—Est nommé lieutenant provisoire (surnuméraire) : James Stewart McCaughy, gentilhomme. 16 novembre 1916.

## INTENDANCE MILITAIRE CANADIENNE.

Le lieutenant provisoire (surnuméraire) R. O. Daly a la permission de se retirer. 3 décembre 1916.

## SERVICES DE SANTÉ DE L'ARMÉE.

## Personnel du service de santé militaire.

Sont nommés capitaines : les lieutenants (surnuméraires) :

G. M. Hanna. 16 novembre 1914.

J. C. K. Langford. 1<sup>er</sup> décembre 1915.

W. A. Lewis. 18 janvier 1916.

J. P. Mitchell, 20 mars 1916.

W. J. Kirby, 17 juin 1916.

Sont nommés lieutenants provisoires (surnuméraires) :

\*Fulton Schuyler Vrooman.

\*Cecil Bowman Corbett.

\*Wilbort Clarence Page.

\*Robert Kells Johnston.

\*James Eadie Fraser.

\*Neil Douglas Black.

\*James Orville Macdonald.

\*Clarence Morley Sellery.

\*Edwin Carl Mick.

\*Wilfrid Wallace McKay.

\*Edward William Nolan.

\*John Patrick Bonfield.

\*Frederick Leonard Reid.

\*Wilson Henry Lloyd.

\*Joseph Russell Patterson.

\*Kenneth McKim Shorey.

\*Bruce Cannon.

\*Donald Roy Fletcher,

\*Elliott Cedric Alvin Crawford,

\*Ernest Joseph Gordon,

\*Gerald Foster Denves,

\*Francis Ambrose O'Reilly,

\*Arthur Beaton Whytock,

\*George Luther Sills,

\*David Kenneth Mundell,

\*John Bradley Willoughby,

\*William Gladstone Robertson,

\*Harold Raymond Nicklin, gentilshommes. 22 novembre 1916.

Herbert Clegg George,

Alexander Fettes, gentilhomme. 23 novembre 1916.

Duncan Allison, gentilhomme. 27 novembre 1916.

\*Joseph Wilbert Warren, gentilhomme. 4 décembre 1916.

\* Pourvu qu'ils subissent les examens requis en vertu des dispositions de l'Ordre de milice n° 65, 1913.<sup>1</sup>

Sont nommés sœurs hospitalières (surnuméraires) :

Collena MacDougall. 6 juin 1916.

Cecilia Muriel Crosbie. 1<sup>er</sup> septembre 1916.

Margaret Fairbairn Scott,

Gertrude Sarah Andrews,

Helen Bruce Gardner,

Jean Drynan Bryden. 20 octobre 1916.

Agnes Craig Bell. 21 octobre 1916.

Annie Baird. 25 octobre 1916.

Jessie Viola Pollard. 27 octobre 1916.

Mary Alexina Reid Moore. 7 novembre 1916.

Jessie Violet Irene Lusk,

Janet Mary Fraser,

Catherine Christena McGibbon. 8 novembre 1916.

Florence Emily Jones. 9 novembre 1916.

Elizabeth Young Richmond,

Myrtle Rose Helen Hanna,

Olive Eda Burr. 11 novembre 1916.

Rebecca McClymont Jollie. 13 novembre 1916.

La sœur hospitalière (surnuméraire) V. J. Gordon est hors cadre, pour prendre du service dans le commandement des hôpitaux militaires. 1<sup>er</sup> octobre 1916.

Les dames suivantes sont hors cadre, pour prendre du service dans les services d'hôpitaux militaires impériaux de la reine Alexandra :—

Les sœurs hospitalières (surnuméraires)

C. E. Murray,

L. McCleave,

A. I. MacAulay. 1<sup>er</sup> novembre 1916.

H. C. Strang. 7 novembre 1916.

M. F. Scott,

G. S. Andrews,

H. B. Gardner,

J. D. Bryden,

A. C. Bell,

A. Baird,

J. V. Pollard,

M. A. R. Moore,

J. V. I. Lusk,

J. M. Fraser,

C. C. McGibbon,

F. E. Jones,

E. Y. Richmond,

M. R. H. Hanna,

O. E. Burr,

R. M. Jellio. 25 novembre 1916.

## SERVICE DENTAIRE MILITAIRE CANADIEN.

Est nommé lieutenant (surnuméraire) : Earle Spurgeon, Millett, gentilhomme. 13 octobre 1916.

Est nommé quartier-maître avec le grade honorifique de lieutenant : le sergent Frederick Arthur Allen. 1<sup>er</sup> novembre 1916.

## VÉTÉRINAIRES MILITAIRES CANADIENS.

Le lieutenant provisoire (surnuméraire) I. E. Croken est hors cadre pour prendre du service dans l'armée impériale. 2 décembre 1916.

## MEMORANDA.

(Extrait du supplément de la LONDON GAZETTE de vendredi le 25 août 1916.)

WAR OFFICE,  
25 août 1916.

Il a gracieusement plu à Sa Majesté le Roi d'approuver que les officiers ci-dessous mentionnés soient nommés Compagnons de l'Ordre du Service Distingué, en récompense de leur bravoure et de leur dévouement en campagne :—

Lieut.-col. Henry John Lamb, troupes locales canadiennes.

Il a gracieusement plu à Sa Majesté le Roi de conférer la Croix Militaire aux officiers et sous-officiers à brevet ci-dessous mentionnés, en récompense de leur bravoure et de leur dévouement en campagne :—

Lieut. Frederick George Ernest Sutton, inf. can.

Lieut. James Joseph Stock, inf. can.

Lieut. John Wise, inf. can.

(Extrait du supplément de la LONDON GAZETTE de vendredi le 8 de septembre 1916.)

WAR OFFICE,  
9 septembre 1916.

Une agrafe à leur médaille militaire a été conférée aux officiers ci-dessous mentionnés pour des actes continus de bravoure incontestable :—

Lieut. (capit. suppl.) Alfred Syer Trimmer, inf. can.

(La croix militaire a paru dans la *London Gazette* datée le 15 mars 1916),

(Extrait du "Supplément de la LONDON GAZETTE de vendredi le 22 de septembre 1916.")

WAR OFFICE,  
22 septembre 1916.

Il a gracieusement plu à Sa Majesté le Roi d'approuver que les officiers ci-dessous mentionnés soient nommés Compagnons de l'Ordre du Service Distingué, en récompense de leur bravoure et de leur dévouement en campagne.

## TROUPES CANADIENNES.

Capit. Charles Edward Kilmer, inf. can.

Il a gracieusement plu à Sa Majesté le Roi de conférer la Croix Militaire aux officiers et sous-officiers à brevet ci-dessous mentionnés, en reconnaissance de leur bravoure et de leur dévouement en campagne :—

## TROUPES CANADIENNES.

Lieut. Arthur Spencer Allen, inf. can.

Lieut. James Clifford Andrews, inf. can.

Lieut. Guy Sedden Clerkson, inf. can.

Lieut. Harry Robertson Dillon, art. de camp. can.  
 Lieut. Sydney Baker Harris, inf. can.  
 Lieut. Thomas Lewis Owe Williams, inf. can.  
 Lt. John Stanley Woods, inf. can.

(Extrait du supplément de la LONDON GAZETTE de mardi,  
 le 26 septembre 1916.)

#### WAR OFFICE,

26 septembre 1916.

Il a gracieusement plu à Sa Majesté le Roi de conférer la Croix Militaire aux officiers et sous-officiers à brevet ci-dessous mentionnés, en reconnaissance de leur bravoure et de leur dévouement en campagne :—

#### TROUPES CANADIENNES.

Lt. Lawrence Francis Gartner Bole, canonnier royal canadien.

Lt. Owen Sydney Dunn, inf. can.

Lt. Ernest Dorland Hicks, force canadienne et compagnie royale de campagne.

Capt. Ivan Steele Ralston, inf. can.

Lt. Harry Roy Urie, génie canadien.

Lt. John Gordon Young, inf. can.

Le grade temporaire de colonel de la milice canadienne est conféré au lieutenant-colonel J. C. O. Mack, trésorerie militaire canadienne, tant qu'il occupera un emploi spécial au quartier général de la milice.

1er décembre 1916.

Est nommé colonel-honoraire du 187e bataillon d'outre-mer, T.E.C. : Edward Michener, écuyer, M.A.L.

1er novembre 1916.

Est nommé colonel honoraire du 178e bataillon d'outre-mer, T. E. C. : Charles Eudes Bonin, écuyer, consul général de France.

29 novembre 1916.

Relativement aux copies de l'ordre général 71, 1916, (version française) sous-district militaire n° 4 "lieutenant-colonel J. P. C. des Trois Maisons" lisez "lieutenant-colonel J. P. A. des Trois Maisons" et pour "1er juillet, 1916" lisez "1er juillet 1917".

Relativement à l'ordre général 25 1916, 28e régiment de Perth, insérez les mots "qui a quitté l'emploi d'adjudant," à la suite du nom du capitaine (lieutenant-colonel temporaire) T. Delamere.

Le lieutenant (surnuméraire) (capitaine temporaire) S. Small, 2e régiment (Queen's Own Rifles of Canada), abandonne le grade temporaire de capitaine qui lui a été conféré par l'ordre général 22, 1916. 7 décembre 1916.

Le memoranda de l'ordre général daté le 30 novembre 1916, en tant qu'il concerne l'officier commis et lieutenant honoraire J. S. Chenay, corps des commis militaires d'état-major, est par le présent annulé et ce qui suit lui est substitué :

Le grade temporaire de capitaine honoraire est conféré à l'officier commis et lieutenant honoraire J. S. Chenay, corps des commis militaires d'état-major avec la solde et les allocations de ce grade, tant qu'il occupera un emploi spécial au quartier général de la milice. 6 juillet 1916.

Le grade temporaire de capitaine est conféré au lieutenant D. H. McDougall, 48e régiment (Highlanders) tant qu'il remplira les fonctions d'officier commandant de compagnie. 11 décembre 1916.

Sont nommés aumôniers avec le grade honorifique de capitaine :—

Le révérend John D'Ole Morrow. 1er juillet 1916.

Le révérend William Robertson. 25 septembre 1916.

Est nommé capitaine honoraire, M. C. :

Le révérend Henry Albert Fish. 1er décembre 1916.

Un grade temporaire dans la milice canadienne comme ci-après est conféré aux messieurs ci-dessous mentionnés tant qu'ils feront du service dans les troupes expéditionnaires canadiennes.

Sont nommés lieutenants :—

Richard Walter Raynor, gentilhomme. 29 juillet 1916.

Joseph Edgerton Scott Martin, gentilhomme. 1er août 1916.

James Wilson Muncaster, gentilhomme. 29 septembre 1916.

Edgar Charles Corbett, gentilhomme. 17 octobre 1916.

Leslie Rede Robson, gentilhomme. 7 décembre 1916.

Est nommé lieutenant honoraire :

William Ernest Barbour Mercer, gentilhomme. 25 janvier 1916.

#### CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement, ayant passé l'examen exigé pour leurs nominations, sont confirmés dans leur grade à compter des dates apposées à leurs noms respectifs :—

Le lieutenant surnuméraire A. H. Chapman, 9e compagnie de campagne, génie canadien, 30 décembre 1916.

Le lieutenant surnuméraire H. A. Moore, génie canadien (liste régim.), 31 janvier 1916.

Le lieutenant surnuméraire A. V. De Laporte, génie canadien (liste régim.), 1er mars 1916.

Le lieutenant surnuméraire R. V. Harris, corps de dressage des officiers canadiens (Dalh.), 6 juin 1916.

Le lieutenant surnuméraire G. B. Moxon, 5e régiment, 5 mai 1916.

Le lieutenant surnuméraire E. G. Hampson, 5e régiment, 19 mai 1916.

Le lieutenant surnuméraire P. R. Philipps, 63e régiment, 28 janvier 1916.

Le lieutenant surnuméraire W. L. Coleman, 63e régiment, 1er septembre 1916.

Le lieutenant surnuméraire A. W. Dowser, 74e régiment, 1er mars 1916.

Le lieutenant surnuméraire R. R. Maclean, 82e régiment, 23 décembre 1915.

Le lieutenant surnuméraire A. M. O. Gold, 90e régiment, 16 mars 1916.

Le lieutenant surnuméraire J. A. Ball, 100e régiment, 20 décembre 1915.

Le lieutenant surnuméraire R. R. Sutherland, 100e régiment, 20 mai 1916.

Le lieutenant surnuméraire A. T. Godfrey, services de santé de l'armée, 25 octobre 1916.

Le lieutenant surnuméraire W. N. Cochrane, services de santé de l'armée, 13 novembre 1916.

Par ordre,

*W. E. H. H. H. H.*

Major général.  
 Adjudant général suppléant.

## AVIS DU GOUVERNEMENT.

### COMMISSION D'EXAMEN POUR LA PROFESSION D'ARPENTEUR FÉDÉRAL.

16 janvier 1917.

AVIS est donné par le présent qu'en conformité des dispositions de la *Loi des arpentes fédérales*, la Commission d'examen pour la profession d'arpenteur fédéral se réunira à Ottawa, lundi, le douzième jour de février prochain, pour l'examen des aspirants à l'étude de la profession d'arpenteur fédéral ou de ceux qui veulent obtenir des commissions d'arpenteurs fédéraux ou pour obtenir des certificats d'arpenteurs fédéraux. Ces examens seront tenus à Ottawa, Toronto et Kingston, dans la province d'Ontario ; à Regina, dans la province de la Saskatchewan, à Calgary et Edmonton, dans la province d'Alberta, et à Vancouver, dans la province de la Colombie-Britannique.

J. AURÈLE COTÉ,  
 Secrétaire de la Commission d'examen  
 des arpenteurs fédéraux.



**The Duncan Electrical Company, Limited.**

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 2e jour de janvier 1917, constituant en corporation John Joseph Meagher, Henry Noël Chauvin et James Edouard Coulin, tous trois conseil du Roi, Harold Earle Walker, avocat, tous de la cité de Montréal, dans la province de Québec, et Frank Genest, de la cité de Westmount, dans la dite province de Québec, étudiant en droit, pour les fins suivantes :—

(a) Acheter, acquérir, assumer l'entreprise, industrie, propriété et biens en général d'une certaine compagnie connue comme "The Duncan Electrical Company, Limited," incorporée par lettres patentes sous les seing et sceau du Secrétaire d'Etat du Canada, datées le 16e jour de mai 1905 et payer pour iceux telle compensation que les directeurs de la compagnie jugeront convenable, spécialement en actions de la compagnie émises comme complètement libérées et non sujettes à appels ;

(b) Exercer l'industrie de manufacturiers, acheter, vendre et généralement acquérir autrement, trafiquer, commercer, faire le négoce et disposer de toutes sortes et espèces de fournitures électriques, appareils, accessoires, quincaillerie, matrices, métaux et articles ;

(d) Acquérir la propriété, droits, achalandage et autres biens et privilèges, ou assumer comme une industrie active, les affaires d'aucune personne ou compagnie exerçant des affaires ou une industrie permise en vertu de cette loi, conclure des contrats pour la fourniture de services à la compagnie ou pour l'acquisition de droits de toute personne ou compagnie ayant des contrats pour la fourniture de main-d'œuvre ou de matériaux, payer pour iceux et pour services ou avantages, de quelque nature que ce soit, procurés à la compagnie en actions de la compagnie, totalement ou partiellement libérées ;

(e) Exercer toute autre industrie (manufacturière ou autre), que la compagnie jugera pouvoir convenablement exercer en rapport avec son industrie qui semblera directement ou indirectement de nature à augmenter ou rendre profitable aucune des propriétés ou droits de la compagnie ;

(f) Demander, acheter ou autrement acquérir tous brevets d'invention, brevets, licences, concessions et autres choses semblables, conférant tout droit exclusif ou non exclusif ou limité de se servir, ou tout secret ou autre information, au sujet de toute invention qui pourra sembler susceptible d'être employée pour les fins de la compagnie, ou dont l'acquisition sera censée être utile à la compagnie, directement ou indirectement, et employer, développer, exercer ou accorder des licences s'y rattachant ou autrement faire valoir la propriété, droit ou informations ainsi acquis ;

(g) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques, ou autrement, avec toute personne ou compagnie exerçant ou engagée, ou se proposant d'exercer ou de s'engager dans toute industrie, ou transaction que cette compagnie est autorisée à exercer ou dans laquelle elle peut s'engager ou toute industrie ou transaction pouvant être conduite de manière à être profitable à la compagnie, directement ou indirectement, et subventionner, prêter des deniers, garantir les contrats ou aider autrement toute telle personne ou compagnie et prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie et les vendre, détenir, rémettre, avec ou sans garantie, ou en disposer autrement ;

(h) Souscrire, acheter ou autrement acquérir, posséder, détenir, vendre, céder, transférer ou autrement disposer et trafiquer d'actions du capital-actions, obligations, débiteures ou autres évidences de dettes créées par aucunes autres compagnies ; et pendant leur possession en exercer tous les droits et privilèges de propriétaires y compris celui de voter en vertu d'icelles, nonobstant les dispositions de l'article 44 de la dite loi ;

(i) Agir comme experts, ingénieurs consultant et pratiquant en rapport avec l'industrie de l'entreprise que cette compagnie est autorisée d'exercer ;

(j) Vendre tout ou partie de l'entreprise de la compagnie pour telle compensation que la compagnie jugera convenable, et en particulier pour des actions, débiteures, actions-débiteures ou autres valeurs d'aucune autre compagnie ayant en tout ou en partie des objets semblables à ceux de cette compagnie ;

(k) Prêter des fonds aux clients ou personnes ayant des relations avec la compagnie et telle garantie ou indemnité qui sera jugée nécessaire ;

(l) Rémunérer toute personne pour services rendus ou à rendre en plaçant ou en aidant à placer aucune actions du capital de la compagnie ou aucunes débiteures, actions débiteures ou autres valeurs de la compagnie ou à propos de la formation ou promotion de la compagnie ou la conduite de ses affaires ;

(m) Placer et disposer des fonds de la compagnie non immédiatement requis en telles valeurs de telle manière qu'il pourra en être décidé de temps à autre ;

(n) Distribuer parmi les membres, par dividendes ou autrement, en espèces ou en nature aucune des propriétés de la compagnie et en particulier les actions libérées, débiteures ou actions débiteures d'aucune autre compagnie ;

(o) Faire toutes les choses ci-dessus seuls ou conjointement avec d'autres comme principaux, facteurs ou agents pour aucunes autres compagnies ou personnes, par l'entremise d'aucuns facteurs, fidéicommissaires ou agents ou à commission ;

(p) Faire toutes les choses nécessaires, convenables ou propres à l'accomplissement de l'un ou plusieurs des objets ci-dessus énumérés ou se rapportant aux pouvoirs mentionnés dans les présentes ou qui pourraient paraître nécessaires à une époque quelconque, pour la protection et le bénéfice de la corporation, soit comme détenteurs soit comme intéressés dans toute propriété ou autrement ;

(q) Les pouvoirs octroyés dans chacun des paragraphes ci-dessus ne seront limités ni restreints par induction ou déduction des termes d'aucun autre paragraphe ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Duncan Electrical Company, Limited," avec un capital actions de cent cinquante mille dollars, divisé en 1,500 actions de cent dollars chacune, le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 2ième jour de janvier 1917.

THOMAS MULVEY,

29-2

Sous-secrétaire d'Etat.

**William Scully, Limited.**

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 3e jour de janvier 1917, constituant en corporation David Richard Murphy, conseil du Roi, Jean Martineau, étudiant en droit, de la cité de Westmount, dans la province de Québec, Maxime Raymond, de la cité d'Outremont, dans la dite province de Québec, avocat, Alfred Degroseilliers et John Farrow, commis, de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—

(a) Exercer généralement, dans toutes ses branches, l'industrie de la confection, importer, manufacturer, exporter et disposer de toutes espèces d'effets et marchandises, importer, acheter, faire, manufacturer, vendre, exporter des vêtements, complets, uniformes, coiffures, chaussures et articles d'habillement de toutes descriptions ; acheter, importer, manufacturer, vendre, exporter des médailles, insignes, boutons et des équipements et accoutrements militaires de tous genres ;

(b) Acheter, manufacturer, faire, utiliser, vendre, trafiquer de tous genres de machinerie, outils, instruments, accessoires, appareils, patrons pouvant être requis ou semblant utiles ou avantageux dans l'exercice des diverses branches de l'industrie dans laquelle la compagnie a l'autorisation de s'engager ;

(c) S'engager dans aucune autre industrie pouvant être exercée incidemment ou avantageusement en rapport avec aucune des branches de l'industrie spécifiée dans les présentes ;

(d) Acquérir par achat, bail ou autrement, et utiliser des brevets d'invention, marque de fabrique, dessins de machines, patrons, marques, procédés et autres droits et choses pouvant être utilisés dans l'entreprise de la compagnie, les payer en espèces ou en actions, obligations, débetures ou valeurs de la compagnie et en disposer ;

(e) Acquérir par achat, bail ou autrement et détenir toute propriété immobilière jugé nécessaire pour l'exercice de l'entreprise susdite, la vendre, transporter, louer ou hypothéquer ou aucune partie d'icelle, comme la compagnie le jugera à propos ;

(f) Acheter ou autrement acquérir toute industrie, étant dans les limites d'aucun des objets de la compagnie, avec ou sans les propriétés immobilières, droits et contrats lui appartenant, et assumer ses engagements s'il en est jugé opportun, payer pour telle industrie en espèces ou en actions, obligations, débetures, ou autres valeurs de la compagnie ;

(g) Agir comme agents pour toute compagnie, société ou personne exerçant une industrie semblable ou dont les marchandises ou produits peuvent avantageusement ou facilement manutentionner par la compagnie ;

(h) Acheter, acquérir, détenir, vendre ou autrement disposer du capital-actions de toute autre compagnie ayant des objets semblables ou alliés à ceux de la compagnie, payer pour tel stock en espèces ou en actions, obligations, débetures ou autres valeurs de la compagnie ;

(i) S'associer ou conclure des conventions au sujet du partage des profits ou la fusion des intérêts, avec toute personne ou compagnie engagée, ou se proposant de s'engager dans toute industrie, ou entreprise que la compagnie est autorisée à exercer, garantir les contrats, faire des avances de fonds ou aider autrement telle personne ou compagnie, souscrire ou autrement acquérir des actions dans le capital-actions de telle compagnie et les vendre, détenir, transférer ou en disposer autrement ;

(j) Faire et exécuter tous autres actes et choses pouvant être utiles ou semblant avantageux pour mettre à exécution aucun des objets ci-dessus ;

(k) Rien de ce qui est contenu dans les paragraphes ci-dessus ne sera interprété comme limitant ou restreignant, d'aucune manière que ce soit, aucun pouvoir ou droit conféré dans aucun autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "William Scully Limited," avec un capital-actions de deux cent mille dollars, divisé en 2,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 5e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

29-2

### British Forgings, Limited.

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 31ème jour de janvier, 1917, constituant corporation Francis George Bush, teneur de livres, George Robert Drennan et Alexander Gordan Yeoman, sténographes, Herbert William Jackson, commis, et Frank Breadon Common, étudiant en droit, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer et disposer de fer, acier et autres métaux du minerais aux produits ouvrés ; couler, fondre, forger, laminier du fer et de l'acier de toute espèce et description, manufacturer et disposer de tous articles, effets et marchandises dans lesquels le fer, l'acier ou autre métal sont ou peuvent être utilisés, pour cette fin, ériger et exploiter des hauts-fourneaux, forges, convertisseurs, et autres appareils nécessaires ou utiles à l'exercice normal de la dite industrie ; manufacturer, importer, exporter, acheter, vendre et disposer de munitions, articles, effets et marchandises ; exercer l'industrie de mineurs, fondeurs de cuivre et autres métaux, machinistes, fabricants d'outils, métallurgistes,

ouvriers en métaux, ajusteurs, constructeurs de moulins, fabricants de boîtes d'emballage et de toutes autres industries de détails usuellement et facilement en rapport avec aucune des industries susnommées pour préparer ou finir les articles pour la vente, ou pour des fins auxiliaires, ou pour les fins des industries susnommées ou pour des fins de profits comme industries indépendantes ;

(b) Manufacturer totalement ou partiellement toutes marchandises, substances, machines, outils, articles, appareils ou choses de ou pour la fabrication, ou aucun procédé de fabrication, pour lesquels l'outillage, la machinerie ou la propriété de la compagnie peut de temps en temps être disponible ou convenable ;

(c) Construire, maintenir, exploiter sur la propriété de la compagnie tous travaux, ponts, réservoirs, flumer, jetées et tous autres travaux et commodités qui sembleront permettre directement ou indirectement d'atteindre aucun des objets de la compagnie y compris des lignes de télégraphe et de téléphone ;

(d) Construire, acquérir, posséder, gérer affréter, exploiter, louer tous genres de bateaux à vapeur et à voiles, bateaux, remorqueurs, chalands et autres vaisseaux, quais, bassins, élévateurs, entrepôts, hangars à fret et autres bâtiments nécessaires ou convenant pour les fins de la compagnie ;

(e) Etablir, maintenir, exploiter, pour l'usage de la compagnie, ses employés, locataires, et autres un service de protection contre le feu, un service hydraulique, un service d'éclairage électrique ou au gaz, faire tels contrats en rapport avec ceux qui seront trouvés nécessaires ou opportuns pour la disposition de l'excédent ou autrement ;

(f) Demander, maintenir, enregistrer, louer, acquérir, détenir, vendre, louer ou autrement disposer et octroyer des licences ou autrement faire valoir tous brevets d'invention, perfectionnements ou procédés, marques de fabrique, marques de commerce et choses de même nature nécessaires ou avantageuses pour aucune des fins de la compagnie ;

(g) Distribuer parmi les actionnaires de la compagnie, en nature, aucune des propriétés de la compagnie et particulièrement les actions, débetures, ou valeurs d'aucune autre compagnie appartenant à la compagnie ou dont elle peut avoir le pouvoir de disposer ;

(h) Acquérir par achat ou autrement les actions d'aucune autre compagnie exerçant une industrie en tout ou en partie semblable à l'industrie que cette compagnie est autorisée d'exercer, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, ou autrement acquérir et assumer toute autre entreprise et industrie semblables, en tout ou en partie, à celle de la compagnie, avec son outillage, fonds de commerce, achalandage, franchises, biens de toute nature et engagements ; exercer toute autre industrie pouvant être convenablement exercée en rapport avec les objets ci-dessus ou de nature, directement ou indirectement, à augmenter la valeur, à faciliter la réalisation ou à rendre profitable aucune des propriétés, des droits ou entreprises de la compagnie ;

(i) Vendre, louer ou autrement disposer de tout ou partie de l'entreprise de la compagnie pour telle compensation que la compagnie jugera convenable, et en particulier pour des actions, débetures, valeurs d'aucune autre compagnie ayant en tout ou en partie des objets semblables à ceux de cette compagnie ;

(j) Emettre des actions libérées, obligations, débetures ou autres valeurs de la compagnie en paiement total ou partiel d'aucune propriété, droits, que la compagnie est autorisée d'acquérir ou, avec l'approbation des actionnaires, pour services rendus, travaux faits pour la compagnie, ou pour le paiement ou le règlement de dette et engagements dus par la compagnie ;

(k) S'amalgamer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds, garantir les contrats ou autrement aider telle personne, maison ou compagnie et nonobstant les dispositions de



l'article 44 de la *Loi des Compagnies*, prendre ou autrement acquérir et détenir des actions et valeurs d'aucune telle compagnie les vendre ou autrement en disposer ;

(l) Faire toute ou aucune des choses autorisées par les présentes, seuls ou conjointement avec d'autres comme facteurs ou agents ;

(m) Faire toutes choses utiles ou nécessaires pour atteindre normalement tous ou aucun des objets ci-dessus ;

(n) Tout pouvoir accordé dans un paragraphe quelconque des présentes, ne sera ni limité ni restreint par induction ou déduction des termes de tout autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "British Forgings, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 3ième jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat

29-2

#### A. Hollander & Son, Limited.

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 29e jour de décembre 1916, constituant en corporation Peter Bercovith, de la cité de Westmount, dans la province de Québec, conseil du Roi, Ernest Lafontaine et Nathan Gordon, avocats, Georges Manarque et Moses Myerson, étudiants, de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie de la préparation et de la teinture des pelletteries ;

(b) Acheter et louer les propriétés pouvant être requises par la compagnie pour l'industrie qu'elle conduit ;

(c) Acneter, louer ou acquérir des formules, recettes, procédés secrets, machineries de tous genres pour l'industrie par elle exercée, payer pour telles formules, recettes, procédés secrets et machinerie avec des actions libérées du stock de la compagnie et payer des droits régalien pour telles formules, recettes, machineries ou droits de brevets ;

(d) Demander, acheter, acquérir, détenir, vendre, céder, louer ou autrement acquérir ou disposer de droits de brevets, licences, privilèges, formules, inventions, marques de fabrique, marques de commerce, demandes pendantes à leur sujet, pour procédés secrets, reliés ou utiles en ce qui se rapporte aux affaires de la compagnie ;

(e) Employer, manufacturer, octroyer des licences en vertu d'aucunes lettres patentes possédées ou contrôlées par la compagnie, dépenser des deniers pour expérimenter, essayer la validité ou la valeur d'aucuns droits de brevets que la compagnie peut acquérir ou se propose d'acquérir ;

(f) Acquérir ou assumer la totalité ou aucune partie des affaires, propriétés et passif d'aucune personne ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer ou possédant aucune propriété convenant aux fins de cette compagnie ;

(g) Manufacturer, acheter ou autrement acquérir des produits, des préparations chimiques nécessaires ou désirables en rapport avec les affaires de la compagnie ;

(h) S'associer, conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer et de s'engager dans une entreprise ou transaction que la compagnie est autorisée à exercer ou entreprendre ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds, garantir les contrats ou autrement acquérir des actions ou valeurs

de toute telle compagnie, et les vendre, détenir, réémettre avec ou sans garantie ou autrement en disposer ;

(i) Demander, obtenir, acquérir par cession, transfert, achat ou autrement, exercer, appliquer et jouir de tout permis, charte, pouvoir, autorité, franchise, concessions, droits ou privilèges qu'aucun gouvernement ou autorité, ou aucune corporation ou corps public peuvent avoir le pouvoir d'octroyer, les payer, aider, contribuer à leur mise en œuvre et approprier aucune des actions, obligations et biens de la compagnie pour défrayer les frais, charges et dépenses nécessaires s'y rapportant ;

(j) Lever et aider à lever des deniers et aider au moyen de bonis, prêts, promesses, endossements, garanties d'obligations, débentures ou autres valeurs ou autrement, toute autre compagnie ou corporation et garantir l'exécution des contrats par aucune telle compagnie, corporation ou par aucune autre personne ou personnes avec lesquelles la compagnie peut avoir des relations d'affaires ;

(k) Exercer toute autre industrie, (manufacturière ou autre), que la compagnie jugera pouvoir convenablement exercer en rapport avec son industrie qui semblera directement ou indirectement de nature à augmenter ou rendre profitable aucune des propriétés ou droits de la compagnie ;

(l) Faire toutes ou aucune des choses ci-dessus comme principaux, agents, entrepreneurs ou autrement, seuls ou conjointement avec d'autres ;

(m) Vendre ou disposer de l'entreprise de la compagnie ou de toute partie d'icelle, pour telle compensation que la compagnie jugera à propos, et en particulier pour des actions, débentures ou valeurs de toute autre compagnie dont les objets sont semblables à ceux de cette compagnie ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "A. Hollander & Son, Limited," avec un capital actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 5e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

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#### Eureka Toys, Limited.—Les Jouets Euréka, Limitée.

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 29e jour de décembre 1916, constituant en corporation Jean Charbonneau et James Edward Coulin, avocats, Charles Joseph Eugène Charbonneau, notaire, Joseph Siméon Pilon, sténographe, et Philippe Morel, agent, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer et vendre des jouets, articles de maison et de bureau faits de métal, bois, cuir, tissu, caoutchouc ou fils métalliques et des marchandises de toute espèce ;

(b) Vendre, acheter, disposer et trafiquer, en gros et en détail de commodités, articles et choses de toute espèce pouvant être convenablement disposés par la compagnie en rapport avec aucun de ses objets ;

(c) Acheter ou autrement acquérir toute formule, recette, procédé, lettres patentes, marques de fabrique, droits d'auteur se rapportant aux produits de la compagnie ou aucuns droits ou intérêts dans iceux ou dans leur mode de fabrication ou de vente ;

(d) Construire, maintenir, modifier tous bâtiments ou travaux nécessaires ou convenant aux fins de la compagnie ;

(e) Acheter, louer, ou autrement acquérir tout ou partie des affaires de la propriété, franchises, achalandage, droits et privilèges détenus par, ou en jouissance de toute personne, maison ou corporation exerçant une industrie que cette compagnie est autorisée d'exercer, en possédant des propriétés convenant aux fins de cette compagnie, les payer en actions prioritaires ou ordinaires de la compagnie, complètement ou partiellement libérées ou en obligations, débentures ou autres valeurs de

la compagnie ou autrement, assumer les engagements d'aucune telle personne, maison ou corporation ;

(f) Nonobstant les dispositions de l'article 44 de la dite loi, acheter, prendre, acquérir par souscription originale ou en échange d'actions, obligations, débentures ou autres valeurs de cette compagnie ou autrement, détenir, vendre ou autrement disposer d'actions, stock, priorité ou ordinaire, débentures, obligations ou autres engagements d'aucune autre compagnie ayant, en tout ou en partie, des objets similaires à ceux de cette compagnie ou exerçant une industrie capable d'être directement ou indirectement, conduite avantageusement pour la compagnie et voter en vertu de toutes actions ainsi détenues par l'entremise d'agent ou agents que les directeurs pourront nommer ;

(g) Construire, acquérir, exploiter des bateaux à vapeur, chalands, quais, entrepôts, agir comme agents pour des armateurs, agents maritimes et des systèmes de charroiyage ;

(h) Placer et disposer des fonds de la compagnie non immédiatement requis de telle manière qu'il pourra en être déterminé de temps en temps ;

(i) Payer à même les fonds de la compagnie ou avec des actions de la compagnie ou, à la fois, en espèces et actions, toutes dépenses de ou à propos de la formation, flottaison, annonces et obtention de la charte de la compagnie ou pour rémunérer aucune personne ou compagnie pour services rendus à la compagnie en plaçant ou aidant à placer ou en garantissant le placement d'aucune des actions du capital de la compagnie ou d'aucunes obligations, débentures ou autres valeurs de la compagnie ;

(j) Payer par émission d'obligations, débentures ou autres valeurs, employer et également appliquer le surplus des bénéfices et des profits accumulés que la loi autorise de mettre en réserve, l'achat et acquisition, de propriété ;

(k) Obtenir aucun ordre provisoire ou acte du Parlement permettant à la compagnie de mettre à effet aucun de ses objets ou pour aucune autre fin qui semblera opportune et s'apposer à toute procédure ou demande qui semblera directement ou indirectement de nature à porter préjudice aux intérêts de la compagnie ;

(l) Se consolider ou s'amalgamer avec aucune autre compagnie ayant, en tout ou en partie, des objets semblables à ceux de cette compagnie ;

(m) Distribuer, en nature, aucun des biens de la compagnie parmi les actionnaires.

(n) L'interprétation de tout pouvoir accordé dans un paragraphe quelconque des présentes, ne sera ni limitée ni restreinte par induction ou déduction des termes de tout autre paragraphe ou par induction ou déduction du nom de la compagnie ;

(o) Exercer toute autre industrie, manufacturière ou autre, que la compagnie croira pouvoir exercer convenablement en rapport avec son industrie, ou de nature à augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables ;

(p) Demander, acheter ou autrement acquérir, tous brevets, licences, concessions et choses de même nature, conférant un droit exclusif ou non exclusif ou limité d'utiliser tout secret ou autre information concernant tout invention qui paraîtra capable d'être utilisée pour aucune des fins de la compagnie, ou dont l'acquisition sera jugée propre à profiter directement ou indirectement à la compagnie ; et utiliser, exercer, développer, ou permettre l'usage ou autrement faire valoir la propriété, droits, ou renseignements ainsi acquis ;

(q) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds, garantir les contrats ou autrement aider telle personne ou compagnie ; prendre ou autrement acquérir des actions ou valeurs de toute compagnie, et les vendre, détenir, réémettre avec ou sans garantie ou autrement en disposer ;

(r) Conclure des arrangements avec aucunes autorités, gouvernement municipal, local ou autres qui seront de nature à permettre d'atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités les droits, privilèges, concessions que la compagnie jugera convenable d'obtenir, exécuter, exercer et se conformer à tous tels arrangements, droits, privilèges et concessions ;

(s) Promouvoir toute compagnie ou compagnies dans le but d'acquérir toutes ou aucune des propriétés et engagements de la compagnie ou pour aucune autre fin qui semblera de nature à profiter directement ou indirectement à la compagnie, et généralement acheter, prendre à bail ou en échange, louer ou autrement acquérir toute propriété mobilière ou immobilière, droits ou privilèges que la compagnie jugera nécessaires ou utiles aux fins de ses affaires ;

(t) Adopter pour faire connaître les produits de la compagnie tels moyens qui seront jugés opportuns et en particulier par des annonces dans les journaux, circulaires, par l'achat et l'exposition de travaux d'art ou d'intérêt, la publication de livres et périodiques et par la distribution de prix, récompenses et dons ;

(u) Vendre, améliorer, gérer, développer, échanger, louer, disposer, faire valoir ou autrement trafiquer de tout ou partie des biens et droits de la compagnie ;

(v) Faire toutes ou aucune des choses ci-dessus comme principaux, agents ou entrepreneurs, par l'entremise de fidéicommissaires, agents ou autrement, seuls ou conjointement avec d'autres ;

(w) Faire toutes telles autres choses nécessaires ou utiles pour atteindre les objets ci-dessus.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Eureka Toys, Limited"—"Les Jouets Eureka, Limitée," avec un capital-actions de cent mille dollars, divisé en 100,000 actions de un dollar chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 2e jour de janvier 1917

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

29-2

#### Metro Films Service, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 29e jour de décembre 1916, constituant en corporation Louis Athanase David et Louis Philippe Crépeau, tous deux conseil du Roi, Segfried Hinson Bush, avocat, George Wittaker, teneur de livres et Sarah Farmer Innes, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes—

(a) Manufacturer, acheter, vendre, louer, trafiquer de films pour vues animées, de films en rouleaux et de films de tous genres employés dans la production des vues animées ;

(b) Posséder ou louer et exploiter des théâtres de vues animées de tous genres et donner des représentations de vaudeville dans tels théâtres de vues animées ;

(c) Acheter ou autrement acquérir et obtenir des protections et licences provisoires et autres à propos de toutes inventions, ou supposées inventions, brevets, marques ou noms de fabrique, dessins, droits d'auteur, projets, idées, procédés secrets ou autres et choses de même nature qui sembleront devoir être avantageuses ou utiles à la compagnie, et les essayer, développer, prolonger, renouveler, exploiter, employer, vendre ou accorder des licences exclusives ou autres ou autrement disposer de toutes ou de chacune de ces choses ;

(d) Acheter, acquérir, posséder et détenir ou autrement disposer de toutes valeurs, stocks, obligations, débentures ou actions d'aucune compagnie, quelle qu'elle soit, ayant en tout ou en partie des objets semblables à ceux de cette compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ;

(e) Faire des arrangements pour aucune des choses ci-dessus comme principaux ou agents, agir particuliè-



rement comme courtiers de douane en rapport avec l'importation des films de vues animées et leurs accessoires ;

(f) Faire tous arrangements pour l'amalgamation, l'union des intérêts, les concessions réciproques avec toute compagnie, maison ou personne exploitant une industrie en tout ou en partie similaire à celle de cette compagnie ;

(g) Acheter ou autrement acquérir la totalité ou aucune partie des affaires, propriétés ou passif, d'aucune personne ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer, ou possédant aucune propriété convenant aux objets de cette compagnie et payer pour telle industrie ou propriété totalement ou partiellement en stocks l'obligation de cette compagnie ;

(h) Rémunérer, avec l'approbation des actionnaires, toute personne ou compagnie pour services rendus en plaçant ou aidant à placer, ou garantissant le placement d'aucunes actions du capital de la compagnie ou aucunes débetures ou autres valeurs de la compagnie ou à propos de la formation de la compagnie ou de la conduite de ses affaires ;

(i) Vendre ou autrement disposer de l'entreprise de la compagnie, de tout ou partie de ses biens, pour des actions, débetures ou valeurs d'aucune autre compagnie nonobstant les dispositions de l'article 44 de la dite loi ;

(j) Distribuer en nature, parmi les membres de la compagnie toutes actions, débetures, valeurs ou biens appartenant à la compagnie ;

(k) Faire toutes ou aucunes autres choses qui pourront être légales ou nécessaires pour l'exercice normal des fins ci-dessus ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Metro Films Service, Limited," avec un capital-actions de quarante mille dollars, divisé en 400 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 30e jour de décembre 1916.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

29-2

#### Les Fabriques de Dignard, Limitée—The Dignard Manufacturing, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Lois des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 29e jour de décembre 1916, constituant en corporation Cléophas Dignard, industriel, Antonio Dignard, artiste industriel, François Joseph Clapin, dessinateur, et Edgar Duffy, photographe, tous de la cité de Montréal, dans la province de Québec, et Louis Préfontaine, artiste décorateur, de la ville de Longueuil, dans la dite province de Québec, pour les fins suivantes :—

(a) Faire la fabrication et le commerce de confiseries, biscuits, vermicelles et comestibles dans toutes leurs spécialités ;

(b) Manufacturer, produire, importer, exporter, acheter, vendre, disposer des farines, sucres, sirops, extraits et produits chimiques pouvant servir à l'exploitation de l'industrie des comestibles ;

(c) Exercer toutes autres industries manufacturières ou non que la compagnie jugera capable d'être avantageusement exercées en rapport avec les objets ci-dessus, ou censées augmenter directement ou indirectement la valeur de la propriété ou des droits de la compagnie ou les rendre profitables ;

(d) Manufacturer, importer, exporter, acheter, vendre et faire le trafic des articles généralement vendus par les magasinsettes de bonbons et les restaurants non licenciés ;

(e) Accepter et exercer des agences de toutes industries manufacturières ou autres, faisant le même commerce que la compagnie, ou qu'elle jugera capable d'être avantageusement exercées et censées augmenter, directement ou indirectement, la valeur de ses biens ou de les rendre profitables ;

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(f) Acquérir par achat ou autrement tout ou partie de l'actif de toute personne, société ou industrie exerçant un commerce semblable à celui de cette compagnie, s'associer avec telle personne, société ou compagnie pour des entreprises et en vue de profits communs ;

(g) Vendre ou autrement céder en tout ou en partie les affaires, biens et entreprises de la compagnie comme industrie active ou autrement aux termes et conditions pour la compensation que la compagnie jugera convenable ;

(h) Prendre par souscriptions originales, acheter accepter en paiement ou autrement acquérir, détenir, vendre ou autrement concéder des actions, obligations, ou autres valeurs de toutes compagnies ayant des objets en tout ou en partie semblables à ceux de cette compagnie, nonobstant l'article 44 de la loi des compagnies ;

(i) Payer en obligations ou autres biens de la compagnie ou par l'émission et la distribution d'actions acquittées de son capital-social, toutes dettes ou réclamations contre la compagnie pour tous biens meubles ou immeubles ou droits acquis ou possédés par elle, et, avec l'approbation des actionnaires pour tous services à elle rendus de quelque manière que ce soit ;

(j) Distribuer entre les actionnaires de la compagnie, en nature toute propriété de la compagnie et en particulier les actions, obligations ou autres valeurs de toute autre compagnie et appartenant à la compagnie ;

(k) Promouvoir et organiser, ou aider à promouvoir et organiser toute compagnie auxiliaire aux fins d'acquérir le tout ou partie des biens, entreprises ou industries de la présente compagnie, ou pour toute autre fin censée être profitable à la présente compagnie ;

(l) Acheter, louer ou autrement acquérir, détenir, affermer, construire, entretenir, exploiter, céder, vendre et utiliser de toutes manières les édifices, constructions, manufactures, machineries, salles d'emmagasinage, entrepôts, vaisseaux, wagons, marchandises et tous les autres biens meubles, droits et privilèges nécessaires ou convenables aux fins de la compagnie, et acheter, louer ou autrement acquérir, tous les terrains et autres immeubles nécessaires ou convenables pour exercer l'industrie de la compagnie, et lorsque la chose sera jugée à propos, vendre et transférer, affermer ou autrement disposer de tous tels biens meubles et immeubles, terrains et autres biens-fonds ;

(m) Se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ;

(n) Faire toutes et chacune des opérations et choses ci-dessus comme principaux, agents, entrepreneurs ou autrement ;

La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Les Fabriques de Dignard, Limitée—The Dignard Manufacturing, Limited," avec un capital-actions de trois cent mille dollars, divisé en 3,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 2e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

29-2

#### Parsons & Co., Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 27e jour de décembre 1916, constituant en corporation Allan Parsons, marchand, Richard Balmer Proctor, Daniel Joseph McLaughlin et Percy Boycroft, comptables tous de la cité de Montréal et William Geraghty, courtier, de la cité de Westmount, tous de la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie d'importateurs et de marchands à commission de nouveautés en général, acheter, vendre, manufacturer, importer des nouveautés et marchandises de toute description ;

(b) Agir comme agents pour tous autres personnes ou corporation exerçant une semblable industrie ou

faisant toute autre industrie de même nature ou se rapportant à celles ci-dessus ;

(c) Acquérir par achat, bail ou autrement des propriétés mobilières ou immobilières, achalandage, droits franchises, contrats, biens de tous genres, utiles ou nécessaires aux affaires de la compagnie, à tels termes et conditions qui seront jugés acceptables, les payer en espèces ou en actions libérées, obligations et autres valeurs de la compagnie, comme il pourra en être agréé, vendre, disposer ou autrement trafiquer de tout ou partie de la propriété ainsi acquise ;

(d) S'amalgamer avec toute personne, maison ou corporation, acheter ou autrement acquérir des actions, obligations, débentures ou autres valeurs d'aucune autre compagnie ayant des objets en tout ou en partie semblables à ceux énumérés dans les présentes, et nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, les vendre, détenir, réémettre avec ou sans garantie ou autrement en disposer.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Parsons & Co., Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 2e jour de décembre 1916.

THOMAS MULVEY,  
Sous-secrétaire d'Etat

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#### North American Hardware Supply, Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 29e jour de décembre 1916, constituant en corporation Edmond Hurtubise, agent d'assurances, Léon Hurtubise, comptable, Jean Hurtubise, marchand, Lucien Brault, voyageur de commerce, et Charles Henri Letourneux, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie de marchands et manufacturiers en gros et en détail de quincailleries, peintures, huiles, vernis, plomberie, tuyaux en fonte ou en acier, automobiles, articles en caoutchouc, produits végétaux et chimiques, dynamite, explosifs en général, ou tous autres produits bruts ou fabriqués, et tous accessoires employés dans le commerce ou la fabrication de la quincaillerie ; et dans ce but, acheter, vendre, trafiquer et manufacturer tous accessoires et matériaux en rapport avec la quincaillerie, et exercer généralement l'industrie de marchands et fabricants de tout ce que ci-dessus ;

(b) Exercer toute autre industrie, manufacturière, commerciale ou autrement qui semblera à la compagnie pouvoir être convenablement exercée ou conduite en rapport avec celle ci-dessus, ou directement ou indirectement être de nature à augmenter la valeur de l'entreprise de la compagnie ;

(c) Acheter, vendre, fabriquer, importer ou exporter des dynamos, moteurs électriques, à gazoline ou autres, des lampes électriques, à gaz ou autres, et généralement tous accessoires d'électricité, ou appareils électriques ;

(d) Prendre, accepter des transports de biens personnels ou fonciers en paiement et règlement total ou partiel des articles ci-dessus fabriqués ou à fabriquer, vendus ou à être vendus aux clients, avoir et détenir les dits biens personnels ou fonciers, les transférer, vendre ou autrement en disposer comme il pourra en être jugé opportun de temps à autre ;

(e) Acheter, prendre à bail ou autrement acquérir aucunes terres, bâtiments, servitudes ou propriété foncière ou personnelle pouvant être requis pour les fins de la compagnie ou capables d'être convenablement employés en rapport avec aucun des objets de la compagnie, les vendre et en disposer de temps à autre, comme la compagnie le jugera convenable ;

(f) Acquérir tout ou partie de l'achalandage, droits, propriété, biens, actions du capital-actions, obligations, débentures d'autres corporations, y compris aucune option, concessions ou choses semblables d'aucun indi-

vidu, maison, société ou corporation exerçant une industrie, en tout ou en partie semblable à celle de cette compagnie, les payer totalement ou partiellement en espèces, obligations, ou valeurs, ou, pour les payer totalement ou partiellement, émettre et répartir des actions du capital-actions de la compagnie pleinement libérées et non sujettes à l'appel, qu'elles soient souscrites ou non ;

(g) Acquérir, louer, vendre, licencier ou autrement disposer de marques de commerce, dessins industriels, brevets, droits de brevet se rattachant à toute invention pouvant être utile à l'industrie de la compagnie, acquérir et exploiter tout brevet d'invention ou tout permis d'employer aucune invention qui semblera pouvoir être utilisée en rapport avec les affaires de la compagnie ;

(h) Prélever ou aider à prélever des fonds, aider par voie de boni, promesses, endossements, garantie ou autrement, aucune corporation dans le capital de laquelle la compagnie détient des actions ou avec laquelle elle peut avoir des relations commerciales, agir comme employés, agents ou gérants de telle compagnie, garantir l'exécution des contrats par aucune telle compagnie, corporation ou par aucune personne ou personnes avec lesquelles la compagnie peut avoir des relations commerciales ;

(i) Louer, vendre ou autrement disposer en tout ou en partie de la propriété et des biens de la compagnie pour telle compensation que la compagnie jugera convenable, y compris des actions, débentures ou valeurs d'aucune autre compagnie ;

(j) Rémunérer par paiement en espèces, des fonds, de la compagnie, ou, avec l'approbation des actionnaires, en parts ou actions, obligations ou autrement, toute personne ou corporation pour services rendus ou à rendre, en plaçant ou garantissant le placement des actions, débentures ou autres valeurs de la compagnie, ou au sujet de la formation ou promotion de la compagnie ou en échange d'aucune terre, édifices ou autre garantie de valeur ;

(k) Tirer, faire, accepter, endosser et émettre des billets promissoires, lettres de change, mandats, valeurs, en vertu de l'Acte des banques, et autres instruments négociables et transférables ;

(l) Faire tous les actes, exercer tous les pouvoirs et faire toutes les affaires nécessaires pour l'exercice normal des objets pour lesquels la compagnie est incorporée et nécessaires pour permettre à la compagnie de conduire avantageusement son entreprise.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "North American Hardware Supply Limited," avec un capital-actions de quarante-neuf mille dollars, divisé en 490 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 2e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

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#### Bartram and Ball, Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 21ème jour de janvier 1917, constituant en corporation Vivian Turnill Bartram, entrepreneur, John Bogert Bartram, avocat, Irène Rouse, Ethel May Gallagher et Beryl Walton Edmunds, sténographes, tous de la cité de Toronto, dans la province d'Ontario, pour les fins suivantes :—

(a) Exercer dans toutes ses branches, l'industrie du bois de charpente, du bois de service et de la pâte de bois, manufacturer, produire, acheter, vendre et trafiquer de bois de service, billes, bois de charpente et bois de toutes sortes ;

(b) Acheter, louer ou autrement acquérir, des biens fonds, terres, locations, droits de surface, concessions forestières, terres boisées et terres à bois, lots de grève, droits de rivière, droits du gouvernement, des municipalités et autres droits, privilèges, franchises, servitudes



licences de tous genres, les vendre, en disposer, les échanger ou autrement en trafiquer ;

(c) Améliorer, développer des lacs et rivières, construire, maintenir des réservoirs, canaux, jetées, quais, estacades et autres travaux et équipements de tous genres ;

(d) Construire, acheter ou autrement acquérir des bateaux à vapeur, chalands, remorqueurs et autres espèces de bâtiments et bateaux pour la navigation intérieure ou océanique, les employer et exploiter ;

(e) Construire, acheter, louer ou autrement acquérir des bassins, darses, jetées, môles, quais, entrepôts, éleveurs ou autres édifices ou travaux pouvant être employés en rapport avec les affaires de la compagnie ;

(f) Construire, exploiter pour les fins de la compagnie des tramways et voies de garage de chemins de fer sur les terres possédées ou contrôlées par la compagnie ;

(g) Acheter, louer ou autrement acquérir et bâtir, construire, maintenir et exploiter des scieries et moulins à bois, s'engager dans l'industrie de la fabrication et de la préparation pour le marché de bois de service, bois de charpente et bois de tous genres et descriptions ;

(h) Importer, exporter, acheter, vendre, du bois de charpente et des bois de toutes espèces, manufacturer, trafiquer et autrement disposer d'articles de tous genres dans la fabrication desquels le bois est employé ;

(i) Acheter, louer ou autrement acquérir, bâtir, construire, maintenir et exploiter des usines de pâtes à papier et de papier, exercer généralement l'industrie de fabricants, importateurs, exportateurs et négociants en pâtes à papier, papiers, substituts du papier de tous genres et descriptions, matières premières et substances, pâtes, préparations, mélanges, produits chimiques, dissolvants et combinaisons employés ou pouvant être employés en rapport avec la dite industrie ;

(j) Acquérir par achat, bail ou autrement, utiliser et développer des pouvoirs hydrauliques et autres pour la production de l'énergie électrique, pneumatique, hydraulique ou autre pouvoir ou énergie, construire, et exploiter des usines pour la production de tel pouvoir ;

(k) Acquérir par achat, bail ou autrement du pouvoir électrique ou autre de toute nature pour l'éclairage, le chauffage, la force motrice ou autres fins, les vendre, louer ou autrement en disposer ainsi que du pouvoir ou énergie produits par la compagnie ;

(l) Construire, maintenir des lignes de poteaux et de transmission pour la distribution du pouvoir et généralement pour les fins des affaires de la compagnie, pourvu, cependant que toutes ventes, distribution et transmission du pouvoir et de l'énergie électrique, hydraulique ou autres en dehors des terres de la compagnie soient sujettes aux règlements locaux et municipaux les concernant ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Bartram and Ball, Limited" avec un capital-actions de quarante mille dollars, divisé en 400 actions de 100 dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 5ième jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

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### Robert Maw & Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 5e jour de janvier 1917, constituant en corporation Thomas Barnard Gould, solliciteur, Clara Thomas, Laura May Smith et Ella Mary Jackson, sténographes, et Lily Copping, commis, tous de la cité de Montréal, dans la province de Québec ; pour les fins suivantes :—

(a) Exercer l'industrie de fabricants de machinerie et d'outils pour travailler le fer et le bois, fondeurs de fer, fabricants d'acier, fondeurs de cuivre, ouvriers en métaux, constructeurs d'usines, machinistes, convertisseurs de fer et d'acier, forgerons, ouvriers en bois, constructeurs, électriciens, ingénieurs hydrauliciens, mineurs, préparateurs de minerais, fondeurs ; conduire, gérer, exploiter des fonderies, ateliers de machines,

mines et établissements pour machines motrices, fabricants de ponts et pièces métalliques pour la construction et autres établissements ou bâtiments nécessaires ou convenant à aucune des industries de la compagnie ; manufacturer, construire, réparer, acheter, vendre, louer, échanger, trafiquer et disposer d'articles, outils, machines, machines-outils, instruments, quincaillerie de tous genres, locomotives, locomobiles et autres machines motrices, wagons, automobiles, équipement et partie et fournitures d'automobiles, moteurs, appareils électriques, compresseurs à air et à vapeur, machinerie, pompes et outils pour usines, chaudières et généralement outils, machineries et articles de tous genres et description composés ou manufacturés en tout ou en partie de fer, acier, métal, bois ou autres matériaux ou combinaisons de matériaux et exercer l'industrie d'entrepreneurs généraux ;

(b) Conclure des arrangements pour le partage des bénéfices, l'union des intérêts, la coopération, les risques communs, les concessions réciproques, l'amalgamation, la consolidation, l'aide par garantie de contrat, prêt ou endossement, avec toute personne, maison ou corporation exerçant une industrie d'une nature semblable ou d'une nature s'y rapportant, ou alliée d'aucune manière à l'industrie pour laquelle l'incorporation est demandée, et nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, acquérir, posséder, détenir et disposer d'actions, débiteures ou autres valeurs d'aucune telle personne, maison ou corporation et louer, donner à bail, vendre, aliéner, disposer de tout ou partie de l'entreprise ou industrie de la compagnie et recevoir en paiement pour iceux tous stocks, obligations, débiteures ou autres valeurs d'aucune personne ou corporation exerçant de n'importe quelle manière à l'industrie pour laquelle une industrie d'une nature semblable ou se rapportant l'incorporation est maintenant demandée ;

(c) Faire tous les actes et choses, posséder toute propriété, marques de fabriques, droits de brevets, franchises ou privilèges dans le but d'élargir et d'étendre le champ et l'application des objets de cette compagnie, faire sans restriction ou exercer tous les actes et choses nécessaires ou utiles à l'industrie pour laquelle l'incorporation est maintenant demandée et, nonobstant que telles stipulations ne sont pas indiquées dans les présentes, faire toutes telles sortes d'affaires qui seraient nécessaires ou qui découleraient naturellement de l'intention exprimée dans les présentes.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Robert Maw & Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 10e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

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### The Universal Machinery Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 5e jour de janvier 1917, constituant en corporation Herbert Johnson, vendeur, J. Charles Redpath Jones, Frank Talbot Malone, Henry Charles Brennan et Francis McMullen, commis, tous de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie de fabricants de machinerie et d'outils pour travailler le fer et le bois, fondeurs de fer, fabricants d'acier, fondeurs de cuivre, ouvriers en métaux, constructeurs d'usines, machinistes, convertisseurs de fer et d'acier, forgerons, ouvriers en bois, constructeurs, électriciens, ingénieurs hydrauliciens, mineurs, préparateurs de minerais, fondeurs ; conduire, gérer, exploiter des fonderies, ateliers de machines, usines et établissements pour machines motrices, fabricants de ponts et pièces métalliques pour la construction et autres établissements ou bâtiments nécessaires ou convenant à aucune des industries de la compagnie ; manufacturer, construire, réparer, acheter, vendre,

louer, échanger, trafiquer et disposer d'articles, outils, machines, machines-outils, instruments, quincaillerie de tous genres, locomotives, locomobiles et autres machines motrices, wagons, automobiles, équipement et partie et fournitures d'automobiles, moteurs, appareils électriques, compresseurs à air et à vapeur, machinerie, pompes et outils pour mines, chaudières et généralement outils, machineries et articles de tous genres et description composés ou manufacturés en tout ou en partie de fer, acier, métal, bois ou autres matériaux ou combinaisons de matériaux et exercer l'industrie d'entrepreneurs généraux ;

(b) Conclure des arrangements pour le partage des bénéfices, l'union des intérêts, la coopération, les risques communs, les concessions réciproques, l'amalgamation, la consolidation, l'aide par garantie de contrat, prêt ou endossement, avec toute personne, maison ou corporation exerçant une industrie d'une nature semblable ou d'une nature s'y rapportant, ou alliée d'une manière à l'industrie pour laquelle l'incorporation est demandée, et nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, acquérir, posséder, détenir et disposer d'actions, débentures ou autres valeurs d'aucune telle personne, maison ou corporation et louer, donner à bail, vendre, aliéner, disposer de tout ou partie de l'entreprise ou industrie de la compagnie et recevoir en paiement pour iceux tous stocks, obligations, débentures ou autres valeurs d'aucune personne ou corporation exerçant une industrie d'une nature semblable ou se rapportant de n'importe quelle manière à l'industrie pour laquelle cette compagnie est incorporée ;

(c) Faire tous les actes et choses, posséder toute propriété, marques de fabriques, droits de brevets, franchises ou privilèges dans le but d'élargir et d'étendre le champ et l'application des objets de cette compagnie, faire sans restriction ou exercer tous les actes et choses nécessaires ou utiles à l'industrie pour laquelle cette compagnie est incorporée et, nonobstant que telles stipulations ne sont pas indiquées dans les présentes, faire toutes telles sortes d'affaires qui seraient nécessaires ou qui découleraient naturellement de l'intention exprimée dans les présentes.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Universal Machinery Company, Limited," avec un capital-actions de deux cent mille dollars, divisé en 2,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 10e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

30-2

#### Masters and Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 5e jour de janvier 1917, constituant en corporation Arthur Ramsay Holden, conseil du Roi, Pierre Amable Badeux, avocat, Ernest Geoffrey Bennett, comptable, Arthur Charters, teneur de livres, et Alfred Boreham Wright, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie d'ingénieurs mécaniciens et électriciens, architectes et entrepreneurs pour l'érection, construction, réfection, modification de tous travaux publics, privés et entreprises ;

(b) Manufacturer, acheter et disposer d'effets, articles et marchandises ;

(c) Produire, manufacturer, acquérir, obtenir du sol, affiner, fondre, emmagasiner, négocier et disposer de toutes espèces de métaux, minéraux, substances minérales, produits chimiques, bois et autres matériaux et articles composés d'iceux en tout ou en partie, explorer, prospecter, miner, extraire, construire et exploiter des travaux et autrement procéder, comme il en sera nécessaire et utile vers cette fin ;

(d) Fabriquer, acquérir et disposer de pièces d'artillerie, armes, munitions et de matériel et choses de même nature et des machinerie, outils, équipement, procédés et autres choses nécessaires ou utiles pour leur manufacture ou manutention ;

(e) Employer, détenir, acquérir, développer et manutentionner, manufacturer de toutes manières ou autrement faire valoir des ressources et produits naturels ou artificiels, aider ou aviser en ce qui les concerne ;

(f) Nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, acheter ou acquérir d'aucune manière, détenir, posséder, vendre avec ou sans garantie, les actions, débentures et autres valeurs d'aucune corporation ou entreprise industrielle ou autres, exerçant une industrie semblable à celle de cette compagnie, ou les promouvoir, contribuer, subventionner ou autrement aider, s'amalgamer ou faire d'autres arrangements avec toute personne, compagnie ou entreprise exerçant une industrie semblable ; gérer, exercer, exploiter les propriétés, entreprises et affaires de toutes telles industries, les acquérir, y compris leur achalandage, droits, engagements, et autres accessoires par achat, bail ou autrement, émettre, répartir, livrer comme complètement libérées et non sujettes à appel les actions, débentures ou autres valeurs de cette compagnie en paiement ou en paiement partiel d'aucunes valeurs, droits ou choses pouvant être acquis et, avec l'approbation des actionnaires, en paiement ou paiement partiel pour tous services rendus à la compagnie en rapport avec sa promotion, son organisation, ses affaires ou autrement ;

(g) Demander, acheter ou autrement acquérir, détenir, employer (par bail, licence ou autrement), exercer, développer, introduire, vendre, céder, louer ou autrement disposer, ou faire valoir tous brevets, marques de fabrique, inventions, droits d'auteur, perfectionnements, procédés, concessions et choses de même nature, utiles pour les affaires de la compagnie, les payer totalement ou partiellement en obligations, débentures ou autres valeurs ou biens de la compagnie ou par l'émission d'actions libérées et non sujettes à appel de son capital-actions ;

(h) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques, ou autrement, avec toute personne ou compagnie exerçant ou engagée dans toute industrie, ou transaction que cette compagnie est autorisée à exercer ; promouvoir, aider à promouvoir et devenir actionnaire ou participant dans aucune telle compagnie ou entreprise ; en acheter ou acquérir les actions et valeurs, nonobstant les dispositions de l'article 44 de la dite loi ; détenir, vendre, réémettre et autrement en disposer ;

(i) Faire des prêts ou garantir les obligations ou contrats ou autrement aider d'aucune manière toute compagnie dont les actions du capital-actions, obligations et autres engagements sont, en tout ou en partie, détenus par cette compagnie, faire tous les actes ou choses pour préserver, améliorer, augmenter la valeur d'aucunes telles actions, obligations ou engagements et, de la même manière, avancer des fonds ou garantir les contrats ou autrement aider aucune personne ou compagnie ayant des engagements commerciaux avec la compagnie ou lui étant endettée ;

(j) Acquérir l'achalandage, propriété, droits et biens, et assumer les engagements d'aucune personne, maison ou corporation ou entreprise endettée à la compagnie ou faisant des affaires semblables à celles faites par la compagnie, les payer en espèces ou en actions libérées et non sujettes à appel, ou en valeurs de cette compagnie ou autrement ;

(k) Vendre, louer ou autrement disposer ou trafiquer de tout ou partie de l'entreprise de la compagnie, de ses biens, achalandage, droits, obligations d'aucun genre pour telle compensation que la compagnie jugera convenable y compris les actions, débentures et autres valeurs d'aucune autre corporation ayant des objets semblables, en tout ou en partie, à ceux de la compagnie, et distribuer parmi ses actionnaires tous fonds, valeurs ou autres compensations ainsi reçues ;

(l) Payer toutes les dépenses concernant l'obtention de la charte d'incorporation ou se rapportant à la formation et à l'organisation de la compagnie, faire toutes autres choses utiles ou permettant d'atteindre les ob-



jets ci-dessus, promouvoir toute compagnie ou compagnies dans le but d'acquiescer toutes ou aucune des entreprises, des biens, droits ou engagements de cette compagnie, ou pour toute autre fin qui semblera d'une nature avantageuse pour la compagnie ;

(m) Exercer toute autre industrie, manufacturière ou autre, que la compagnie jugera pouvoir convenablement exercer en rapport avec ses affaires ou de nature, directement ou indirectement, à augmenter ou rendre profitable aucune des propriétés ou des droits de la compagnie ;

(n) Prêter des fonds aux personnes ou compagnies ayant des relations avec la compagnie, placer et disposer d'aucun fonds ou biens non immédiatement requis pour les fins de la compagnie comme il en sera jugé opportun ; placer des fonds pour le compte d'aucune autre compagnie ou individu et se porter garant de tels placements ;

(o) Conclure des arrangements avec aucune autorité ou gouvernement municipal, local ou autres qui seront de nature à permettre d'atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités tous bénéfices qui sembleront désirables d'obtenir, et exécuter ou exercer et se conformer à tous tels arrangements, droits et concessions : faire licencier, enregistrer et reconnaître la compagnie dans tout pays étranger, et y désigner des personnes pour faire tels actes et choses nécessaires d'après les lois de tel pays pour représenter la compagnie et lui permettre d'exercer effectivement son industrie ou poursuivre ses affaires là et ailleurs ;

(p) Acheter ou autrement acquérir, détenir, louer, vendre, améliorer, gérer, développer, échanger ou autrement disposer ou trafiquer de biens fonciers, terres, édifices ou autres propriétés ou droits nécessaires ou utiles à l'exercice d'aucune des industries de la compagnie ;

(q) Faire toute ou aucune des choses ci-dessus comme principaux, agents, entrepreneurs, surveillants ou autrement, seuls ou conjointement avec d'autres, par l'entremise d'agents, fidéicommissaires ou autrement, et faire toutes autres choses nécessaires ou utiles pour atteindre les objets ci-dessus mentionnés ou aucun d'eux ;

(r) Les objets, pouvoirs et fins ci-dessus mentionnés de la compagnie seront séparés et non dépendant les uns des autres, et la compagnie pourra poursuivre et exercer un ou plusieurs de tels objets, pouvoirs et fins sans égard aux autres et aucune clause ne sera limitée dans sa généralité ou autrement restreinte par rapport à aucune clause de tels objets, pouvoirs et fins ou autrement ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Masters and Company, Limited," avec un capital-actions de deux cent mille dollars, divisé en 2,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 10e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

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### Sam'l Osborn (Canada) Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 3e jour de janvier 1917, constituant en corporation Albert Ernest Myles, manufacturier, Francis Joseph Laverty et John Wesley Blair, tous deux conseil du Roi, et Charles Albert Hale et Auguste Angers, avocats, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) S'engager dans la fabrication, production, le travail, la vente et le négoce de l'acier et autres métaux, posséder, exercer, exploiter des usines, outillages, bureaux, établissements pour la fabrication et le négoce de tous produits et articles composés en tout ou en partie d'acier et autres métaux, de machinerie et outils spéciaux de toute espèce ; exercer l'industrie se rapportant à l'extraction et à l'exploitation des minéraux, la pro-

duction et le travail des métaux, la production, la fabrication et la préparation de tous autres matériaux, exercer toute autre industrie, manufacturière ou autre, pouvant être légalement exercée ou de nature à pouvoir être exercée en rapport avec les pouvoirs demandés par les présentes ou de nature à augmenter ou à rendre profitables, directement ou indirectement, la valeur des biens ou droits de la compagnie ;

(b) Pour les fins susdites, exercer l'industrie d'agents de manufactures, ingénieurs, marchands et négociants en métaux, minerais, outils, machinerie, minéraux et autres articles et matériaux similaires et en produits composés en tout ou en partie d'iceux ;

(c) Exercer aucuns autres objets ou fins étant communément ou usuellement exercés en rapport avec les affaires ci-dessus mentionnées ou se rapportant naturellement à telle industrie ou à ses développements ;

(d) Acheter, louer, échanger ou autrement acquérir toute terre, édifices, baux, droits, privilèges, concessions, machinerie, outillage, fonds de commerce, nécessaires ou utiles aux affaires de la compagnie, ériger, construire, modifier, maintenir tous bâtiments, travaux, appareils et machinerie nécessaires ou convenant aux objets de la compagnie ;

(e) Demander, acheter, louer, échanger ou autrement acquérir tous brevets, licences, marques de fabrique, concessions et choses de même nature confiant dans toute contrée un droit exclusif ou non exclusif ou limité, qui seront jugés propres à profiter directement ou indirectement à la compagnie, et utiliser, exercer, développer, en octroyer des licences ou autrement faire valoir la propriété, les droits ou renseignements ainsi acquis ;

(f) Payer pour tous droits ou propriété acquis par la compagnie, ou pour services rendus, en espèces ou en actions, avec ou sans droits préférentiels ou différés en ce qui concerne le dividende ou le remboursement du capital ou autrement, ou en débetures avec ou sans charge sur la propriété ou l'entreprise de la compagnie, (y compris le capital non appelé) ou aucune portion d'icelui, ou partie d'une manière et partie de l'autre, et généralement à tels termes que la compagnie pourra déterminer ;

(g) Accepter en paiement pour tous droits ou propriétés vendus ou autrement disposés ou négociés par la compagnie ou pour services rendus par elle, en espèces, par acomptes ou autrement, ou en actions d'aucune compagnie ou corporation, avec ou sans droits différés ou préférentiels quant au dividende ou au remboursement du capital ou autrement, ou par le moyen d'un mortgage ou valeurs d'aucune personne, maison, compagnie ou corporation, ou partie d'une manière et partie de l'autre et généralement à tels termes que le conseil d'administration pourra déterminer ;

(h) S'associer ou conclure tout arrangement à fonds communs, ou pour le partage des bénéfices, la fusion des intérêts, la coopération avec aucune compagnie, maison ou personne exerçant ou se proposant d'exercer aucune industrie étant dans les limites des objets de cette compagnie, acquérir et détenir des actions, stock ou valeur d'aucune telle compagnie ;

(i) Etablir, promouvoir ou concourir à établir ou promouvoir toute autre compagnie dont les objets incluront l'acquisition ou l'acceptation de tous ou aucune partie des biens et engagements de cette compagnie ou qui seront de n'importe quelle manière de nature à faire avancer, directement ou indirectement, les objets de cette compagnie ; acquérir, détenir des actions, valeurs et garanties de paiement ou aucun autre engagement émis par aucune telle compagnie ;

(j) Acheter ou autrement acquérir et assumer la totalité ou aucune partie des affaires, propriétés ou passif, d'aucune personne ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer, ou possédant aucune propriété convenant aux objets de cette compagnie ;

(k) Vendre ou disposer de toute entreprise de la compagnie pour telle compensation que les directeurs et trois-quarts en valeur des actionnaires ordinaires et privilégiés de la dite compagnie jugeront convenable, et en particulier pour des actions, débetures ou valeurs d'aucune autre compagnie ayant des objets semblables à ceux de cette compagnie et distribuer parmi les actionnaires de cette compagnie toute propriété de

la compagnie et en particulier aucune action, débiteurs ou valeurs d'aucune autre compagnie appartenant à cette compagnie ;

(l) S'amalgamer avec aucune personne, maison ou autre compagnie dont les objets comprennent des objets semblables à ceux de cette compagnie, par vente ou achat (pour des actions ou autrement) de l'entreprise, sujette aux engagements de cette ou d'aucune autre compagnie comme susdit, avec ou sans liquidation ou par vente ou achat (pour des actions ou autrement de toutes les actions ou stock de cette ou d'aucune autre compagnie comme susdit, ou par aucun arrangement de la nature d'une association ou d'aucune autre manière ;

(m) Distribuer parmi les membres, en espèces, toute propriété de la compagnie ou tout produit de la vente ou de la disposition d'aucune propriété de la compagnie ; mais de sorte qu'aucune distribution représentant une réduction du capital ne puisse être faite qu'avec la sanction (s'il y en a une), pour le temps présent, requise par la loi ;

(n) Faire toutes ou aucune des choses ci-dessus dans toutes les parties du monde comme principaux, agents, fidéicommissaires, entrepreneurs, ou autrement, seuls ou conjointement avec d'autres, par l'entremise d'agents, sous-entrepreneurs, fidéicommissaires ou autrement ;

(o) Etablir et supporter ou aider à établir et supporter des fonds, associations, institutions, fonds en fidéicommiss, ou commerce de nature à profiter aux employés ou ex-employés de la compagnie ou les parents et dépendant de telles personnes ou d'aucunes personnes ayant des relations avec la compagnie ;

(p) Nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, acheter ou acquérir d'aucune manière, posséder, détenir, disposer, transférer, avec ou sans garantie, les débiteurs, actions, obligations ou autres sécurités d'aucune corporation manufacturière ou autre exerçant une industrie similaire à celle de cette compagnie ;

(q) Les objets, pouvoirs et fins, ci-dessus mentionnés de la compagnie seront séparés et non dépendant les uns des autres, et la compagnie pourra poursuivre et exercer aucun de tels objets, pouvoirs ou fins sans égards aux autres et aucune clause ne sera limitée dans sa généralité ou autrement interprétée par rapport à aucune clause de tels objets, pouvoirs et fins ou autrement ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Sam'l Osborn (Canada), Limited," avec un capital-actions de cinquante mille dollars, divisé en 1,000 actions de cinquante dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 9e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

30-2

#### A. T. Stewart, Company, Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 10e jour de janvier 1917, constituant en corporation Arthur Thomas Stewart, manufacturier, William Barry, voyageur, et Léon Daoust, Aimé Daoust et Ernest Douglas Wintle, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Dessiner, construire, manufacturer, bâtir, ériger, acheter, louer ou autrement acquérir, posséder, améliorer, développer, réparer, modifier, maintenir, exploiter, gérer, vendre, échanger, donner en location, négocier et disposer de tous et de tous genres d'appareils, outillages, équipements, machinerie, instruments, matériaux et fournitures pour la fabrication et la disposition d'eaux gazeuses, liqueurs, bière et autres liquides, extraits, jus de fruits, gaz, acide carbonique, confiseries et autres préparations, exercer l'industrie d'embouteilleurs, marchands de produits chimiques, manufacturer, acheter, vendre et disposer d'extraits,

jus de fruits, eaux gazeuses et minérales, gaz acide carbonique, confiseries, bouchons, capuchons de sûreté, capsules, étiquettes, matériaux et fournitures de toutes descriptions ;

(b) Manufacturer, acheter, vendre et disposer d'effets, articles, accessoires, marchandises de toutes sortes et descriptions, établir, maintenir et conduire l'industrie de soldeurs, commissionnaires, courtiers et d'une agence générale commerciale ;

(c) Acquérir tout ou partie de l'achalandage, propriété et biens, y compris toute agence, option, contrat, arrangement, concession ou choses de même nature de tout individu, maison, association ou corporation exerçant une industrie semblable, les payer totalement ou partiellement en espèces ou obligations, ou les payer totalement ou partiellement par l'émission et la répartition d'actions libérées, non sujettes à appel, du capital-actions de la compagnie ;

(d) Vendre ou autrement disposer de tout ou partie de la propriété, biens, droits, entreprise ou achalandage de la compagnie et accepter totalement ou partiellement des espèces, stock, obligations ou autres valeurs d'aucune corporation ou compagnie en paiement d'iceux ;

(e) Demander, acheter ou autrement acquérir tous brevets, marques de fabrique, droits d'auteur, agences, concessions et choses de même nature conférant des droits limités, exclusifs ou non exclusifs ou aucun secret ou autre information concernant une invention ou un procédé et faire valoir, vendre, louer, ou autrement disposer de tels brevets, marques de fabrique, droits d'auteur, licences, agences ou concessions ;

(f) Acquérir, détenir, nonobstant les dispositions de l'article 44 de la dite loi, vendre ou autrement disposer du stock, actions, valeurs ou entreprises d'aucune autre compagnie ayant pour un de ses objets l'exercice d'aucun des pouvoirs de la compagnie, transférer son entreprise ou ses biens ou s'amalgamer avec aucune telle compagnie ;

(g) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie se proposant d'exercer ou de s'engager dans une industrie que cette compagnie est autorisée à exercer ou pouvant être conduite de façon à profiter directement ou indirectement à la compagnie ;

(h) Acquérir par achat ou autrement, détenir, vendre et disposer des affaires, biens, achalandage, stock, actions ou valeurs d'aucune personne, maison ou corporation exerçant une industrie semblable en tout ou en partie à celle de la compagnie, faire généralement tous les actes, exercer tous les pouvoirs et conduire toute industrie se rapportant à l'accomplissement normal des objets pour lesquels la compagnie est incorporée et exercer tous les autres pouvoirs permis par la loi.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "A. T. Stewart Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 11e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

30-2

#### COMMISSION DU SERVICE CIVIL DU CANADA.

**L**ES Commissaires du Service civil donnent par le présent avis que des demandes seront reçues de la part de candidats capables de remplir la position suivante dans la division intérieure du Service civil du Canada :—

Un chimiste expérimentateur dans la division des Mines du département des Mines, dans la subdivision B de la 1ère division au traitement initial de \$2,100 par année. Les candidats doivent être des chimistes expérimentateurs d'une compétence indiscutable et doivent de préférence bien connaître les combustibles et être capables de faire des recherches investigatrices dans le domaine de la chimie organique. Ils doivent



être des gradués depuis au moins trois ans d'une université autorisée et doivent s'être spécialisés en chimie ou en cette partie du génie relative à la chimie au cours et depuis leurs études universitaires. Il est nécessaire que la personne nommée puisse lire le français et l'allemand, et soit capable d'appliquer les principes de la chimie physique aux problèmes à résoudre. Tous les candidats doivent soumettre une copie des travaux qu'ils peuvent avoir fait publier.

Les formules de demande, dûment remplies, doivent parvenir au bureau de la Commission du Service civil pas plus tard que le 22 janvier prochain. On peut obtenir ces formules en s'adressant au Secrétaire de la Commission, à Ottawa.

Par ordre de la Commission,

WM FORAN,  
Secrétaire.  
27-4

Ottawa, 22 décembre 1916.

SERVICE CIVIL DU CANADA.

PHOTOGRAPHE SPÉCIAL—MINISTÈRE DES TRAVAUX PUBLICS.

AVIS public est par le présent donné que la Commission du Service civil du Canada recevra des demandes de la part de candidats capables de remplir la position de photographe en gravure au Ministère des Travaux publics, dans la subdivision B de la deuxième division, au traitement initial de \$1,300 par année.

Les candidats doivent être parfaitement compétents en ce qui regarde les différentes branches de la photographie sur plaques sèches ; ils doivent pouvoir faire les travaux au photostat, le copiage, l'agrandissement et la diminution, aussi les imprimés Vandykes, les noirs, les blancs et les bleus ; ils doivent être soigneux et habiles, mais en même temps rapides à l'ouvrage. Ils doivent posséder des aptitudes à l'administration. Les candidats hommes d'âge militaire doivent être des soldats revenus du front, ou doivent avoir été rejetés ou exemptés du service militaire. Préférence sera donnée aux soldats revenus du front, pourvu qu'ils possèdent les aptitudes requises.

On peut obtenir les formules de demande en s'adressant au Secrétaire de la Commission du Service Civil, à Ottawa. Ces formules doivent être remplies et reçues à la Commission pas plus tard que le 22 janvier 1917.

Par ordre de la Commission,

WM FORAN,  
Secrétaire.  
27-4

Ottawa, 27 décembre 1916.

MINISTÈRE DES POSTES, CANADA.

Ottawa, 11 janvier 1917.

AVIS est donné par le présent que par et en vertu des dispositions de l'alinéa (g) de l'article 9 de la Loi des postes, le Directeur général des Postes a autorisé l'annulation du règlement relatif aux lettres adressées "Berlin", Ont., publié dans la Gazette du Canada, du 23 décembre 1916.

COMPTE de la Caisse d'Epargne des Postes, pour le mois d'octobre 1916.

(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargne, chap. 30, Statuts Refondu. Can., 1906.)

DT.

Av.

	\$	c.		\$
BALANCE en caisse chez le Ministre des Finances au 30 septembre 1916 .....	41,160,906	68	REMBOURSEMENTS durant le mois. ....	1,083,129 54
DÉPÔTS à la Caisse d'épargne des Postes durant le mois .....	1,051,099	16		
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :—				
PRINCIPAL .....	\$			
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert .....				
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada .....	4,249	47		
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois .....	8,324	59	BALANCE au crédit des comptes des déposants au 31 octobre 1916 .....	41,141,450 36
	42,224,579	90		42,224,579 90

Certifié,

W. FAIRWEATHER,

Surintendant-intérimaire, Division des Caisses d'Epargne.

DÉPARTEMENT DES POSTES, Ottawa, 14 décembre 1916.

R. M. COULTER,

Sous-maître généra' des Postes.

29-tf

1916-17

ETAT

191617

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances pour le 31 décembre 1915 et 1916.

DETTE PUBLIQUE.		1915.	1916.
PASSIF.		\$ c.	\$ c.
DETTE FLOTTANTE—			
Payable à New-York.....			75,357,000 00
Payable au Canada.....		11,118,010 94	308,806,931 69
Payable à Londres.....		362,703,312 40	362,703,312 40
Prêts temporaires.....		179,607,017 53	120,925,808 02
Fonds de rachat de la circulation des banques.....		5,668,759 32	5,755,554 26
Billets du Dominion.....		171,694,231 79	179,290,064 29
CAISSES D'ÉPARGNES—			
Caisses d'épargnes des Postes.....	1915. 1916.		
Caisses d'épargnes du Gouvernement.....	\$38,389,197 91 \$41,374,703 51		
	13,771,008 96 13,285,919 94		
Fonds en fidéicommiss.....		52,160 206 87	54,660,623 45
Comptes des provinces.....		10,088,283 11	10,224,830 38
Divers, et comptes de banque.....		11,920,481 20	11,920,481 20
		41,632,058 39	36,081,676 08
Total de la dette brute.....		846,592,361 55	1,165,726,281 77
ACTIF.			
PLACEMENTS—			
Fonds d'amortissement.....		11,668,891 51	13,249,186 93
Autres placements.....		110,268,901 12	138,673,112 12
COMPTES DES PROVINCES.....		2,296,327 90	2,296,327 90
DIVERS, ET COMPTES DE BANQUES.....		207,214,221 65	289,396 205 15
Total de l'actif.....		331,448,342 18	443,614,832 10
Total de la dette nette au 31 décembre.....		515,144,019 37	722,111,449 67
“ au 30 novembre.....		501,668,167 71	706,128,082 14
Augmentation de la dette.....		13,475,851 66	15,983,367 53

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois décembre, 1915.	Total au 31 décembre, 1915.	Mois décembre, 1916.	Total au 31 décembre, 1916.
	\$ c.	\$ c.	\$ c.	\$ c.
REVENU :				
Douane.....	9,060,181 55	69,216,140 83	10,932,850 62	97,332 210 43
Accise.....	2,302,211 53	16,464,091 78	2,321,493 44	18,452,361 09
Département des Postes.....	1,846,560 26	12,796,339 91	2,200,000 00	14,150,000 00
Travaux Publics, y compris les chemins de fer et canaux.....	2,912,919 57	16,017,220 08	2,132,341 58	19,793,911 06
Divers.....	1,149,643 72	7,534,029 28	4,357,089 66	17,127,866 57
Total.....	17,271,516 63	122,027,821 88	21,943,775 30	166,856,349 15
DÉPENSES.....	9,123,952 53	74,469,455 56	12,128,931 16	81,696,505 10
DÉPENSES À COMPTE DU CAPITAL, ETC.				
Guerre.....	19,233,943 04	85,748,898 42	23,702,217 94	170,229,748 92
Travaux publics, y compris chemins de fer et canaux.....	2,158,858 78	26,151,882 05	2,612,368 08	18,610,157 35
Subventions aux chemins de fer.....	250 000 00	1,217,910 71		363,478 61
Total.....	21,642,801 82	113,118,691 18	26,314,586 02	189,203,384 88

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

Certifié correct,

J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion  
DÉPARTEMENT DES FINANCES, Ottawa, 5 janvier, 1917.

T. C. BOVILLE,  
Sous-ministre des Finances.



## AUX ANNONCEURS DANS LA GAZETTE.

**C**eux qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous :

1. Adresser "Gazette du Canada, Ottawa, Canada."

2. Indiquer le nombre voulu d'insertions.

3. Les taux sont comme suit: Avis, première insertion, dix cents la ligne agate (quatorze lignes au pouce); insertions subséquentes, cinq cents par ligne. Traduction de documents, quarante cents par cent mots.

Une remise provisoire devra accompagner la copie, dont la somme peut être calculée comme suit:

Première insertion:

Pour le titre et la signature..... \$1.00

Ajoutez deux cents par mot pour le reste .....

Traduction, si elle doit être faite, à 40 cents par 100 mots.....

Autres insertions:

Pour le titre et la signature..... 0.50

Ajoutez un cent par mot pour le reste .....

Multipliez par le nombre de ces insertions .....

Total.....

Une facture sera expédiée aussitôt après la première insertion indiquant le montant exact dû, le montant reçu, et toute différence dans la remise, en moins ou en plus, sera réglée.

**AUCUNE ANNONCE N'EST INSEREE POUR MOINS D'UN DOLLAR.**

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous:

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions.

Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901—2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.

Protection des eaux navigables, approbation des plans des travaux, etc.—5 insertions.

Les avis reçus jusqu'à midi le jeudi, seront insérés dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée.

Chaque exemplaire coûte dix cents, et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

J. DE LABROQUERIE TACHE,  
Imprimeur du Roi et Contrôleur de la Papeterie.

Département des Impressions  
et de la Papeterie publiques.

Ottawa, 24 décembre 1914.

## DEMANDES AU PARLEMENT.

## CHAMBRE DES COMMUNES.

## RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session, et tout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'examineur ou le comité des ordres permanents aurait fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

## Instructions aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

## Dépôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la Chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents piastres.

*Taxes supplémentaires.*

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent, savoir:—

- |   |          |
|---|----------|
| (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension.. | \$100 00 |
| (b) Lorsqu'un bill est présenté dans la Chambre après la huitième semaine de la session et avant la fin de la douzième.....   | 100 00   |
| (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session.....                                  | 200 00   |
| (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000, et n'excède pas \$500,000 .....                      | 100 00   |
| (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000 .....                      | 150 00   |
| (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000 .....                    | 200 00   |
| (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000 .....                  | 300 00   |
| (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000, et n'excède pas \$2,000,000 .....                  | 400 00   |
| (i) Pour chaque million ou fraction de million de dollars additionnel .....   | 100 00   |

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans les cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, tel qu'il en est fait mention dans le bill.

8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières

semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,  
Greffier des Communes.

## RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada*; le dit avis devra énoncer clairement et distinctement la nature et l'objet de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans *quelque journal important* comme suit:—

A) Lorsque la demande sera faite pour un acte constituant en corporation,—

1. *Une compagnie de chemin de fer ou de canal*:—Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés.

2. *Une compagnie de télégraphe ou de téléphone*:—Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. *Une compagnie pour la construction de travaux quelconques de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation; ou pour obtenir quelques droits ou privilèges exclusifs; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers*:—Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. *Une compagnie de banque; une compagnie d'assurance; une compagnie de fidéicommiss; une compagnie de prêt; ou une compagnie industrielle, sans pouvoirs exclusifs quelconques*:—Dans la *Gazette du Canada* seulement.

B) Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal:—Dans la principale cité, la



principale ville ou le principal village dans chaque district ou comté devant être traversé par le prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs); ou pour l'augmentation ou la réduction du capital social de quelque compagnie; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie:—Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

C) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes: dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal; et la preuve de la publication régulière de l'avis sera établie dans chaque cas par une déclaration conforme à la loi; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

D) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examinateur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

E) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,  
Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes:—

#### CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examinateur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit."

#### CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelque effet sur la dite région; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait;

(b) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débentures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."

#### SENAT.

#### SUBSTANCES DES RÈGLES ET FORMES DE PROCÉDER DU SÉNAT CONCERNANT LES BILLS DE DIVORCE.

*Telles que révisées et mises en vigueur le 22 mars 1916.*

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé; il fait insérer cet avis, pendant trois mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, dans le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu; les traits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'*Acte de la preuve en Canada, 1893*.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants:

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édi-

fices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat:

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

## SENAT.

### *Avis de bills privés.*

#### EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada*; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.



Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit:—

A) Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une *compagnie de chemin de fer ou de canal*,—dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée;

2. Une *compagnie de télégraphe ou de téléphone*,—dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer;

3. Une *compagnie pour la confection de travaux quelconques*, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse;

4. Une *compagnie de banque; une compagnie d'assurance; une compagnie de crédit; une compagnie de prêt*, ou une *compagnie industrielle*, sans pouvoirs exclusifs,—dans la *Gazette du Canada* seulement;

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement mentionnée dans l'avis; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B) Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs); d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie,—dans un des principaux journaux du lieu de la situation de son siège.

C) Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent

se publier au moins une fois par semaine pendant cinq semaines consécutives; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires *marqués* de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots: "*Avis de bill privé*"; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session; aucun rapport d'un comité permanent ou spécial sur un bill n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de le présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre, huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour en payer la traduction, laquelle sera faite par les traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts; et elle remettra au commis-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

**A** VIS est donné par le présent que Florence Evelyn Snyder, de la cité et du district de Montréal, dans la province de Québec, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son époux, Edward Lockwood, également de la cité et du district de Montréal, artisan, pour cause d'adultère et d'abandon.

Daté à la cité de Montréal, dans la province de Québec, le 22e jour de novembre 1916.

22-14 HUGH MACKAY,  
Solliciteur de la requérante.

**A** VIS est donné par le présent qu'Andrew Hamilton Gault, des cité et district de Montréal, dans la province de Québec, major dans les troupes expéditionnaires canadiennes, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son épouse, Marguerite Claire Stephens, des dits cité et district de Montréal, pour cause d'adultère.

Daté à la cité de Montréal, dans le district de Montréal, dans la province de Québec, ce treizième jour de novembre, A.D. 1916.

21-14 LAFLEUR, MacDOUGALL,  
MACFARLANE & POPE,  
Royal Trust Building,  
Montréal, Qué.,  
Solliciteurs du requérant.

**A** VIS est donné par le présent que M. Donald George Whibley, actuellement de la cité d'Ottawa, dans le comté de Carleton, dans la province d'Ontario, mais autrefois des cité et district de Montréal, dans la province de Québec, comptable, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son épouse, Frances Lilian Owen, de lieux inconnus, pour cause d'adultère et d'abandon.

MM. Aylen & Duclos, solliciteurs, Ottawa, sont les agents du requérant pour la signification des pièces.

Daté à la cité de Montréal, province de Québec, ce treizième jour de décembre mil neuf cent seize (13-1916.)

25-14 LESLIE H. BOYD,  
Solliciteur du requérant,  
136 rue Saint-Jacques, Montréal.

**A** VIS est donné par le présent que Amy Beatrice Mathews, de la Cité de Westmount, dans le district de Montréal, dans la Province de Québec, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son époux, Ernest Hilton, de la Cité de Montréal, dans la Province de Québec, pour cause d'adultère.

Daté à la cité de Montréal, dans la Province de Québec, ce troisième jour de janvier, mil neuf cent dix-sept.

29-14 COUSINS & CURRY,  
Solliciteurs de la requérante,  
120 rue St-Jacques,  
Montréal.

#### THE CALGARY & FERNIE RAILWAY COMPANY.

**A** VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa prochaine session, par la compagnie dite "The Calgary & Fernie Railway Company," afin d'obtenir un acte prorogeant le délai durant lequel elle peut commencer et terminer la construction de la voie ferrée qu'elle a été autorisée à construire par le chapitre 71 des Statuts de 1906.

Daté à Winnipeg, ce 2e jour de janvier 1917.

29-5 HOUGH, CAMPBELL &  
FERGUSON,  
Winnipeg, Manitoba,  
Solliciteurs de la requérante.

#### CANADIAN NORTHERN QUEBEC RAILWAY COMPANY.

**A** VIS est donné par le présent que la compagnie dite "Canadian Northern Quebec Railway Company," s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte prorogeant le délai durant lequel elle peut commencer et construire sa ligne de voie ferrée autorisée entre ou près Saint-Jérôme et Saint-Eustache.

Toronto, 5 janvier 1917.

29-5 GERARD RUEL,  
Solliciteur en chef.

#### MOUNT ROYAL TUNNEL & TERMINAL COMPANY, LIMITED.

**A** VIS est donné par le présent que la compagnie dite "Mount Royal Tunnel & Terminal Company, Limited," s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte prorogeant le délai durant lequel la compagnie peut construire le tunnel, et les installations et lignes de voies ferrées qu'elle a été autorisée à construire sous l'empire de l'article 2 du chapitre 74 des Statuts du Canada pour l'année 1912.

Toronto, 5 janvier 1917.

29-5 GERARD RUEL,  
Solliciteur en chef.

#### DOMINION CHAIN COMPANY, LIMITED.

**A** VIS est donné par le présent que la compagnie dite "The Dominion Chain Company, Limited," de la cité de Montréal, dans la province de Québec, Canada, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte autorisant le Commissaire des Brevets à recevoir de la requérante, nonobstant tout ce que peut contenir la *Loi des brevets*, la demande pour obtenir un certificat du paiement des honoraires additionnels et usuels pour un troisième terme du brevet n° 90650 accordé le 20 décembre 1904, pour "perfectionnements aux chaînes antidérapantes pour pneumatiques," et accorder à la dite requérante et lui remettre le certificat du paiement de ces dits honoraires, ainsi que statué par la *Loi des brevets* prorogeant la durée du brevet susdit d'une manière aussi complète et aussi étendue que si la demande avait été dûment faite dans les délais statué par la *Loi des brevets*.

FETHERSTONHAUGH & Co.,  
5, rue Elgin, Ottawa,  
Solliciteurs de la requérante.  
Ottawa, 6 janvier A.D. 1917. 28-5

#### LA SOCIÉTÉ DES ARTISANS CANADIENS FRANÇAIS.

**A** VIS est donné par le présent que demande sera adressée au Parlement du Canada, à sa prochaine session, afin d'obtenir un acte constituant en corporation La Société des Artisans Canadiens Français, une association fraternelle de bienfaisance et de secours mutuels, constituée en vertu des lois de la Province de Québec ; pour favoriser le bien-être social de ses membres et la protection des personnes qui dépendent d'eux ; leur venir en aide dans la maladie ou autres incapacités ; soigner les vivants et inhumer les morts ; payer des annuités aux membres ou une somme fixe à tel bénéficiaire que pourrait avoir désigné un membre de l'association ; procurer à ses membres tous autres avantages ou bénéfices qui pourront être légalement accordés en vertu des règlements de la dite association ; et généralement agir en qualité d'association fraternelle, charitable, bienveillante et bienfaisante ; avec la faculté de se fusionner avec toute autre société de même nature ; ou de l'acquérir.

Montréal, 20 décembre 1916.

Z. FONTAINE,  
Procureur de la requérante.  
51, rue St-Jacques,  
Montréal.

26-5



## LA LIGUE KHAHI.

**A**VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa session commençant en janvier 1917, afin d'obtenir un acte constituant en corporation La Ligue Khaki comme association s'intéressant au bien être et aux intérêts des soldats et des matelots de l'Empire Britannique et de ses alliés ; établir, entretenir et mettre en service des salles de récréation, clubs et hospices pour les soldats et matelots, et des hospices de convalescents, hôpitaux, des bourses du travail et des bureaux de renseignements, des classes, bibliothèques et agences destinés à leur être profitables, percevoir des deniers et établir des fonds pour leur bénéfice ; agir comme leurs agents ; établir des monuments ; fournir des consultations légales, médicales et techniques ; établir des succursales de l'association ; et pour d'autres fins analogues ; avec tous les pouvoirs nécessaires à cette fin.

Montréal, 15 janvier 1917.

LIGHTHALL & HARWOOD,

Solliciteurs des requérants,  
306 immeuble de la banque de Québec,  
Montréal.

30-5

## KENORA AND ENGLISH RIVER RAILWAY COMPANY.

**A**VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant une compagnie de chemin de fer en corporation sous le nom de "The Kenora and English River Railway Company," autorisée à installer, construire et mettre en service une ligne de voie ferrée commençant à un point sur le chemin de fer Transcontinental, dans le district de Kenora, dans la province d'Ontario, à l'ouest de Superior Junction, traversant la rivière English dans une direction nord et ouest à l'ouest du lac Seul, de là dans une direction nord et ouest dans le district de Patricia, de là dans une direction ouest et sud jusqu'à et dans la province de Manitoba à la cité de Winnipeg, dans la dite province, avec pouvoir d'acquérir et développer, mais non par expropriation, de l'énergie électrique ou autre ; construire et mettre en service des lignes de téléphone et de télégraphe et exiger des péages pour leur usage ; construire et mettre en service des vaisseaux ; construire et exploiter des quais, hôtels, etc., en rapport avec l'entreprise de la compagnie ; conclure des conventions avec d'autres compagnies et pour les autres pouvoirs qui sont généralement accordés aux compagnies de chemin de fer.

DENTON, GROVER & FIELD,

Avocats, etc.,

Toronto, Ontario,

Solliciteurs des requérants.

Daté ce 19e jour de janvier A.D. 1917.

30-5

## BRITISH AMERICAN TELEPHONE AND TELEGRAPH COMPANY.

**A**VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant en corporation une compagnie de téléphone et de télégraphe sous le nom de "British American Telephone and Telegraph Company," autorisée à construire, entretenir, acquérir et mettre en service des lignes de téléphone et de télégraphe électriques (y compris la télégraphie sans fil) en Canada et ailleurs, avec tous les pouvoirs nécessaires et se rattachant à l'exercice de l'industrie d'une compagnie de téléphone et de télégraphe ; et acquérir par achat, bail ou autrement des compagnies dont les objets sont identiques ; et vendre, louer et fusionner ou conclure des conventions avec d'autres compagnies dont les objets sont identiques, et pour d'autres fins.

Daté à Ottawa, ce 15 jour de janvier A.D. 1917.

PRINGLE & GUTHRIE,

Citizen Building,

Solliciteurs de la requérante.

30-5

## THE WESTERN LIFE ASSURANCE COMPANY.

**A**VIS est donné par le présent qu'une demande sera adressée au parlement, à sa prochaine session, par la compagnie dite "The Western Life Assurance Company," afin d'obtenir un acte prorogeant le délai pour l'obtention d'un permis du Ministre des Finances sous l'empire des dispositions de la *Loi des assurances, 1910*, et 6 et 7 George V, chapitre 8.

Daté à Winnipeg, ce 10e jour de janvier A.D. 1917.

AIKENS, FULLERTON, FOLEY & NEWCOMBE

221 avenue McDermot, Winnipeg, Manitoba,

30-5

Solliciteurs de la requérante.

## LIGNES D'EMBRANCHEMENT GRAND-TRONC-PACIFIQUE.

**A**VIS est donné par le présent que la Compagnie des lignes d'embranchement Grand-Tronc-Pacifique s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte prorogeant le délai fixé pour terminer et mettre en services les lignes de voies ferrées suivantes :—

(a) A partir d'un point sur la division ouest du chemin de fer Grand-Tronc-Pacifique dans le voisinage du township 22, rang 6, à l'ouest du deuxième méridien, jusqu'à Yorkton, et de là jusqu'aux rives de la baie d'Hudson, dans le voisinage de Fort-Churchill.

(b) A partir d'un point sur la division ouest du chemin de fer Grand-Tronc-Pacifique entre les 105e et 107e degrés de longitude jusqu'à Prince-Albert.

(c) A partir d'un point sur la division ouest du chemin de fer Grand-Tronc-Pacifique entre la limite est du rang 11 et la limite ouest du rang 16, à l'ouest du troisième méridien ; de là dans une direction sud-ouest et ouest jusqu'à un point dans le voisinage de Calgary, ou jusqu'à un point sur la ligne que la compagnie est autorisée de construire à partir d'un point sur la dite division ouest entre les 111e et 113e degrés de longitude jusqu'à Calgary.

(d) A partir d'un point sur la ligne mentionnée au paragraphe (c) du présent avis entre la limite est du rang 20 et la limite ouest du rang 28, à l'ouest du troisième méridien, de là dans une direction est et sud-est jusqu'à un point sur la ligne autorisée de la compagnie à ou près Moosejaw, ou jusqu'à un point dans le voisinage de cet endroit.

(e) A partir d'un point dans ou près les townships 41, 42 ou 43 sur la ligne que la compagnie est autorisée à construire par le paragraphe 13 de l'article 11 du chapitre 99 des Statuts de 1906, de là dans une direction généralement nord-ouest et ouest jusqu'à un point sur la division ouest du chemin de fer Grand-Tronc-Pacifique entre Artland et Wainwright.

Et pour d'autres fins.

Daté à Montréal, ce 11e jour de janvier A.D. 1917.

30-5

W. H. BIGGAR,

Solliciteur de la requérante.

## ALLIANCE NATIONALE

**A**VIS est donné par les présentes, que demande sera faite au Parlement du Canada, à sa prochaine session, pour obtenir l'adoption d'une loi constituant en corporation "l'Alliance Nationale", société fraternelle de bienfaisance et de secours mutuels, constituée en corporation par loi spéciale de la province de Québec, pour pourvoir au bien-être matériel et social de ses membres et à la protection de ceux qui dépendent d'eux, leur venir en aide dans la maladie ou l'invalidité, en les assurant contre la mort, la maladie et les accidents, en leur payant les indemnités ou autres avantages ou bénéfices qui pourraient être légalement convenus ou accordés en vertu des statuts de l'association.

29-5

de LORIMIER & GODIN,

Procureurs de la requérante.

## THE CANADIAN WESTERN RAILWAY COMPANY.

**A**VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa prochaine session, par la compagnie dite "The Canadian Western Railway Company," afin d'obtenir un acte prorogeant le délai durant lequel elle peut commencer et terminer la construction de la voie ferrée qu'elle a été autorisée à construire par le chapitre 69 des Statuts de 1909.

Daté à Winnipeg, le 2e jour de janvier A.D. 1917.

HOUGH, CAMPBELL & FERGUSON,

Winnipeg, Manitoba,

29-5

Solliciteurs de la requérante.

## AVIS DIVERS.

## LA BANQUE NATIONALE.

**J**EUDEI, le 1er février prochain, et après, cette banque paiera à ses actionnaires un dividende de deux pour cent, étant au taux de huit pour cent par année, sur son capital, pour le trimestre finissant le 31 janvier prochain.

Ce dividende sera payé suivant la liste des actionnaires inscrits à la date du 15 janvier prochain.

Par ordre du bureau de direction,

N. LAVOIE,

Gérant général.

Québec, le 28 décembre 1916.

27-5

## BANQUE DES MARCHANDS DU CANADA.

## DIVIDENDE TRIMESTRIEL.

**A**VIS est donné par le présent qu'un dividende de deux et demi pour cent pour le trimestre courant, étant au taux de 10 pour cent par année sur le capital payé de cette institution, a été déclaré, et sera payable à la banque en cette cité et à ses succursales, dès et après le 1er jour de février prochain, aux actionnaires enregistrés à la clôture des affaires le 15e jour de janvier.

Par ordre du conseil de direction,

D. C. MACAROW.

Gérant général.

Montréal, 26 décembre 1916.

27-5

## BANQUE ROYALE DU CANADA.

## DIVIDENDE N° 118.

**A**VIS est donné par le présent qu'un dividende de trois pour cent (au taux de douze pour cent par année) sur le capital payé de cette banque, a été déclaré pour le trimestre courant, et sera payable à la banque et à ses succursales, à compter de jeudi, le 1er jour de mars prochain, aux actionnaires enregistrés le 15 février.

Par ordre du conseil de direction,

C. E. NEILL,

Gérant général.

Montréal, Qué., 16 janvier 1917.

30-6

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# The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, JANUARY 27, 1917.

## IMPORTANT NOTICE.

Notices, documents or advertisements received after twelve o'clock, noon, on Thursday, will not be published in "The Canada Gazette" of the following Saturday, but in the next number.

J. de L. TACHÉ,

King's Printer and Controller of Stationery.

## AVIS IMPORTANT.

Les avis, documents ou annonces reçus après midi, le jeudi de chaque semaine, ne seront pas publiés dans la "Gazette du Canada" du samedi suivant, mais dans le numéro subséquent.

J. de L. TACHÉ,

Imprimeur du Roi et Contrôleur de la Papeterie

## OFFICE OF THE CLERK OF THE CROWN IN CHANCERY FOR CANADA.

OTTAWA, 22nd January, 1917.

HIS EXCELLENCY THE GOVERNOR GENERAL has been pleased to summon to the Senate of Canada, by Letters Patent, under the Great Seal, bearing date the 20th day of January, 1917 :—

FREDERIC NICHOLLS, Esquire, of Toronto, Ont., as a member of the Senate and a Senator for the Province of Ontario ;

HENRY W. RICHARDSON, Esquire, of Kingston, Ont., as a member of the Senate and a Senator for the Province of Ontario ;

GIDEON D. ROBERTSON, Esquire, of Welland, Ont., as a member of the Senate and a Senator for the Province of Ontario ;

GEORGE LYNCH STAUNTON, Esquire, of Hamilton, Ont., as a member of the Senate and a Senator for the Province of Ontario ;

ADAM B. CROSBY, Esquire, of Halifax, N.S., as a member of the Senate and a Senator for the Province of Nova Scotia ;

CHARLES E. TANNER, Esquire, of Pictou, N.S., as a member of the Senate and a Senator for the Province of Nova Scotia ;

THOMAS JEAN BOURQUE, Esquire, of Richibucto, N.B., as a member of the Senate and a Senator for the Province of New Brunswick.

JAMES G. FOLEY,

Clerk of the Crown in Chancery for Canada.

## APPOINTMENTS.

### DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE GOVERNOR GENERAL has been pleased to make the following appointments, viz :—

OTTAWA, 11th November, 1916.

The Right Honourable Sir CHARLES FITZPATRICK, G.C.M.G., Chief Justice of Canada : to be the Deputy of His Excellency the Governor General.

15th January, 1917.

In lieu of the notice of the appointment of Alphonse Pednault (son of Eloi Pednault) as wharfinger of the Government wharf at Ile-aux-Coudres, in the Province of Quebec, which appeared in the *Canada Gazette* of 23rd December, 1916 read the following :—

PIERRE PEDNAULT (son of Eloi Pednault) of Ile-aux-Coudres, in the Province of Quebec : to be Wharfinger of the Government wharf at that place.

17th January, 1917.

HERMENEGILDE BESSETTE, of the City of Montreal, in the Province of Quebec, Temporary Excise Officer : to be a Preventive Officer in the Inland Revenue Division of Montreal, in the said Province, from 1st April, 1916.

CHARLEMAIN FLYNN SHEPPARD, of the City of Ottawa, in the Province of Ontario : to be Assistant

Inspector of Weights and Measures in the Weights and Measures Division of Ottawa, in the said Province, from 1st April, 1916.

GEORGE HURST, of the Town of Parrsboro, in the Province of Nova Scotia : to be a Pilot Commissioner and Secretary-Treasurer to the Pilotage Board for the Pilotage District of Parrsboro, in the said Province, in the room and stead of Edward Gillespie, resigned.

FREDERICK BARNES, of the City of Montreal, in the Province of Quebec, Temporary Excise Officer : to be a Preventive Officer in the Inland Revenue Division of Montreal, in the said Province from 1st April, 1916.

E. F. WILLIAMS, of the Town of Dartmouth, in the Province of Nova Scotia : to be a Pilot Commissioner for the Pilotage District of Halifax, in the said Province, in the room and stead of M. C. Grant, resigned.

JOSEPH DONAT GAGNON, of the City of Quebec, in the Province of Quebec, Temporary Preventive Officer: to be a Preventive Officer in the Inland Revenue Division of Quebec, in the said Province from 1st April, 1916.

## PROCLAMATIONS.

### DEVONSHIRE.

[L.S.]

#### CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern.—GREETING :

#### A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS it is in and Deputy Minister of Justice, } by Part XII of the Canada. } Canada Shipping Act, Revised Statutes, 1906, Chapter 113, amongst other things in effect enacted that our Governor in Council may, by proclamation, declare to be a public harbour any area covered with water within the jurisdiction of Our Parliament of Canada ;

And whereas Our Governor in Council has advised that the port of Departure Bay, in the Province of British Columbia, comprising the area hereinafter mentioned, be proclaimed a public harbour,—

Now, THEREFORE, Know Ye that we do by these presents proclaim and declare the said port of Departure Bay comprising an area covered with water which may be described as follows, that is to say :—

“All the waters including the tidal portions of streams, inlets, etc., and all flats, up to high water mark, inside of right lines drawn from the south tangent of Pimbury Point due east astronomically to Newcastle Island, and from the extreme of McKay Point to the south extreme of Lighthouse Island, thence to the north tangent of Five Finger Island, and thence to the extreme of Lagoon Head,” to be a public harbour.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS : Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish of Hardwicke, Baron Cavendish of Keighley,

Knight of Our Most Noble Order of the Garter ; One of Our Most Honourable Privy Council ; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George ; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TENTH day of JANUARY in the year of Our Lord one thousand nine hundred and seventeen, and in the seventh year of Our Reign.

By command,

31-3

THOMAS MULVEY,  
Under-Secretary of State.

### DEVONSHIRE.

[L.S.]

#### CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in any wise concern,—GREETING :

#### A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS it is in Deputy Minister of Justice, } and by Part XII Canada. } of the Canada Shipping Act, Revised Statutes, 1906, Chapter 113, amongst other things in effect enacted that Our Governor in Council may, by proclamation, declare to be a public harbour any area covered with water within the jurisdiction of Our Parliament of Canada ;

AND WHEREAS Our Governor in Council has advised that the port of Nanaimo, in the Province of British Columbia, comprising the area hereinafter mentioned be proclaimed a public harbour,—

Now, THEREFORE, Know Ye that We do by these presents proclaim and declare the said port of Nanaimo comprising an area covered with water which may be described as follows, that is to say :—

“All the waters, including the tidal portions of streams, inlets, etc., and all flats, up to high water mark, inside of right lines drawn from the south tangent of Pimbury point due east astronomically to Newcastle Island ; from the extreme of McKay point to the south extreme of Lighthouse Island ; thence to Entrance Island lighthouse, and thence to the extreme of Berry Point ; and across False narrows and Dodd narrows at their narrowest points,” to be a public harbour.

Of all which our loving subjects and all others whom these presents may concern, are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS : Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish of Hardwicke, Baron Cavendish of Keighley, Knight of Our Most Noble Order of the Garter ; One of Our Most Honourable Privy Council ; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George ; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TENTH day of JANUARY, in the year of Our Lord, one thousand nine hundred and seventeen, and in the seventh year of Our Reign.

By Command,

31-3

THOMAS MULVEY,  
Under-Secretary of State



## DESPATCHES, Etc.

CANADA.  
No. 1454.DOWNING STREET,  
30th December, 1916.

My LORD DUKE,—With reference to my predecessor's despatch No. 1096 of the 27th September, I have the honour to request Your Excellency to inform Your Ministers that it has been decided to increase the rate charged for insurance against war risks on cargo under the Government War Risks Insurance Scheme to £2.2.0 per cent for a voyage with effect from the 22nd December, 1916.

I have the honour to be,

My Lord Duke,

Your Grace's most obedient humble servant,

(Signed) WALTER LONG.

Governor General

His Excellency the

Duke of Devonshire, K.G., G.C.V.O.,  
&c., &c., &c.

31-3

(Extract from the Third Supplement to THE LONDON  
GAZETTE of the 19th December, 1916.)

WAR OFFICE,  
21st December, 1916.

HIS Majesty the KING has been graciously pleased to award the Military Medal for bravery in the Field to the undermentioned Non-Commissioned Officers and Men :—

## CANADIAN CONTINGENT.

- 158503 Pte. E. M. Abbey, Mtd. Rif.  
57358 Pte. T. E. Aitchison, Inf.  
326 Pte. N. J. Akerstream, Inf.  
135027 Gunner G. Apperley, F. Art.  
186007 Pte. C. A. N. Archer, Inf.  
113062 Cpl. E. Arlington, Mtd. Rif.  
84241 Gunner T. Armstrong, F. Art.  
426193 Pte. A. E. Back, Inf.  
440290 Pte. R. L. Bagshaw, Inf.  
45585 Pte. A. Banks, M.M.G. Corps.  
126664 Pte. F. Beal, M.G. Corps.  
9749 Cpl. F. P. Behan, Inf.  
91138 Gunner E. D. Berry, F. Art.  
441855 Pte. J. A. Bertram, Inf.  
23103 Pte. H. R. Biggs, Inf.  
428180 Pte. J. Blair, Inf.  
177768 Pte. J. E. Blaney, Inf.  
145733 Pte. W. Blaney, Inf.  
70189 Pte. J. Bois, Inf.  
1213 Pte. A. Bowie, A.M.C.  
466292 Pte. F. T. Bradley, Inf.  
467046 L/C. R. E. Breckon, Inf.  
105495 L/C. A. G. Broadis, Inf.  
41186 Gunner J. L. Butler, F. Art.  
885 C. C. Bradley, Eaton, M.G. By.  
69199 Pte. E. C. Caldwell, Inf.  
1228 Sjt. R. J. Cameron, A.M.C.  
19411 Sjt. J. Carlisle, Inf.  
57378 Pte. J. Cash, Inf.  
21819 Actg. Coy. S/M. P. L. A. Chapman, Inf.  
56151 Pte. T. M. Chatterton, Inf.  
406906 Pte. A. M. Christian, M.G. Corps.  
438996 Pte. T. Christie, M.G. Corps.  
911 Cpl. T. S. Clarke, Eaton M.G. By.  
8624 Cpl. F. A. Clarke, Inf.  
401577 Pte. A. W. Coleman, Inf.  
472342 Pte. J. A. Connah, M.G. Corps.  
113009 L/Sjt. B. C. Connelly, Mtd. Rif.  
53663 Pte. C. Cook, Inf.  
412740 Pte. C. Cooper, Inf.  
9283 L/C. A. K. Coulthard, Inf.  
412205 Pte. S. Courby, Inf.  
401683 Pte. W. Cullinane, Inf.  
55813 Pte. A. Curbishley, Inf.  
110110 Pte. D. Craig, Mtd. Rif.  
59237 L/C. F. E. Davern, Inf.  
65243 Pte. H. Davidson, Inf.  
114305 Pte. T. Diggle, Mtd. Rif.  
89096 Gunner L. W. Dippill, F. Art.  
142625 Pte. G. E. Dodsworth, Inf.  
445033 Pte. J. J. Doran, M. G. Corps.  
330108 Gunner M. H. Duncan, F. Art.  
405256 Pte. W. E. Dunn, Inf.  
A4062 Pte. F. Durbin, Inf.  
406076 Cpl. L. J. Elderkin, Inf.  
109328 Pte. T. D. Elson, Mtd. Rif.  
40166 Sjt. W. H. Evans, F. Art.  
24159 Pte. J. D. Forbes, Inf.  
59339 Pte. V. L. Fraser, Inf.  
107254 Sjt. W. A. Gardiner, Mtd. Rif.  
69356 Pte. B. Gaskill, Inf.  
A24140 Cpl. D. Gibson, Inf.  
10903 L/Sjt. L. M. Glazier, Inf.  
437876 Pte. W. C. Gorrie, Inf.  
422235 L/Sjt. L. Gouldsmith, Inf.  
67512 Sjt. M. Gray, Inf.  
57840 Pte. M. Hanlan, Inf.  
112233 Actg. Cpl. J. L. Hareus, Mtd. Rif.  
45654 Pte. T. A. Hazlitt, M. M. G. Corps.  
303065 Cpl. T. A. Hendry, Art.  
A1058 L/C. A. M. C. Herbert, Inf.  
1658 Cpl. A. Hogg, A. M. C.  
57846 L/C. J. Hogg, Inf.  
58204 Sjt. G. Honey, Inf.  
301435 Gunner A. P. Hourd, F. Art.  
89102 Gunner F. B. Houston, F. Art.  
14540 Pte. P. F. Howe, Inf.  
81420 Cpl. C. Hudson, Inf.  
703280 Pte. R. E. Hudson, Inf.  
177917 Pte. J. D. Hunter, Inf.  
11371 Pte. F. L. Johnson, Inf.  
67801 Pte. W. Just, Inf.  
1673 Sjt. M. Kelso, A.S.C.  
412612 Pte. J. W. Kennedy, Inf.  
45591 Sjt. N. C. Kerr, M.M.G. Corps.  
107356 Cpl. B. Kildahl, Mtd. Rif.  
83404 Bombr. N. Kirkpatrick, Can. F.A.  
59555 L/Sjt. A. J. Kitchener, Inf.  
67899 Pte. C. Knowlton, Inf.  
127464 Pte. R. J. Laidlaw, Inf.  
405066 Pte. R. D. Lamont, Inf.  
55086 Gunner J. Law, F. Art.  
141018 Pte. H. Leary, Inf.  
86067 Bombr. F. Le Breton, F. Art.  
602303 Pte. F. W. Lee, Inf.  
177281 Pte. J. Leitch, Inf.  
67565 Cpl. R. Lewis, Inf.  
A24174 Cpl. J. H. Lindsay, Inf.  
111289 Sjt. N. W. Lother, Mtd. Rif.  
25621 Sjt. R. G. H. W. MacCarthy, Borden's By.,  
Can. M.M.G. Service.  
45613 Pte. A. J. Macdonald, M.M.G. Corps.  
41376 Bombr. D. Mackenzie, Art.  
154603 Sjt. W. A. McCarthy, Pioneers.  
223 Sapper E. McEwen, Eng.  
27242 2nd Cpl. W. McGowan, Eng.  
703807 Pte. J. J. McHugh, Inf.  
A22564 Sjt. H. McKenzie, Inf.  
430070 Pte. P. S. McKenzie, Inf.  
63635 Pte. A. McKinnon, Inf.  
117088 Cpl. F. C. McKinnon, Mtd. Rif.  
68040 Act. Cpl. J. B. McKinnon, Inf.  
21948 Sergt. A. McLauchlin, Inf.  
400636 Pte. A. McLeod, Inf.  
434357 Actg. Sjt. J. McNeil, Inf.  
27508 Sjt. S. S. McPherson, Inf.  
472359 Pte. W. McQuade, Inf.  
118088 Actg. Sjt. K. McRae, Mtd. Rif.  
59632 L/C. C. S. Manners, Inf.  
108369 Pte. W. Manning, M. G. Corps.  
406572 Pte. H. Mason, Inf.  
202 Cpl. J. E. Mercer, Eng.  
444228 Pte. T. A. Merritt, Inf.  
63646 Sjt. W. N. Miller, Inf.  
466959 Pte. T. Milligan, Inf.  
703579 Pte. C. Mills, Inf.  
426177 Pte. J. Milton, Inf.  
67056 Pte. S. Minnick, Inf.  
81601 Cpl. H. M. Montgomery, Inf.  
A2572 Cpl. J. Morrice, Inf.  
67439 L/C. D. Morrison, Inf.  
91191 Driver P. R. Musson, F. Art.  
57450 Pte. M. Myers, Inf.  
A2585 Sjt. A. Newman, Inf.  
40231 Driver W. W. Nichol, F. Art.

424063 L/Sjt. W. C. W. Nioxley, Inf.  
 110430 Pte. T. J. Nolan, Mtd. Rif.  
 177107 Sjt. J. C. Noon, Inf.  
 13027 Pte. A. Offley, Inf.  
 13787 Pte. R. G. Oke, Inf.  
 703373 Pte. A. J. Ovesen, Inf.  
 45541 Pte. T. F. I. Park, M.M.G. Corps.  
 45570 Sjt. A. W. Paterson, M.M.G. Corps.  
 428752 Sjt. P. J. Paterson, Inf.  
 53377 Cpl. A. F. Paul, M.M.G. Corps.  
 25991 Sjt. W. Peat, Inf.  
 57476 Pte. A. Pennell, Inf.  
 473046 Pte. C. Pettit, Inf.  
 29482 Sjt. E. J. Picton, Inf.  
 454506 Pte. G. Quirk, Inf.  
 141520 Pte. D. Rae, Inf.  
 21879 Sjt. R. J. Rawlinson, Inf.  
 63778 Sjt. J. Reekie, Inf.  
 55558 Sjt. J. Reynolds, Inf.  
 53280 Pte. R. H. Ribton, Inf.  
 42269 Act. Sjt. T. Ritchie, F. Art.  
 142131 Pte. C. Roberts, Inf.  
 21413 Pte. W. Roberts, Inf.  
 405405 Pte. J. H. Robinson, Inf.  
 55048 L/C. W. Robinson, Inf.  
 426884 Pte. J. H. Rochon, Inf.  
 151216 Pte. H. Rodgeron, Inf.  
 487482 Pte. E. E. Rogers, Inf.  
 55326 Sjt. D. C. Rolland, Inf.  
 A14514 L/C. J. Ryan, Inf.  
 70346 Sjt. G. I. Salway, Inf.  
 21887 Sjt. W. M. Scanlon, Inf.  
 444091 Sjt. E. M. Scovil, Inf.  
 445779 Pte. W. S. Shanks, M.M.G. Corps.  
 57038 Cpl. G. E. Simpson, Inf.  
 73272 L/C. A. Small, Inf.  
 413089 Pte. O. Smith, Inf.  
 63840 Sjt. G. M. Snideman, Inf.  
 454414 Pte. P. St. Croix, Inf.  
 435390 Pte. W. H. Stevenson, Inf.  
 622686 Pte. F. Stockdale, Inf.  
 A22161 Pte. J. H. Taplin, Inf.  
 A36498 Pte. J. Taylor, Inf.  
 457253 Act. Sjt. E. S. Taylor, Inf.  
 178295 Pte. A. W. Thompson, Inf.  
 202 Act. Sjt. F. W. Thompson, M.G. Corps.  
 1770 Pte. A. R. S. Thompson, A.S.C.  
 53622 L/Sjt. H. Tripp, Inf.  
 70000 L/C. J. F. Turnbull, Inf.  
 303066 Cpl. E. A. Walford, Art.  
 300 Sapper V. G. Wallace, Eng.  
 201510 Pte. A. Waterton, Inf.  
 42607 Bombr. G. Webb, F. Art.  
 A36340 Pte. G. Wilford, Inf.  
 53631 Sjt. G. H. Williams, Inf.  
 1449 Pte. A. A. Williamson, A.M.C.  
 420696 Sjt. R. F. Wilson, Inf.  
 406202 Pte. H. Wren, Inf.  
 110599 Pte. F. L. Young, Mtd. Rif.  
 108647 Pte. E. Young, Mtd. Rif.

The undermentioned have been awarded a Bar to their Military Medal :—

407019 Actg. Sjt. J. P. Ironside, Can. Inf.  
 69033 Pte. H. Arseneault, Can. Inf.

(The awards of the Military Medal above mentioned were published in the *London Gazette* dated 23rd August, 1916—see *Canada Gazette* 23rd September, 1916.)

1619 Sjt. G. Angus, Can. Inf.  
 13609 L/Sjt. J. H. Bowyer, Can. Inf.  
 445 Pte. R. C. Dyer, Can. Inf.  
 59368 Pte. F. H. Gillett, Can. Inf.  
 53504 Pte. R. C. Sheridan, Can. Inf.

(The awards of the Military Medal above mentioned were published in the *London Gazette* dated 10th October, 1916—see *Canada Gazette* dated 11th November, 1916.)

91513 Bombr. A. Wheat, Can. F. Art.

(The award of the Military Medal above mentioned was published in the *London Gazette* dated 27th October, 1916—see *Canada Gazette* 16th December, 1916.)

(Extracts from the Second Supplement to THE LONDON GAZETTE of the 19th December, 1916.)

War Office,

21st December, 1916.

HIS Majesty the KING has been graciously pleased to confer the Military Cross on the undermentioned Officers and Warrant Officers, in recognition of their gallantry and devotion to duty in the field :—

#### CANADIAN CONTINGENT.

Lt. Gordon Francis Armstrong, Can. Inf.

For conspicuous gallantry in action. He established and maintained communication under intense fire, repeatedly going into the open to repair wires which had been cut. He displayed great courage and determination throughout.

Lt. Mahlon Lambert Boyle, Can. Inf.

For conspicuous gallantry in action. Although wounded he continued to command his Company, and made his way across open ground under very heavy fire. On another occasion he fought a trench mortar with great gallantry.

Lt. Harry Johnson Daubney, Can. Mtd. Rif.

For conspicuous gallantry in action. He carried out a most valuable reconnaissance. Later, although severely wounded, he directed the blocking and consolidation of the trench captured by his Company, remaining on duty for two hours.

Lt. Douglas Water Ferrier, Can. F. A.

For conspicuous gallantry in action. He carried one unconscious man to safe position; later, helped to remove two men to a dressing station, 1,200 yards away, during a very heavy enemy bombardment.

Capt. George Garnet Greer, Can. A.M.C.

For conspicuous gallantry and devotion to duty. He tended and dressed the wounded for two hours in the open under intense fire. Later, he worked continuously for forty-eight hours, and by his courage and devotion to duty was a splendid example to his men.

Lt. Lewis Alexander Kennedy, Mtd. Rif.

For conspicuous gallantry in action. He showed marked courage and skill in superintending the supply of bombs and the evacuation of the wounded. Later, although himself wounded, he assumed command of his Company, and reorganised the line.

Temp. Lt. Arthur Truman Lowes, Can. Inf.

For conspicuous gallantry in action. He showed great courage and skill in leading his men forward over the open to reinforce part of the line. Later, he materially assisted in repulsing three enemy attacks.

Capt. Addison Alexander Mackenzie, Can. Mtd. Rif.

For conspicuous gallantry in action. He carried out a daring reconnaissance of the enemy's wire in daylight. Later, he led his Company with great courage and determination, greatly assisting the bombers by sniping the enemy as they brought up reinforcements.

Lt. Frank Alphonse Ney, Can. Mtd. Rif.

For conspicuous gallantry in action. He led a party of reinforcements over the open under heavy fire, displaying great courage and initiative. Later, he established a block and organized a successful counter-attack.

Lt. Joseph O'Regan, Can. Mtd. Rif.

For conspicuous gallantry in action. He led a successful bombing attack against very superior forces of the enemy, displaying great courage and determination. Later, he established a block and rescued many wounded men.

Lt. George Randolph Pearkes, Can. Mtd. Rif.

For conspicuous gallantry in action. He led a bombing party with great courage and determination, clearing 600 yards of trench and capturing eighteen prisoners. Later, although wounded, he remained at duty until the Battalion was relieved.



Lt. Ernest Alfred Robinson, R. Can. Regt.

For conspicuous gallantry in action. He carried out a daring reconnaissance, obtained valuable information, and assisted in rescuing three wounded men under very heavy fire.

Lt. Allen Shortt, Can. Inf.

For conspicuous gallantry in action. When his Company was held up, with five men he succeeded in bombing a machine gun and putting it out of action. Later, he returned across "No Man's Land" under heavy fire in daylight to give information on the situation.

Lt. William John Wallace, Can. Inf.

For conspicuous gallantry in action. He showed great courage in leading three separate bombing attacks on an enemy position. He was wounded.

**HIS** Majesty the KING has been graciously pleased to approve of the award of the Distinguished Conduct Medal to the undermentioned Warrant Officers, Non-Commissioned Officers and Men, for acts of gallantry and devotion to duty in the Field :—

#### CANADIAN CONTINGENT.

110134 Sjt. G. Dibblee, Can. Mtd. Rif.

For conspicuous gallantry in action. He assumed command of and led his platoon with great courage and determination. Later, although severely wounded, he remained at his post.

108311 Pte. R. Joblin, Can. Mtd. Rif.

For conspicuous gallantry in action. With an N.C.O. he jumped on the parapet and bombed the enemy back, accounting for many with his revolver after his supply of bombs ran out, and saving the situation at a critical time.

73473 L/Cpl. M. E. Lawrence, Can. Inf.

For conspicuous gallantry in action. When a live shell, the fuse of which was burning, was left in his trench mortar he ordered the crew to leave, and, tipping the gun up, caught the shell as it fell out and threw it over the parapet, when it at once exploded.

532244 Pte. (A. S.M.) J. McAskill, Can. A.S.C.

For conspicuous gallantry in action. He showed great courage and determination in extricating the transport of the field ambulances and in continuing to evacuate the wounded under intense artillery fire.

110510 Cpl. J. D. Shearer, Can. Mtd. Rifles.

For conspicuous gallantry in action. He carried out a daring reconnaissance and obtained most valuable information. Later, with a private, he captured an enemy machine gun after killing the crew, turned the gun about, and opened fire on the enemy. On another occasion he led out a patrol and obtained valuable information.

117553 Cpl. J. W. Stephenson, Can. Mtd. Rifles.

For conspicuous gallantry in action. Accompanied by one man he jumped on the parapet and bombed the enemy back, accounting for many with his revolver after his supply of bombs ran out, and saving the situation at a critical time.

#### Amendments.

The following corrections are made in *London Gazette* announcements—awards of Distinguished Conduct Medals :—

25th November, 1916—see *Canada Gazette* 13th January, 1917.

For No. 127020 Private C. E. Dobson, Can. Inf. read

127020 Private C. E. Dolson, Can. Inf.

30th June, 1915—see *Canada Gazette* 24th July, 1915.

For No. 8569 Pte. T. McGuire, Can. Inf. read No.

13022 Pte. Trevor Maguire, Can. Infy.

#### Amendments.

The following corrections are made in *The London Gazette* announcements dated 14th November, 1916—see *Canada Gazette* dated 23rd December, 1916.

For Lt. Charlewood Derwent Lloyd, Can. Infy. read

Lt. Charlewood Derwent Llwyd, Can. Infy." 31-1

## ORDERS IN COUNCIL.

[85]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 13th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**W**HEREAS the Minister of Marine and Fisheries and the Minister of Public Works submit that they have had under consideration the question of providing for the maintenance at night of lights to mark the channels to be used under fixed bridge spans over navigable waters as aids to navigation ;

And whereas in section 233 of The Railway Act, chapter 37, Revised Statutes of Canada, it is prescribed that a plan and description of the proposed site of any contemplated railway bridge (not being a bridge over a canal) and a general plan of the work to be constructed must first be submitted to the Minister of Public Works for approval ;

And whereas in section 7 of The Navigable Waters Protection Act, chapter 115, Revised Statutes of Canada, a like provision is made for bridges other than railway bridges ;

And whereas the Ministers concur in the recommendation of the Officers of the Departments of Marine and Fisheries and of Public Works that in either case such plans and descriptions be not approved unless and until they show and indicate the presence of such lights as are deemed necessary for the safety of navigation ;

Therefore His Excellency the Governor General in Council is pleased to order and it is hereby ordered as follows :—

No plan and description of a fixed bridge over navigable waters (not a canal) required by section 233 of chapter 37, Revised Statutes of Canada, or by section 7 of chapter 115, Revised Statutes of Canada, to be submitted to the Minister of Public Works for approval, shall be approved unless and until such plan and description show and indicate a fixed white light on each side of every channel to be navigated through such fixed bridge ; such lights, of an intensity to be approved by the Department of Marine and Fisheries, to be maintained by the owner or owners of such bridge during each and every night from sundown until sunrise during the entire season of navigation.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

31-2

[159]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 19th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**HIS** Excellency the Governor General in Council, under and in virtue of the provisions of the War Measures Act, 1914, is pleased to make the following regulation, and the same is hereby made and enacted accordingly :

Notwithstanding anything in the regulations for the survey, administration, disposal and management of Dominion lands within the forty-mile railway belt in the Province of British Columbia, as established by Order in Council of 17th September, 1889, or amendments thereto, during the present war and thereafter, until otherwise ordered, no application for an entry for a homestead shall be granted, unless the person making the application was at the commencement of the present war, and has since continued to be, a British subject or a subject of a country which is an ally of His Majesty in the present war, or a subject of a neutral country, and unless he establishes the same to the satisfaction of the Minister of the Interior.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

31-4

[102]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 15th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 11th January, 1917, from the Minister of the Interior, stating that by an Order in Council, dated the 11th of March, 1910, regulations were established for the disposal of petroleum and natural gas rights, the property of the Crown, under and in accordance with the provisions of section 37 of The Dominion Lands Act.

That in November, 1913, the available petroleum and natural gas rights, the property of the Crown, in portions of Townships 46, 47, 48 and 49, in Ranges 10, 11, 12 and 13 west of the 4th Meridian, containing an approximate area of 55,620 acres, were temporarily withdrawn from disposal under the provisions of the above regulations at the request of the City of Edmonton, in order to secure for that municipality a sufficient supply of natural gas for the use of the people.

That it has now been represented to the Department of the Interior that it is essential to the commercial prosperity of the city that the petroleum and natural gas rights already reserved should not be disposed of to or diverted by outside interests; that the city, while not desiring to exploit the said rights, should be given such control of them as might be necessary to prevent the same from being diverted to other centres of population, and to insure their conservation to the city for its domestic supply, and for the extension and development of its several industries.

Representations have also been made to the Department of the Interior that a very large expenditure has already been incurred in boring for natural gas within this reservation; that gas in commercial quantity has been discovered; and that action is now being taken to pipe the gas to the City of Edmonton, a distance of about eighty-five miles, to be utilized by and on behalf of that municipality.

As it would appear to be in the public interest that the petroleum and natural gas rights, the property of the Crown, within the limits of the reservation above referred to, should be conserved for the use of the City of Edmonton, the Minister recommends that he be authorized to withdraw for the present from disposal the available petroleum and natural gas rights within the tract, comprising portions of Townships 46, 47, 48 and 49, in Ranges 10, 11, 12 and 13, west of the 4th Initial Meridian, shown outlined in pink on the plan hereto attached, upon the following terms and conditions:

1. That the withdrawal at the instance of the City of Edmonton of the petroleum and natural gas rights, the property of the Crown, in the above area, shall not apply to lands which have been set apart as School lands in accordance with the provisions of the Dominion Lands Act;
2. That the withdrawal from disposal under the provisions of the regulations of the available petroleum and natural gas rights under the lands described will not operate as an obstacle to the disposal by the Crown of other mining rights under these lands;
3. That the City of Edmonton be required to immediately obtain a lease under and in accordance with the provisions of the regulations of each quarter section within the reservation upon which a well has been bored by on behalf of the municipality with a view to the discovery of petroleum or natural gas;
4. That the City of Edmonton, before commencing in the future boring or other operations with a view to the discovery or development of petroleum or natural gas on any lands included in the above reservation, shall apply for and obtain a lease of such rights in accordance with the provisions of the regulations in that behalf;
5. That upon receipt in the Department of the Interior of advice from the municipal council of the City of Edmonton that any parcel of land within

the limits of the reservation is no longer required for municipal purposes, the Minister of the Interior may declare that the rights so relinquished are withdrawn from the reservation, and are open to application under and in accordance with the provisions of the regulations and the practice of the Department;

6. That the City of Edmonton shall be given a period of two years from the date hereof, within which to select and obtain leases under the provisions of the regulations of the available petroleum and natural gas rights within the limits of the above reservation, and at the expiration of the said period of two years the reservation will terminate, and any petroleum and natural gas rights within the limits of such reservation which have not in the meantime been selected and leased shall revert to the Crown for disposal under and in accordance with the provisions of the regulations in that behalf.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

31-4

[3277]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 5th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 23rd December, 1916, from the Minister of the Interior, submitting, with reference to an application received from the Kettle Valley Railway Company for a license of occupation of that portion of the Fraser river, adjacent to the company's right-of-way on either side thereof, which is required for a bridge site, and which is described as follows:—

"That certain parcel or tract of land and land covered by water situate in section sixteen in the fifth Township, in the twenty-sixth Range, west of the sixth Meridian, in the Province of British Columbia, and which may be more particularly described as follows:

"Bounded on the east and west by the ordinary high water marks on the left and right shores respectively of the Fraser River, and on the north and south by lines parallel to and perpendicularly distant fifty feet on opposite sides of the centre line of the right-of-way of the Kettle Valley Railway, the said parcel containing by admeasurement one acre more or less, all according to the plan of the right-of-way for a bridge site of the Kettle Valley Railway approved and confirmed by E. Deville, Surveyor General of Dominion Lands and dated at Ottawa on the third day of August, one thousand nine hundred and fifteen, a copy of which is hereto attached."

The Minister states that the site and the plans of works as submitted by the company have been approved by the Department of Public Works in accordance with the provisions of The Navigable Waters Protection Act, chapter 115, R.S., 1906, amended by chapter 44, 9-10 Edward VII., and that blue prints of these plans have been filed in the Department of the Interior.

The Minister, therefore, recommends that he be authorized to issue in favour of the said Kettle Valley Railway Company, a license of occupation for that portion of the bed of the Fraser river which is described above, the said license to be for such time as the company may require the same in connection with the operation of the railway and for which annual rental of \$1.00 shall be paid to the Department of the Interior.

The Committee concur in the foregoing and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

29-4



[91]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 13th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

WHEREAS upon a petition of certain electors of the County of Stanstead, in the Province of Quebec, praying that Part II of The Canada Temperance Act might be brought into force in that county, a vote was taken of all the electors of the said county for and against such petition, on the sixth day of August, 1914; and

Whereas the Returning Officer subsequently reported that the petition was adopted by the electors; and

Whereas action was thereupon taken by certain electors under section 6 of Chapter 53 of the Statutes of 1914, "An Act to amend the Canada Temperance Act," with a view to setting aside the vote on the alleged ground of a defective ballot; and

Whereas argument was heard in the Superior Court, for the District of St. Francis, in the Province of Quebec, by the Honourable Mr. Justice Globensky, who gave judgment in favour of the defendants, being representatives of the Stanstead County No-License League;

Therefore His Excellency the Governor General in Council, under and in accordance with the provisions of section 109 of the Canada Temperance Act, is pleased to declare and doth hereby declare that part II of the said Act shall be in force and take effect in the said County of Stanstead from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors then in force in such county will expire if such day is not less than ninety days from the day of the date hereof; and if it be less, then on the like day in the then following year. If there were no licenses in force when the said petition was adopted part II of the said Act shall become and be in force and take effect in the said County of Stanstead after the expiration of thirty days from the day of the date hereof.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

30-3

[58]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 13th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

HIS Excellency the Governor General in Council is pleased to order and it is hereby ordered as follows:—

The Order in Council of the 15th November, 1916 (P.C. 2851), amending the rules and regulations for the government of the Port of Halifax, in the Province of Nova Scotia, as established by Order in Council of the 23rd October, 1906, is hereby cancelled, and the said rules and regulations are hereby amended by adding thereto the following rule IV "A":—

## RULE IV "A".

When any of His Majesty's ships, whether British or Canadian, or other vessels in charge of His Majesty's officers, about to pass in or out of the harbour hoists letter "O" (International Code of Signals) at the foremast head, all other of His Majesty's ships, whether British or Canadian, present in the port, shall hoist the Pilot Jack as a general warning, and the Pilot Jack will also be hoisted on the flagstaff at the dockyard for the same purpose; and all other vessels, craft and boats of every description under way in the harbour, shall keep out of the way of the said ship flying the letter "O" (International Code of Signals); provided always that the said ship shall be navigated with due care and at a moderate speed, and that she shall, so far as practicable, be kept on the side of the fair way which is on the starboard side.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

31-2

[108]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 17th day of January 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS application has been made on behalf of La Corporation Episcopale Catholique Romaine d'Athabasca for a free grant of Lot numbered 5, of Township 70, Range 23, West of the Fifth Meridian, of the Province of Alberta, containing by admeasurement 150 acres more or less, by virtue of occupation of the land at the date of the extinguishment of the Indian Title;

And whereas evidence has been submitted showing La Corporation Episcopale Catholique Romaine d'Athabasca, through its agents, to have been in actual possession of the land at the date of the conclusion of Indian Treaty No. 6 in the summer of 1899;

Therefore His Excellency the Governor General in Council is pleased, under the provisions of Section 76 of the Dominion Lands Act, to authorize a free grant of said Lot numbered 5 of Township 70, Range 23, west of the fifth Meridian, to La Corporation Episcopale Catholique Romaine d'Athabasca.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council

31-4

[60]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 15th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS the Board of Highway Commissioners for the Province of Saskatchewan desires to make a deviation in the highway in the N.W.  $\frac{1}{4}$  of Section 19, Township 17, Range 5, West of the 2nd Meridian, being a part of the surrendered portion of the Cowessess Indian Reserve, No. 73, in the Province of Saskatchewan, the said deviation involving an area of 2.75 acres, as shown on a plan, No. 1635, in the survey branch of the Department of Indian Affairs;

And whereas an arrangement has been come to between the Department of Indian Affairs and the said Board of Highway Commissioners under which the province might be permitted to make necessary deviations in the ordinary section road allowances in consideration of the fact that the province has abandoned the established trail across the said township;

Therefore His Excellency the Governor General in Council is pleased to transfer the said 2.75 acres to the Government of the Province of Saskatchewan for deviation of the highway above mentioned, and the said area is hereby transferred accordingly.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

31-4

[147]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 19th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

HIS Excellency the Governor General in Council is pleased to order and it is hereby ordered as follows:

That Princeton and Similkameen, in the province of British Columbia, be established as outports of Customs and Warehousing ports, under the survey of the port of Greenwood;

That the outport of Keremeos, in the province of British Columbia, be closed;

That said changes come into effect on the 1st day of February, 1917.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

31-2

[3122]

## AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 19th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

HIS Excellency the Governor General in Council is pleased, under the provisions of Section 17 of the Dominion Forest Reserves and Parks Act, to make the accompanying regulations relating to the administration of "Project Meadows" to apply to the forest reserves within the Railway Belt in the Province of British Columbia, and the same are hereby made and established, accordingly.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

REGULATIONS relating to Project Meadows to apply to Dominion Forest Reserves in the Railway Belt in the Province of British Columbia.

"Project Meadows" are meadows within Forest Reserves which are located in places difficult of access whence it will be impossible to haul hay so that any use of the meadows will be contingent upon feeding stock on the ground.

A "lessee of stock" is a person or company who have leased a ranch or farm and fixtures including stock as a going concern for a term of years on the basis of either a fixed rental or shares of profit and a guarantee to return an equivalent number of stock or the cash value of same to the owner on the termination of the lease.

1. A permit for a term of five years for the sole use of a project meadow or in the case of small meadows for any number of meadows whose combined acreage as determined by the method provided in clause 13 hereafter does not exceed one hundred acres may be granted to any person who is a British subject, subject to the conditions hereinafter set forth.

2. Every project meadow for which application for use under permit is received will be surveyed by a forest officer by metes and bounds. A plan of said survey will be filed in the office of the Forest Supervisor and every permit issued shall be based on the acreage as shown on such plan.

3. (a) In considering applications for the use of project meadows the following classes of applicants will be considered in the following order of preference ;

Class 1. Applicants who are *bona fide* owners of ranch or farm lands who desire to procure project meadows to be used as adjuncts to their ranches or farms.

Class 2. Applicants who do not own ranch or farm lands which they wish to supplement by the use of project meadows in raising stock but who desire to use project meadows to raise stock thereon as independent business ventures.

(b.) Applications from persons in Class 2 will not be considered until all applications of persons in Class 1 are satisfied.

4. Where more than one application of the same class is received at the same time for a meadow for which no permit is in force the forest officer may partition the meadow, if satisfactory to the applicants. If no agreement is possible between them he shall put the right up to tender on an acreage basis at an upset price not less than the rates fixed in Section 11 of these Regulations.

5. The permittee shall undertake improvement work adequate to bring the meadow to its maximum bearing capacity, such improvements to be satisfactory to the Forest Officer in charge of the Reserve.

6. Only stock of which the permittee is the *bona fide* owner or lessee shall be maintained upon a project meadow.

7. A permittee may use a project meadow in any one of the following ways :—

1. To put up hay for feeding stock the following winter.
2. To pasture stock during the summer.

3. To grow hay on one part and pasture the remainder.

8. The minimum annual use requirement for stock maintained upon a project meadow shall be as follows :—

1. During the first three years of the duration of the permit :

- a. Cattle or horses, at the rate of one head to be wintered for two acres of meadow under permit.
- b. Sheep at the rate of five head to be wintered for every two acres of meadow under permit.

2. During the fourth and fifth years of permit and during the renewal thereof granted under section 10 of these Regulations :—

- a. Cattle or horses, at the rate of one head to be wintered for every acre of meadow under permit.
- b. Sheep, at the rate of five head to be wintered for every acre of meadow under permit.

9. Every permittee shall make affidavit to the Forest Officer in charge of the Reserve before May 1st of each year of the use made of the project meadow under permit to him during the preceding twelve months. This affidavit shall set forth :—

1. Number of stock maintained;
2. Time maintained;
3. Quantity of hay put up;
4. Quantity of hay fed;
5. Improvements made;

10. Every permittee who has conformed to the requirements of these regulations shall be granted three renewals of said permit for further five year terms upon application at least six months prior to the termination of said permit or renewal thereof, and such application will have preference over all other applications for the same land under these regulations.

11. The dues to be charged for the use of project meadows will be as follows :—Original permit—five cents per acre per year. First renewal—ten cents per acre per year. Second and third renewals—fifteen cents per acre per year.

12. Permits for the use of project meadows shall not be transferable or assignable without the consent of the Minister and no person or company shall be entitled to more than one permit at a time.

13. In cases where consent has been given to the assignment of a permit the permit shall be returned to the Department and a new permit shall be issued to the assignee for the remainder of the term of the original permit assigned and subject to the same conditions.

14. In case of cancellation of a permit or where a renewal is not desired or procurable a second permittee for an improved project meadow will be required to pay the dues which the original permittee would have paid had his occupancy continued.

15. All fences constructed shall be maintained by the permittee during his occupancy in a condition satisfactory to the Forest Officer.

16. All timber required to be cut on the forest reserve for the construction of improvements shall be obtained under permit under the conditions of the forest reserve regulations and at the prescribed rates of dues.

17. Every holder of a permit will be held responsible for any fire which starts directly or indirectly, personally or through any servant, employee or agent of said permittee upon any land within a forest reserve held under permit granted to said permittee and all employees' services shall be given free whenever a fire starts on or threatens the land or improvements held under said permits. Any neglect on the part of the permittee which may cause fire is sufficient reason for the cancellation of the permit ;

18. Summer range for stock wintered on a project meadow may be secured under the terms of the grazing regulations. The holder of a permit for a project meadow shall be considered as having the same standing as applicants for grazing permits in Class one as defined in Section 39 of the Forest Reserve Regulations, as established by Order in Council of the 20th April 1916.



[3136]

## AT THE GOVERNMENT HOUSE AT OTTAWA

Friday, the 29th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**WHEREAS** a request has been received from the Department of Indian Affairs for the setting apart for the Indians, under the terms of Treaty No. 2, of a tract of land in Townships 9 and 10, in Range 23 west of the Principal Meridian, comprising an area of nine thousand and ninety-four acres, being approximately fourteen and a quarter square miles ;

And whereas the lands applied for, which are hereinafter particularly described, are available according to the records of the Department of the Interior, for the purposes aforesaid :

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of Section 76 of the Dominion Lands Act, is pleased to order and it is hereby ordered that the said lands be withdrawn from the operation of the said Act and set apart for the Indians.

The said lands may be more particularly described as follows :—

Composed of all those portions of Townships 9 and 10, in Range 23, west of the Principal Meridian, surveyed for the Oak River Indian Reserve and shown upon a plan of survey of the said reserve recorded in the Department of the Interior under number 24909 and shown outlined in pink on a copy of the said plan hereto attached, excepting and reserving thereout that parcel of land known as Section 26, in the tenth Township, in the twenty-third Range, west of the Principal Meridian, title to which passed to the Hudson's Bay Company on the 28th March, 1881, under the provisions of the Dominion Lands Act in that behalf.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

29-4

[3282]

## AT THE GOVERNMENT HOUSE AT OTTAWA

Friday, the 5th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**HIS EXCELLENCY** the Governor General in Council, under the provisions of the 7th section of chapter 108 of the Revised Statutes of Canada, 1906, "An Act Respecting Public Ferries", is pleased to approve and doth hereby approve the attached regulations for the governance of the ferry across the Niagara River, between the village of Fort Erie in the county of Welland, Province of Ontario, and the City of Buffalo, in the state of New York, one of the United States of America.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

## FORT ERIE FERRY REGULATIONS.

## FIRST.

The limits of the ferry shall be coterminus with the north and south limits of the village of Fort Erie and a point in the City of Buffalo, to be fixed by the municipal Authorities of that place.

## SECOND

The Licensee shall provide suitable landing wharves or docks, within the corporate limits of the Village which shall be absolutely safe and available at all states of the river, and subject to the approval of the Department of Inland Revenue, and shall provide suitable accommodation in the shape of a waiting-room with all necessary conveniences, also a sufficient customs warehouse on the Canadian side, which shall be subject to the approval of the Honourable the Minister of Customs, and which is to be used for the temporary storage of goods landed in Canada from the ferry and shall also provide suitable accommodations for the Officers of Customs and Immigration engaged at said landing docks.

The Licensee shall maintain and keep in proper repair the wharf or dock, waiting-room, Customs warehouse, and the Office for the Officers of Customs and Immigration so provided. The Licensee shall also properly light and heat the rooms so provided.

## THIRD.

The licensee shall provide and place on the route and adequate and sufficient equipment consisting of one or more steamers, at least one of which steamers shall be what is known as an "end on" ferry steamer, so constructed and equipped as to adequately and satisfactorily care for at all times the transportation of passengers, horses and other live stock, carriages, automobiles and other vehicles and freight on said route. The vessel or vessels, their tackle, apparel and furniture, shall be subject to the inspection and approval of the Dominion Inspectors of Steamboats and Hulls. The vessel or vessels shall be provided with life preservers, and shall be in all respects fully equipped, and shall be kept in a cleanly state throughout, and subject to the Dominion Inspector of Hulls. The vessel or vessels furnished shall have respectable and efficient commanders, and the Department of Inland Revenue shall be at liberty to reject any steamer which may at any time be placed upon the said ferry or the Commander thereof, should it consider them or any of them, respectively unsuitable to the service, or inadequate to meet the wants of the public.

## FOURTH.

The Licensee shall not at any time carry or convey, or permit or suffer to be carried or conveyed over said ferry, any contraband articles whatsoever.

## FIFTH.

The Licensee shall observe all Customs and Revenue Laws of the Dominion of Canada and of the United States of America.

## SIXTH.

During the continuance of the license in each and every year the Licensee shall maintain the following schedule of trips between Fort Erie and Ferry Street, Buffalo :—

"From May 1st to November 1st (Sundays excepted), the Ferry shall start to ply from the Canadian shore at the hour of 6.10 a.m. and shall continue to cross regularly from either side at intervals of twenty (20) minutes successively and without intermission until 8 o'clock p.m.

Starting at 8 o'clock p.m. a regular crossing shall be made from side to side at intervals of thirty (30) minutes, successively thereafter without intermission until 11.55 p.m.

On Sundays from May 1st to November 1st, the initial trip shall be made at 7.30 o'clock a.m., and at regular intervals thereafter as provided in the daily schedule for the same period.

From November 1st to May 1st (Sundays excepted) the ferry shall commence to ply from the Canadian shore at the hour of 6.10 a.m. and shall continue to cross regularly from either side at intervals of twenty (20) minutes successively until 10 a.m. and at intervals of thirty (30) minutes successively thereafter until 4 p.m.

From 4 p.m. until 8 p.m. ferry shall again cross regularly at intervals of twenty (20) minutes successively.

Starting at 8 p.m. a regular crossing shall be made at intervals of thirty (30) minutes from each side until 11.55 p.m.

On Sundays from November 1st to May 1st, the initial trip shall be made at 9 o'clock a.m. and thereafter as provided in the daily schedule for the said period.

If, in the opinion of the Master of the ferry boat, fog or running ice shall cause the operation of the boat to be or become unsafe to either life or property, the schedule herein provided to be maintained between 1st November and 1st May shall be suspended during the pendency of such danger.

Provided, however, that if regular crossings are temporarily suspended due to such fog or running ice, the crew of said boat shall remain on duty until the time for the final trip shall have passed to the end that





mile of the limits of the ferry hereby licensed, the Licensee may at its election surrender such license without a forfeiture of any bond given to the Dominion Government of Canada or to the Village of Fort Erie.

## FIFTEENTH.

This license shall not be sub-let or assigned without the authority of the Governor in Council having first been obtained.

In the above provisos and conditions the term "Licensee" shall extend to and include the successors and assigns of the licensee. 30-4

[3121]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 29th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**W**HEREAS a request has been received from the Department of Indian Affairs for the setting apart, in accordance with the terms of Treaty No. 8, of Gregoire Lake Indian Reserves Nos. 176, 176A and 176B, for the Indians of the Cree Band, comprising an aggregate area of five thousand seven hundred and nine acres ; and

Whereas the lands applied for, which are hereinafter particularly described, are available for the purposes aforesaid according to the records of the Department of the Interior.

Therefore His Excellency the Governor General in Council, under the provisions of Section 76 of the Dominion Lands Act, is pleased to order and it is hereby ordered that the said lands be withdrawn from the operation of the said Act and set apart for the Indians ;

The said lands may be more particularly described as follows :—

First,—Reserve No. 176—Beginning at the Southeast corner of Section 25 in Township 85, Range 8 West of the 4th Meridian, thence due West a distance of 241 chains and 64 links to an iron post, mound and trench, thence due North a distance of 201 chains to an iron post, mound and trench, thence due East a distance of 120 chains and 64 links to an iron post and trench, thence due North a distance of 73 chains and 16 links more or less to the South shore of Gregoire Lake, thence Easterly following the South shore of the said lake to the East boundary of Section 12, in Township 86, Range 8, West of the 4th Meridian, thence Southerly following the East boundary of the said township and of Township 85, Range 8 West of the 4th Meridian to the place of commencement, containing by admeasurement five thousand five hundred and fifteen acres more or less ;

Second,—Reserve No. 176A—Beginning at a wooden post planted on the south shore of Gregoire Lake distant 5 chains and 26 links North and 64 chains and 17 links West of the iron post and trench marking the most northerly corner of the reserve No 176, thence on a bearing of 180 degrees a distance of 7 chains and 45 links, thence on a bearing of 90 degrees a distance of 5 chains, thence on a bearing of 180 degrees a distance of 10 chains and 10 links, thence on a bearing of 270 degrees a distance of 40 chains, thence on a bearing of 360 degrees a distance of 72 chains, thence on a bearing of 90 degrees a distance of 8 chains and 80 links more or less to the Western shore of Gregoire Lake, thence Southeasterly following the shore of the said lake to the wooden post at the place of commencement and containing by admeasurement one hundred and fifty-two acres more or less ;

and Third—Reserve No. 176B—Beginning at the Northeast corner of the southeast quarter of Section 24, Township 86, Range 8 West of the 4th Meridian, thence westerly following the north boundary of the said quarter-section a distance of 18 chains and 34 links more or less to the Eastern shore of Gregoire Lake, thence Southeasterly following the said shore to its intersection with the East boundary of the North-

east quarter of Section 13 of the said township, thence Northerly following the East boundary of the said township to the place of commencement, and containing by admeasurement forty-two acres more or less, all as shown within the boundaries hatched in black on the plan of the said reserves hereto attached.

RODOLPHE BOUDREAU,

29 4

Clerk of the Privy Council.

[3210]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 28th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**T**HE Committee of the Privy Council have had before them a report, dated the 18th December, 1916, from the Minister of the Interior, stating that Angus Thompson holds under Military Bounty Warrant (1885) the north half of Section 6, Township 73, Range 8, west of the 6th Meridian.

On the 15th May, 1916, an Order in Council was passed relieving Mr. Thompson of the necessity of performing any residence duties, in view of the fact that a medical certificate had been submitted stating that he was suffering from tuberculosis of the lungs in an advanced stage, and authorizing the issue of patent in Mr. Thompson's favour on proof being submitted that the other conditions of the entry had been complied with. Mr. Thompson now represents that unless he moves to a warmer climate he will not survive the coming winter.

In view of the foregoing, the Minister recommends that authority be given, under subsection (4) of section 76 of The Dominion Lands Act, chapter 20, 7-8 Edward VII, for the sale of the north  $\frac{1}{2}$  of Section 6, Township 73, Range 8, west of the 6th Meridian to Mr. Thompson at the rate of \$1.00 per acre, and that patent for this land be issued in his favour on completion of the required payments.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

28-4

Clerk of the Privy Council.

[13]

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday the 8th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**T**HE Committee of the Privy Council have had before them a report, dated 2nd January, 1917, from the Minister of the Interior, stating that John F. Morton was granted homestead entry for the South West quarter of Section 4, Township 9, Range 14, West of the 2nd Meridian on the 24th of September, 1898, and that subsequently such entry was cancelled, on evidence being submitted that the requisite settlement duties were not being properly performed ;

The Minister further states that by Order in Council dated the 4th of March, 1910, the quarter-section described was set apart for the School Lands Endowment.

It is now represented that John F. Morton, the former entrant, has been living upon this land for some years and has complied with the requirements of the Dominion Lands Act with respect to residence and cultivation ;

The Minister recommends, in view of all the circumstances, that the Order in Council of the 4th of March, 1910, be rescinded, so that the quarter-section above described may be again available for homestead purposes ;

The Committee concur in the foregoing recommendation and submit the same for approval ;

RODOLPHE BOUDREAU,

30-4

Clerk of the Privy Council.

110]

AT THE GOVERNMENT HOUSE AT OTTAWA

Wednesday, the 17th day of January, 1917.

PRESENT:

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 11th January, 1917, from the Minister of the Interior, stating that an application has been received from Moses Lessard, of Ashcroft, British Columbia, to purchase on irrigation conditions the fractional north half of Section 34, in Township 19, Range 24, west of the 6th Meridian, (containing approximately 250 acres), of which the applicant went into occupation in October, 1913, before the survey thereof;

The Minister further states that the case was inspected by an engineer of the Hydrographic Survey Office, who reported that the applicant had made a good many improvements to the land, and that there was sufficient cultivable land to justify irrigation and that arrigation of the land could be effected by the applicant—

The Minister therefore recommends that the applicant, Moses Lessard, be permitted to purchase those portions of the north half of Section 34, in Township 19, Range 24, west of the sixth Meridian, which may be successfully irrigated and cultivated by him in a bona fide manner, on the following terms and conditions:

- (a) The lands sold to be brought under cultivation by irrigation;
- (b) The purchase price to be at the rate of five dollars (\$5) per acre, subject to a deduction of the cost of the irrigation works up to an amount not exceeding two dollars (\$2) per acre, and the amount so credited shall be deemed to be a payment in cash made on the date of sale. The said purchase price to be paid as follows: One dollar (\$1) per acre within one year from date of the authorization of the sale by the Governor in Council, the balance within three years from the date of such authorization or upon fulfilment before the expiration of the said three years of all other conditions of the sale, with interest at 5% per annum;
- (c) The necessary water rights to be secured from the Provincial Government of British Columbia; no work to be done on the land until preliminary water rights are secured from the province;
- (d) The work to be commenced within one year from the date of the authorization by Order in Council of the sale, and to be completed to the satisfaction of the Minister of the Interior within three years from such date, unless other dates are fixed by the Provincial authorities in connection with water rights, in which case the provincial dates may be accepted if approved by the Minister of the Interior;
- (e) Examination to be made by engineers of the Department of the Interior on completion of the work;
- (f) Patent to issue, when conditions completed, for the portions which have been brought under cultivation by irrigation;
- (g) The sale to be cancelled for non-payment of the purchase price or for failure to comply with any of the terms or conditions of sale.
- (h) Prior to patent no transfer or assignment of the lands, or any rights therein, to be made without the consent of the Minister of the Interior.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

RAILWAY COMMISSION.

Order No. 25737.  
THE BOARD OF RAILWAY COMMISSIONERS  
FOR CANADA.

Wednesday, the 20th day of December, A.D. 1916.  
SIR HENRY L. DRAYTON, K.C.,  
Chief Commissioner.

S. J. McLEAN,  
Commissioner.

IN THE MATTER of the application of the Moncton and Buctouche Railway Company, hereinafter called the "Applicant Company, under section 327 of the Railway Act, for approval of its Standard Freight Mileage Tariff, C.R.C. No. 23, on file with the board under file No. 21028.1.

UPON the report and recommendation of the Chief Traffic Officer of the Board,—

It is ordered that the Applicant Company's said Standard Freight Mileage Tariff C.R.C. No 23, on file with the Board under file No. 21028.1, be, and the same is hereby approved, subject to the condition that the 5th class rate for the 11-15 mile group be reduced from 7 to 6 cents per 100 pounds; the said tariff, with a copy of this order, to be published in at least two consecutive weekly issues of *The Canada Gazette*.

(Sgd.) H. L. DRAYTON,  
Chief Commissioner,  
Board of Railway Commissioners for Canada.

BOARD OF RAILWAY COMMISSIONERS FOR  
CANADA.

Examined and certified as a true copy under  
section 23 of The Railway Act.

A. D. CARTWRIGHT,  
Secretary of Board of Railway  
Commissioners for Canada.

Ottawa, 21st December, 1916.

Re-issue C. R. C. No. 23.  
advance. Cancelling C. R. C. No. 21.

MONCTON AND BUCTOUCHE RAILWAY.  
STANDARD Freight Mileage Tariff applying on general merchandise between Moncton and Buctouche railway stations.

[In the absence of Tariffs quoting lower rates.]

Miles.		Class in Cents per 100 pounds.									
Over	Not over	1	2	3	4	5	6	7	8	9	10
.....	5	8	7	6	5	4	4	3	3	3	3
5	10	10	8	7	6	5	5	4	4	4	3
10	15	12	11	9	8	7	6	5	5	5	4
15	20	14	12	11	9	7	6	5	5	5	4
20	25	16	14	12	10	8	7	6	6	6	5
25	30	18	16	13	10	9	8	7	7	7	5
30	35	18	16	14	11	9	8	7	7	7	6

Minimum charge: No single shipment will be taken at less than 100 pounds at first class rate. Minimum charge 25 cents.

Agent stations: Moncton, Humphrey's, Notre-Dame, St. Anthony and Buctouche.

Flag stations: Tankville, Irishtown, Cape Breton, Scotch Settlement, McDougall's and McKee's Mills.

Freight to Flag Stations must have charges prepaid and will be left at owner's risk.

Governed by the Canadian Freight Classification and subject to the general rules and conditions of carriage adopted by this railway; also to charges for car service according to the Canadian Car Service Rules issued by the Board of Railway Commissioners for Canada, and to warehouse storage regulations.

Issued at Moncton, N.B., 15th November, 1916.  
Effective 1st December, 1916.

E. G. EVANS,  
General manager.



## GENERAL ORDERS.

1916.

HEADQUARTERS,

OTTAWA, 1st December, 1916.

## G.O. 113.

INSTRUCTIONS, REGULATIONS, ETC.

## KING'S REGULATION'S AND ORDERS FOR THE CANADIAN MILITIA, 1910.

## AMENDMENTS.

*Insert* the following new paragraph:—

Article 360a. Officers, warrant officers, non-commissioned officers and men are forbidden to accept presents in money from public bodies or private individuals in recognition of services rendered in the performance of their duty.

(H.Q. 54-21-33-96.)

(H.Q. 970-1-5. Vol. 2.)

Paragraph 575 is hereby amended by eliding therefrom the sentence "Each witness will sign his evidence."

(H.Q. 970-1-5. Vol. 2.)

## CANADIAN REGULATIONS FOR MAGAZINES AND CARE OF WAR MATERIAL, 1913.

## AMENDMENT.

Amendments have been approved embodying amendments issued with Army Orders, dated October, 1915, and January, February, March, June, July and October, 1916. These amendments will be issued to all concerned at an early date.

(H.Q. 305-15-1.)

## REGULATIONS FOR CANADIAN ORDNANCE SERVICES, PART II, 1914.

## AMENDMENT.

*Delete* paragraphs 308 and 309 and substitute the following:—

308. Paste for affixing both paper and muslin labels will be freshly made up of the following ingredients:—

Starch.....	3 lb.
Copper sulphate crystals....	13½ drs.
Soda ash.....	5½ drs.
Glue.....	2 ozs.
Water.....	1 gallon.

Preparation.—With a little of the water, dissolve the copper sulphate, and with this solution cold, mix the starch into a thin smooth paste. Boil the rest of the water, and with a little of it dissolve the glue. Add the soda ash to the remainder. When the soda ash has dissolved, add the starch paste, mix it well and bring to boiling point again for not more than one minute. Just as the mixture reaches the boiling point, add the glue solution and mix.

309. Work the paste well into the label by means of a brush, and when the label is affixed and dry, put a light coat of white hard varnish over it with one motion of a flat brush.

*Insert* new paragraph—

314 A. For special instructions regarding the inspection and examination of explosives during war time, see Canadian Regulations for Magazines and Care of War Material, 1913, Appendix VII.

Paragraph 400, page 80. *Insert* at end—

"For instructions as to unserviceable cordite during hostilities, see paragraph 28, Appendix VII, Canadian Regulations for Magazines and Care of War Material, 1913."

*Insert* new paragraph—

702 A. Detonators under two years old need not be proved if, in the opinion of the Inspecting Ordnance Officer, they appear serviceable from the external appearance of their cylinders or boxes. Detonators over two years old should be proved annually until they reach the age limit, see paragraph 704.

Paragraph 818, lines 4 and 5. *Delete* "or (in the case of steep coned guns) the obturator."

Paragraph 819, line 5. After "they should be," *insert* "replaced and."

Paragraph 824. For "obturator will" in last line substitute "discs should."

(H.Q. 305-11-2.)

## G.O. 114.

## ORGANIZATION.

## DISBANDING OF THE 212th AND 237th OVERSEAS BATTALIONS, C.E.F.

The 212th and 237th Overseas Battalions, which were authorized by General Order 69 of 1916, and placed on Active Service, were disbanded on 8th October, 1916, and their available officers and men transferred to other Units and other duties in connection with the Overseas Expeditionary Force; or given leave on full pay, and then struck off the strength of the C.E.F., unless re-employed.

(H.Q. 683-174-5.)

G.O. 115, 1916.—Cancelled.

By Command,

*W. E. Hodgins.*

Major-General,  
Acting Adjutant-General.

## APPOINTMENTS, PROMOTIONS AND RETIREMENTS.

## CANADIAN MILITIA.

1916.

HEADQUARTERS,

OTTAWA, 21st December, 1916.

The following appointments, promotions retirements and confirmations of rank are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council.

## G. O. 121.

## PERMANENT STAFF.

To be Major: Captain and Brevet Major F. W. L. Moore. 6th October, 1916.

## PERMANENT FORCE.

ROYAL CANADIAN ENGINEERS.—Captain D. H. Williams is retired. 20th November, 1916.

## ACTIVE MILITIA.

## CAVALRY.

6TH DUKE OF CONNAUGHT'S ROYAL CANADIAN HUSARS.—The name of Lieutenant-Colonel J. Long is removed from the list of Officers of the Active Militia. 15th November, 1915.

Provisional Lieutenant (supernumerary) C. Dean is permitted to retire. 11th December, 1916.

16TH LIGHT HORSE.—To be provisional Lieutenants (supernumerary):

Sergeant-Major Edward Frederick Maitland Williams. 1st November, 1915.

Charles Harvey Bunn, gentleman. 7th September, 1916.

Sergeants Robert Louis Christopherson, Joseph Withrow Wynn. 1st December, 1916.

19TH ALBERTA DRAGOONS.—To be provisional Lieutenant (supernumerary): François Rentiers, gentleman. 1st December, 1916.

26TH STANSTEAD DRAGOONS.—Provisional Lieutenant R. H. Libby is permitted to retire. 15th November, 1916.

30TH REGIMENT (BRITISH COLUMBIA HORSE).—Provisional Lieutenant (supernumerary) E. A. Henderson is transferred to the 88th Regiment (Victoria Fusiliers). 1st December, 1916.

## ARTILLERY.

*Canadian Field Artillery.*

2ND BRIGADE—4TH BATTERY.—To be provisional Lieutenant (supernumerary): Clifford Sifton Mor den, gentleman. 11th December, 1916.

7TH BATTERY.—To be provisional Lieutenant (supernumerary): Walter Campbell Daniel, gentleman. 6th December, 1916.

9TH BATTERY.—To be provisional Lieutenants (supernumerary): Avril Harold Findlay, gentleman. 17th November, 1916.

Harold Wilson, gentleman. 21st November, 1916.

Douglas Sherwood McCarter, gentleman. 22nd November, 1916.

Charles Josiah Whelpley Hampton, gentleman. 1st December, 1916.

3RD BRIGADE—17TH (SYDNEY) BATTERY.—To be provisional Lieutenant (supernumerary): William Nelson Yetman, gentleman. 6th December, 1916.

8TH BRIGADE—2ND (OTTAWA) BATTERY.—To be provisional Lieutenant (supernumerary): David Martyn McCaffrey, gentleman. 30th November, 1916.

9TH BRIGADE—5TH (KINGSTON) BATTERY.—To be provisional Lieutenants (supernumerary): George Wood, gentleman. 31st October, 1916.  
Gordon Kerr Mills, gentleman. 1st December, 1916.

John Francis O'Connor, gentleman. 6th December, 1916.

34TH BATTERY.—To be provisional Lieutenant (supernumerary): Charles Douglas Reid, gentleman. 8th December, 1916.

12TH BRIGADE—31ST BATTERY.—To be provisional Lieutenant (supernumerary): Lieutenant G. H. Tennent, from the 7th Regiment (Fusiliers). 14th December, 1916.

13TH BRIGADE—33RD BATTERY.—To be provisional Lieutenant (supernumerary): Hugh Reid Tudhope, gentleman. 5th December, 1916.

14TH BRIGADE—13TH (WINNIPEG) BATTERY.—To be provisional Lieutenants (supernumerary):  
Emerson Jonathan Heaney, Clarence Henderson Burr, gentlemen. 28th November, 1916.

*Heavy Artillery.*

THE MONTREAL HEAVY BRIGADE—2ND HEAVY BATTERY AND AMMUNITION COLUMN.—To be provisional Lieutenant (supernumerary): Stuart Russell West Allen, gentleman. 4th December, 1916.

COBOURG HEAVY BATTERY.—To be provisional Lieutenant (supernumerary): Jack Tresilian Belcher, gentleman. 10th December, 1916.

*Canadian Garrison Artillery.*

1ST (HALIFAX) REGIMENT.—To be provisional Lieutenants (supernumerary): William Francis Perrier, gentleman. 7th November, 1916.

William Reynolds Harris, gentleman. 9th December, 1916.

3RD (NEW BRUNSWICK) REGIMENT.—To be provisional Lieutenant (supernumerary): Provisional Lieutenant W. L. Caldow, from the 62nd Regiment (St. John Fusiliers). 14th September, 1916.

## CANADIAN ENGINEERS.

To be provisional Lieutenant (supernumerary): Alpheus Price Augustine, gentleman. 6th December, 1916.

4TH FIELD TROOP.—To be provisional Lieutenant (supernumerary): James Buchanan Prentice, gentleman. 28th November, 1916.

## CANADIAN OFFICERS TRAINING CORPS.

McGILL UNIVERSITY CONTINGENT.—To be Lieutenant (supernumerary): George Roy Stevens, gentleman. 27th October, 1916.

## INFANTRY.

7TH REGIMENT (FUSILIERS).—Lieutenant G. H. Tennent is transferred to the 31st Battery, 12th Brigade, Canadian Field Artillery. 14th December, 1916.

20TH REGIMENT (HALTON RIFLES).—To be provisional Lieutenant (supernumerary): Frank Bedford Leslie, gentleman. 7th December, 1916.

33RD HURON REGIMENT.—Lieutenant H. J. Hodgins is transferred to the Canadian Army Dental Corps. 3rd November, 1916.

36TH PEEL REGIMENT.—To be provisional Lieutenant (supernumerary): Kenneth Ivan Litster, gentleman. 26th May, 1916.

41ST REGIMENT (BROCKVILLE RIFLES).—To be provisional Lieutenant (supernumerary): John Lawrence Harvey, gentleman. 25th October, 1916.

42ND LANARK AND RENFREW REGIMENT.—The name of provisional Lieutenant (supernumerary) J. Allan is removed from the list of Officers of the Active Militia. 14th December, 1916.

45TH VICTORIA REGIMENT.—Lieutenant (supernumerary) A. R. Stinson is seconded for service with the Royal Naval Volunteer Reserve. 10th August, 1916.

50TH REGIMENT.—To be provisional Lieutenant (supernumerary): Robert Gordon Ker, gentleman. 30th November, 1916.

51ST REGIMENT (SOO RIFLES).—Lieutenant J. W. Grainger is transferred to the Canadian Army Dental Corps. 11th October, 1916.

60TH RIFLES OF CANADA.—The name of Lieutenant (supernumerary) D. R. D. S. Erskine-Tulloch is removed from the list of Officers of the Active Militia. 18th December, 1916.

62ND REGIMENT (ST. JOHN FUSILIERS).—Provisional Lieutenant W. L. Caldow is transferred to the 3rd (New Brunswick) Regiment, Canadian Garrison Artillery. 14th September, 1916.

64TH CHATEAUGUAY AND BEAUHARNOIS REGIMENT.—To be provisional Lieutenant (supernumerary): Albert Abraham Freedman, gentleman. 17th October, 1916.

68TH REGIMENT (EARL GREY'S OWN RIFLES).—The name of Lieutenant (supernumerary) E. L. Fullerton is removed from the list of Officers of the Active Militia. 12th December, 1916.

70TH REGIMENT.—To be Lieutenants (supernumerary):  
Leonard Clark,  
Joseph Hector Parent,  
François Vaillant, gentlemen. 25th October, 1916.

To be provisional Lieutenants (supernumerary):  
Louis Napoleon Gendreau,  
Edward Napoleon Baronet, gentlemen. 25th October, 1916.

71ST YORK REGIMENT.—To be provisional Lieutenant (supernumerary):  
Frank Herbert Ryder, gentleman. 1st September, 1916.

82ND (ABEGWEIT LIGHT INFANTRY).—To be provisional Lieutenant (supernumerary): William Alexander McQueen, gentleman. 1st September, 1916.



85TH REGIMENT.—To be provisional Lieutenant (supernumerary): Joseph Eugene Bourassa, gentleman. 13th October, 1916.

88TH REGIMENT (VICTORIA FUSILIERS).—To be Lieutenant (supernumerary): Provisional Lieutenant (supernumerary) E. A. Henderson from the 30th Regiment (British Columbia Horse). 1st December, 1916.

96TH LAKE SUPERIOR REGIMENT.—Lieutenant (supernumerary) J. E. McQueen is seconded for service with the Royal Naval Volunteer Reserve. 10th August, 1916.

100TH WINNIPEG GRENADIERS.—Provisional Lieutenant (supernumerary) R. H. Ansley is permitted to retire. 8th December, 1916.

106TH REGIMENT (WINNIPEG LIGHT INFANTRY). Provisional Lieutenant (supernumerary) F. P. Wocks is permitted to retire. 5th December, 1916.

#### ARMY MEDICAL SERVICES.

##### *Army Medical Corps.*

To be provisional Lieutenants (supernumerary): James Ross Rehill, gentleman. 16th September, 1916.

John Clark McCullough, gentleman. 16th November, 1916.

Hugh Howard Mitchell, gentleman. 20th November, 1916.

John Duncan MacLean, gentleman. 24th November, 1916.

Henry Peter Gouthro, gentleman. 28th November, 1916.

Burton Elliott Goodwin, gentleman. 2nd December, 1916.

To be Nursing Sisters (supernumerary): Evelyn Mary Acheson. 16th October, 1916.

Bessie Louise Mather. 21st October, 1916.

Clara Ferguson. 27th October, 1916.

Ruth Elsie Dawn,

Geraldine McGinnis. 7th November, 1916.

Barbara Martin Stewart,

Katherine Shiela Perrin. 8th November, 1916.

Agnes Augusta Taylor,

Katherine McMillan Martin. 9th November, 1916.

Helen Brydon. 10th November, 1916.

Alma Edna MacRobert. 11th November, 1916.

Ruth Anne Rollins. 20th November, 1916.

Mary Alice Corrigan. 29th November, 1916.

The following are seconded for service with Queen Alexandra's Imperial Military Nursing Service:—Nursing Sisters (supernumerary)

A. M. Mark,

B. L. Mather,

C. Ferguson,

R. E. Dawn,

G. McGinnis,

B. M. Stewart,

A. A. Taylor,

H. Brydon,

A. E. MacRobert,

R. A. Rollins. 25th November, 1916.

#### CANADIAN ARMY DENTAL CORPS.

To be Captains: Walker Davy Cowan, Esquire. 22nd September, 1916.

Lieutenant J. W. Grainger, from the 51st Regiment (Soo Rifles). 11th October, 1916.

Lieutenant H. J. Hodgins, from the 33rd Huron Regiment. 3rd November, 1916.

Thomas Robertson, Esquire. 22nd November, 1916.

John Henry Purdy, Esquire. 1st December, 1916.

Leo Dennis Leonard, Esquire. 7th December, 1916.

To be Lieutenant (supernumerary): David Percy Sutton, gentleman. 1st December, 1916.

To be Quartermaster with the Honorary rank of Lieutenant: Ernest Franklin Gardiner, gentleman. 1st November, 1916.

#### CANADIAN ARMY VETERINARY CORPS.

To be provisional Lieutenant (supernumerary): Richard Johnson Milner, gentleman. 7th November, 1916.

#### CORPS OF SCHOOL CADET INSTRUCTORS.

To be Lieutenant: Gordon Alexander Douglas, gentleman. 15th December, 1916.

#### MEMORANDA.

Lieutenant-Colonel R. B. Hamilton relinquishes the temporary rank of Lieutenant-Colonel on the Active List, conferred upon him by General Order 8, 1916, and reverts to the Retired List. 6th December, 1916.

Captain W. D. Cowan, Canadian Army Dental Corps, is granted the temporary rank of Major and to carry with it the pay and allowances of that rank, whilst performing the duties of Assistant Director Dental Services, Military District No. 12. 22nd September, 1916.

To be Honorary Major: Honorary Captain J. J. Cawthra, C. M. 18th December, 1916.

The undermentioned are granted the temporary rank of Captain, whilst performing the duties of Officers Commanding Companies:

Lieutenants H. S. Reid and H. M. Tedman, Lieutenant (supernumerary) C. L. Foster, 2nd Regiment (Queen's Own Rifles of Canada). 15th December, 1916.

Jules Napoleon Hamel and Joseph Alphonse Beaulieu, Esquires, are granted the temporary rank of Captain in the Canadian Militia, whilst performing the duties of Recruiting Officers, Military District No. 4. 28th November, 1916.

To be Chaplain with the Honorary rank of Captain:—

The Reverend Robert Howie. 3rd August, 1916

With reference to General Order 9, 1916, under "59th Stormont and Glengarry Regiment" insert the word "Lieutenant" preceding the word "supernumerary".

#### CONFIRMATION OF RANK.

The undermentioned provisionally appointed Officers having qualified themselves for the appointments, are confirmed in their rank from the dates set opposite their respective names:—

Lieutenant Supernumerary A. S. Macfarlane, 24th Regiment. 18th July, 1916.

Lieutenant Supernumerary H. H. Dell, 24th Regiment. 2nd August, 1916.

Lieutenant Supernumerary A. V. McPhail, 27th Regiment. 26th June, 1916.

Lieutenant Supernumerary R. C. Rowland, 32nd Regiment. 10th March, 1916.

Lieutenant Supernumerary G. MacL. Campbell, 50th Regiment. 27th September, 1916.

Lieutenant Supernumerary R. P. Clarke, 101st Regiment. 14th April, 1916.

Lieutenant Supernumerary S. D. Skene, 103rd Regiment. 24th August, 1916.

Lieutenant Supernumerary H. Jones, 104th Regiment. 10th March, 1916.

Lieutenant Supernumerary J. A. Blezard, A.M.C. 16th November, 1916.

By Command,

*W. E. Mackenzie*

Major-General,  
Acting Adjutant-General.

## GOVERNMENT NOTICES.

## COPYRIGHTS

Entered during the week ending 23rd January, 1917, at the Department of Agriculture—Copyright and Trade Mark Branch.

32483. "A Bust Representation of a Man with a Protruding Cheek." (Original Drawing.) Imperial Tobacco Company of Canada, Limited, Montreal, Que., 17th January, 1917.

32484. "Bridal Walk." (Novelty Fox Trot.) Adapted from Mendelsohn's Wedding March. Composed by Jack Elogan. Waterson, Berlin & Snyder Company, New York, N.Y., U.S.A., 17th January, 1917.

32485. "Galt Gardens, Lethbridge." (Photograph.) John William Waddell, Lethbridge, Alberta, 17th January, 1917.

32486. "The Newman-Bates System of Farm Book-keeping." By L. H. Newman, B.S.A., and H. S. Bates, C.A. (Book.) Herbert S. Bates, Ottawa, Ont., 18th January, 1917.

32487. "The Retail Merchants' Financial Record." (Book.) Roy James Walter, Toronto, Ont., 18 January, 1917.

32488. "10th Annual Quotation and Sales Record Of Mining Shares Listed On The Exchange And Curb Markets of Toronto." (Statistical Summary.) Heron & Co., Toronto, Ont., 18th January, 1917.

32489. "Foster's June, 1916, Weather Chart." (Temporary Copyright.) W. T. Foster, Washington, D.C., U.S.A., 18th January, 1917.

32490. "Foster's July, 1916, Weather Chart." (Temporary Copyright.) W. T. Foster, Washington, D.C., U.S.A., 18 January, 1917.

32491. "Foster's August, 1916, Weather Chart." (Temporary Copyright.) W. T. Foster, Washington, D.C., U.S.A., 18th January, 1917.

32492. "Foster's September, 1916, Weather Chart." (Temporary Copyright.) W. T. Foster, Washington, D.C., U.S.A., 18th January, 1917.

32493. "Foster's October, 1916, Weather Chart." (Temporary Copyright.) W. T. Foster, Washington, D.C., U.S.A., 18th January, 1917.

32494. "Foster's November, 1916, Weather Chart." (Temporary Copyright.) W. T. Foster, Washington, D.C., U.S.A., 18th January, 1917.

32495. "Foster's December, 1916, Weather Chart." (Temporary Copyright.) W. T. Foster, Washington, D.C., U.S.A., 18th January, 1917.

32496. "Foster's January, 1917, Weather Chart." (Temporary Copyright.) W. T. Foster, Washington, D.C., U.S.A., 18th January, 1917.

32497. "Foster's February, 1917, Weather Chart." (Temporary Copyright.) W. T. Foster, Washington, D.C., U.S.A., 18th January, 1917.

32498. "Official Telephone Directory, Southern Division, Province of Saskatchewan." No. 14. December, 1916. (Book.) Department of Telephones, Regina, Saskatchewan, 18th January, 1917.

32499. "Greenshields and Company's Monthly Review and Investment Suggestion." Vol. VI. No. 1. January, 1917. (Publication.) Greenshields & Company, Montreal, Que., 22nd January, 1917.

32500. "The Battle of the Somme." March. Arranged by A. W. Hughes. (Music.) Whaley, Royce & Co., Limited, Toronto, Ont., 22nd January, 1917.

32501. "Silver Trumpets." Band March. By Louise A. Jones, Kincardine, Ont., 22nd January, 1917.

32502. "It Was Never Too Late to Mend." By William Dudley Burnett Ward. (Painting.) The Standard Lithographing Company, of Canada, Limited, Toronto, Ont., 22nd January 1917.

32503. "Song of the Canadian Engineers." Words and Music by Lieut. B. C. Hilliam. John Eades Ward, North Vancouver, British Columbia, 22nd January, 1917.

32504. "Waverley and Wood River." (Map.) Atkinson & Moen, La Flèche, Saskatchewan, 22nd January, 1917.

32505. "In the Little Old Red School." Words by Joe Goodwin. Music by Ted Snyder. Waterson, Berlin & Snyder Co., New York, N.Y., U.S.A., 22nd January, 1917.

32506. "Junior Teacher's Quarterly Presbyterian Church in Canada Departmental Graded Series." Vol. 3, No. 1. January, February, March, 1917. Edited by R. Douglas Fraser and J. M. Duncan. (Periodical.) Presbyterian Publications, Toronto, Ont., 23rd January, 1917.

32507. "Junior Work and Study Lessons Presbyterian Church in Canada Departmental Graded Series." Vol. 3. No. 1. January, February, March, 1917. Edited by R. Douglas Fraser and J. M. Duncan. (Periodical.) Presbyterian Publications, Toronto, Ont., 23rd January, 1917.

32508. "Primary Teachers' Quarterly Departmental Graded Series Presbyterian Church in Canada." Vol. 3. No. 1. January, February, March, 1917. Edited by R. Douglas Fraser and J. M. Duncan. (Periodical.) Presbyterian Publications, Toronto, Ont., 23rd January, 1917.

32509. "Beginners Teachers' Quarterly Departmental Graded Series Presbyterian Church in Canada." Vol. 3. No. 1. January, February, March, 1917. Edited by R. Douglas Fraser and J. M. Duncan. (Periodical.) Presbyterian Publications, Toronto, Ont., 23rd January, 1917.

32510. "Primary Bible Lessons Departmental Graded Series Presbyterian Church in Canada." Vol. 3. Nos. 1-12 inclusive. (Periodical.) Presbyterian Publications, Toronto, Ont., 23rd January, 1917.

32511. "Beginners Bible Stories Departmental Graded Series Presbyterian Church in Canada." Vol. 3. Nos. 1-12 inclusive. (Periodical.) Presbyterian Publications, Toronto, Ont., 23rd January, 1917.

32512. "From Here to Shanghai." Words and Music by Irving Berlin. Waterson, Berlin & Snyder Co., New York, N.Y., U.S.A., 23rd January, 1917.

## INTERIM COPYRIGHTS.

1866. "Preparedness Propaganda of the Municipalities and Civic Industrial Development of the Provinces of Canada." (Literary Work.) Frederick Wright, Montreal, Que., 17th January, 1917.

1867. "Foot Bayonet Fighting." (Work.) Alfred Casey Williams, Toronto, Ont., 17th January, 1917.

1868. "Munitions? What are They?" (Cartoon.) Public Ledger Company, Philadelphia, Penn., U.S.A., 19th January, 1917.

1869. "The Peace the Allies Want." (Cartoon.) Public Ledger Company, Philadelphia, Penn., U.S.A., 19th January, 1917.

1870. "The Eternal Barrage." (Cartoon.) Public Ledger Company, Philadelphia, Penn., U.S.A., 19th January, 1917.

1871. "What the British Public Demands." (Cartoon.) Public Ledger Company, Philadelphia, Penn., U.S.A., 19th January, 1917.

1872. "Peace? Yes—But at Our Price!" (Cartoon.) Public Ledger Company, Philadelphia, Penn., U.S.A., 19th January, 1917.

1873. "Municipal Canada." (Literary Work.) Frederick Wright, Montreal, Que., 22nd January, 1917.

1874. "Mr. Lloyd George to Neutrals: 'Don't Stand In Our Way to Victory.'" By Louis Raemaekers. (Cartoon.) The Public Ledger Company, Philadelphia, Penn., U.S.A., 23rd January, 1917.

1875. "The Peace Dove." By Louis Raemaekers. (Cartoon.) The Public Ledger Company, Philadelphia, Penn., U.S.A., 23rd January, 1917.

1876. "Ottawa River (From Ottawa to Greenville)." (Map.) Henri Melançon, Ottawa, Ont., 23rd January, 1917.

31-1 GEO. F. O'HALLORAN,  
Deputy of the Minister of Agriculture.

## DEPARTMENT OF THE NAVAL SERVICE.

## Radiotelegraph Regulations Amendments.

OTTAWA, 23rd January, 1917.

SECTION "d" of Radiotelegraph Regulation 104 is hereby cancelled and the following is substituted in lieu thereof:—

(d) Ships of foreign register remaining in a Canadian harbour for less than thirty-six hours, may at the discretion of the competent naval authority, be permitted to leave the aerials up, provided the same are disconnected in accordance with the provisions of subsection (b) of this regulation.



## GEOGRAPHIC BOARD OF CANADA.

*Decisions, December, 1916-January, 1917.*

ABITIBI; hills, near Abitibi lake, Abitibi territory, Que.

ANDERSON; mount, lat. 49° 25', long. 114° 37', Kootenay district, B.C.

After Lieut. S. Anderson, R. E. International Boundary Survey.

AUTHIER; river, flowing into Chikobi lake in Guyenne township, Timiskaming district, Que.

After mayor of Amos.

Baptiste. See Berland.

BAÜERMAN; mount, lat. 49° 07', long. 114° 07', Alberta.

After H. Bäüerman, Geologist, International Boundary Survey.

BEEHIVE; mountain, southwest corner of Tp. 13, R. 5, W. 5 M. Alberta.

Descriptive.

BERLAND; river, tributary to Athabaska river in Tp. 58, R. 21, W. 5 M. Alberta. (Not Baptiste.)

After Baptiste Berland (De Smet, 1846); name given by Geographic Board to replace duplicate name.

BILLINGS; mount, lat. 61° 15', long. 128° 50', Logan range, Yukon territory.

After Elkanah Billings (1820-76), Palaeontologist, Geological and Natural History Survey of Canada.

BOSWELL; mount, lat. 49° 0' 50", long. 113° 52', Alberta.

After Mr. Boswell, Veterinary Surgeon, International Boundary Survey.

CARTHEW; mount, lat. 49° 02', long. 114°, Alberta.

After William Morden Carthew, D.L.S.; Lieutenant, 49th Battalion, C.E.F.; killed at Ypres, 1st June, 1916.

CLAIRE; lake, west of lake Athabaska, Alberta.

ERRIS; mount, lat. 49° 53', long. 114° 41', Alberta and Kootenay district, B.C.

After headland, west coast of Ireland.

GALWEY; mount, lat. 49° 07', long. 113° 57', Alberta.

After Lieut. Galwey, R.E., Assistant Astronomer, International Boundary Survey.

HAIG; mount, lat. 49° 17', long. 114° 27', Alberta and B.C.

After Capt. R. W. Haig, R.A., Astronomer, senior/military officer, International Boundary Survey.

HAWKINS; mount, lat. 49° 05', long. 114° 05', Alberta.

After Lieut. Col. J. S. Hawkins, R.E., British Commissioner, International Boundary Survey,

HILLSBOROUGH; river and bay, P.E.I. (Not Hillsboro.)

After Wills Hill, 1st Earl of Hillsborough (1718-93), Secretary of State, 1779-82, Colonial Secretary, 1768-72.

HUNT; mount, lat. 61° 33', long. 129° 04', Logan range, Yukon territory. (Not Logan.)

After Thos. Sterry Hunt (1826-92), Chemist, Geological and Natural History Survey of Canada.

KAGAN; bay, west of Lina island, Skidegate inlet, south coast of Graham island, Coast district, B.C. (Not Cowgitz). Decision revised.

Logan. See Hunt.

LOGAN; range, east of Frances lake and river, Yukon territory. (Not Tootshoo.)

After Sir Wm. E. Logan (1798-1875), Director of Geological and Natural History Survey of Canada, 1841-1869.

LYALL; mount, lat. 50° 05', long. 114° 42', Alberta and B.C.

After Dr. Lyall, R.N. Surgeon and Naturalist, International Boundary Survey.

MÉNARD; river, tributary to Wawagosik river, Abitibi territory, Que.

After parish priest, Abitibi.

MURRAY; mount, lat. 60° 51', long. 128° 40', Logan range, Yukon territory. (Not Tent.)

After Alex. Murray (1810-84), Assistant to Sir Wm. E. Logan, Geological and Natural History Survey of Canada.

PENGELLY; mount, lat. 49° 30', long. 114° 36', Alberta and B.C.

After assistant on Interprovincial Boundary Survey.

PHILLIPPS; mount, lat. 40° 40', long. 114° 39', Alberta.

After Michael Phillipps, pioneer-settler; died in 1916.

PLAMONDON; hill and river, tributary to Harricanaw river, Abitibi territory, Que.

After wife of H. O'Sullivan, P. L. S.

RICHARDS; mount, lat. 49° 01', long. 113° 56', Alberta.

After Captain G. H. Richards, R. N. British Second Commissioner, International Boundary Survey.

ROCHE; mount, lat. 49° 13', long. 114° 01', Alberta.

After Lt. Roche, R. N. International Boundary Survey.

SAUCER; hills, south of Wawagosik lake, near southern boundary of Abitibi territory, Que.

Descriptive.

Tent. See Murray.

Tootshoo. See Logan.

31-1

## CIVIL SERVICE COMMISSION OF CANADA.

OFFICER IN THE CHEMISTRY DIVISION—EXPERIMENTAL FARMS BRANCH.

*Department of Agriculture.*

**P**UBLIC Notice is hereby given that applications will be received by the Civil Service Commission of Canada from candidates qualified to fill a position in the Chemistry Division of the Experimental Farms Branch of the Department of Agriculture, graded in Subdivision A of the Second Division, with an initial salary of \$1,800 per annum.

Candidates should be honour graduates in chemistry of some recognized university and have had subsequent experience in general analytical work. They should also possess a practical knowledge of agriculture as carried on in districts under irrigation. Preference will be given to returned soldiers, provided they possess the desired qualification.

Application forms may be obtained from the Secretary of the Civil Service Commission, Ottawa. They must be filled out and filed with the Commission not later than the 19th February, 1917.

By order of the Commission,

W. FORAN,

Secretary.

OTTAWA, 24th January, 1917.

31-4

## BOARD OF EXAMINERS FOR DOMINION LAND SURVEYORS.

January 16, 1917.

**N**OTICE is hereby given that under the provisions of The Dominion Lands Surveys Act, the Board of Examiners for Dominion Land Surveyors will meet at Ottawa on (Monday) the twelfth of February next, for the examination of candidates for admission as articled pupils, or for commissions as Dominion Land Surveyors or for certificates as Dominion Topographical Surveyors. Examinations will be held at Ottawa, Toronto and Kingston in the Province of Ontario, at Regina in the Province of Saskatchewan, at Calgary and Edmonton in the Province of Alberta, and at Vancouver in the Province of British Columbia.

J. AURÉLE COTÉ,

Secretary of the Board of Examiners for Dominion Land Surveyors.

30-4

## CIVIL SERVICE COMMISSION OF CANADA.

EXAMINATION FOR ENTRANCE TO THE ROYAL  
NAVAL COLLEGE OF CANADA.

**PUBLIC** Notice is hereby given that a general examination for entrance to the Royal Naval College of Canada will be held under the direction of the Civil Service Commission on Wednesday, the 16th May, 1917, at Prince Rupert, Victoria, Vancouver, Nelson, Edmonton, Calgary, Saskatoon, Regina, Brandon, Winnipeg, Port Arthur, Sault St. Marie, London, Hamilton, Toronto, Kingston, Ottawa, Montreal, Sherbrooke, Quebec, Fredericton, Moncton, St. John, Charlottetown, Yarmouth, Halifax and Sydney. Examinations may also be held at other centres, provided a sufficient number of candidates make application to be examined at any one place.

It is to be understood that under present conditions, the Department of the Naval Service does not in any way bind itself to issue commissions to graduates of the Royal Naval College, nor on the other hand does it require graduate cadets to adopt a Naval career. Arrangements have, however, been made with the Admiralty by which they have agreed to accept each year eight cadets who have completed their course at the College, provided these cadets have attained the required standard of efficiency. They will be entered in the Royal Navy as Cadets of the same standing as graduates of Dartmouth Naval College. Arrangements have also been completed with the Universities of McGill and Toronto, by which they will admit graduates of the Royal Naval College to the second year of the course of applied science in the above-mentioned Universities. Other Universities will doubtless be pleased to extend the same privilege.

The attention of the public is also invited to the general competitive examinations for positions in the Inside Service which will be held at the same time as the examination for entrance to the Royal Naval College. Successful competitors at these examinations are guaranteed permanent positions as clerks, stenographers and typewriters. An examination for positions in the lower grades of the Inside Service, and the regular Preliminary and Qualifying Examinations for the Outside Service will also be held at the same time and places.

Full information respecting any of the above examinations, together with the necessary application forms, may be obtained from the Secretary of the Civil Service Commission, Ottawa, either on personal application or by writing.

Application forms, duly filled in and accompanied by the prescribed examination fee, must be filed with the Civil Service Commission not later than the 16th April, 1917. No exception can or will be made to this rule.

By order of the Commission,

WM. FORAN,  
Secretary.

Ottawa, January 19, 1917.

31-4

## DEPARTMENT OF THE INTERIOR.

**NOTICE** is hereby given that the Minister of the Interior has, under the provisions of subsection 2 of section 39 of The Dominion Lands Act, withdrawn from the operation of the provisions of the said Act, relating to homestead and pre-emption entry, and entry by private sale, Section 36, Township 2, Range 10, west of the 2nd Meridian, and has set the same apart as School Lands in lieu of Section 29, Township 30, Range 32, west of the Principal Meridian, which has been included in Côté's Indian Reserve.

By order,

LYNDWODE PEREIRA,  
Secretary.

Department of the Interior,  
Ottawa, 18th January, 1917.

31-4

## CIVIL SERVICE COMMISSION.

**SUPPLEMENTARY** list of successful candidates at a Qualifying Examination for the Outside Division of the Civil Service of Canada, held at different centres throughout the Dominion on the 20th and 21st December, 1916.

*At Quebec, Que.*

Gingras, Basile.

By order of the Commission,

WM. FORAN,  
Secretary.

Ottawa, 22nd January, 1917.

31-1

## DEPARTMENT OF MARINE AND FISHERIES.

OTTAWA, 19th January, 1917.

**PUBLIC** notice is hereby given that the Minister of Marine and Fisheries, by M. & F. Order No. 4 in 1917, dated the 19th January, 1917, under the provisions of section 27 of The Canada Shipping Act, has granted permission to change the name of the steamer "O. Paul," of Sorel, official number 126,851, owned by The Tourville Lumber Mills Company of Montreal, Que., to that of "Tourville."

A. JOHNSTON,

31-2 Deputy Minister of Marine and Fisheries.

## DEPARTMENT OF MARINE AND FISHERIES.

OTTAWA, 12th January, 1917.

**PUBLIC** notice is hereby given that by M. & F. Order No. 3 in 1917, dated 12th January, 1917, under the provisions of section 27 of The Canada Shipping Act, has granted permission to change the name of the steamer "Prospective" of Vancouver, Official Number 130,310, owned by His Majesty the King, represented by the Minister of Public Works for the Dominion of Canada, to that of "Point Hope."

A. JOHNSTON,

30-2 Deputy Minister of Marine and Fisheries.

## DEPARTMENT OF INSURANCE.

OTTAWA, 29th December, 1916.

**NOTICE** is hereby given that the Northwestern National Insurance Company which heretofore carried on in Canada the business of Fire Insurance, Tornado Insurance, and Hail Insurance, has discontinued the business of Hail Insurance, and its former license having been cancelled, the company has this day received a new License No. 419, for the transaction in Canada of the business of Fire Insurance and Tornado Insurance.

G. D. FINLAYSON,

29-4

Superintendent of Insurance

## Southern Canada Power Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of January, 1917, increasing the capital stock of "Southern Canada Power Company, Limited," from the sum of three million dollars to the sum of six million dollars, such increase to consist of thirty thousand shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 22nd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

31-2



**St. Lawrence Smelting & Refining Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of January, 1917, incorporating Frederick Henry Markey and Waldo Whittier Skinner, both of His Majesty's counsel learned in law, William Gilbert Pugsley and George Gordon Hyde, advocates, and Ronald Cameron Grant, accountant, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on the business of smelting, treating, assaying, refining, concentrating, milling, reducing, precipitating, vaporizing, analysing, and buying and selling of all and every kind of minerals, ores, precious stones, metals, soils or earth, and generally to carry on the business of a smelting, reduction, refining and milling company in all its branches ;

(b) To acquire by purchase, lease or otherwise mill-sites, smelter-sites, and to construct buildings thereon for the treatment of ores, their products and by-products ;

(c) To purchase, lease or otherwise acquire any mines, minerals or mining rights and any interest therein, and to explore, work, exercise, develop and turn to account the same ;

(d) To carry on any other business whether manufacturing or otherwise which may seem to the company capable of being conveniently carried on in connection with the above mentioned business or the objects of the company, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(e) To acquire by purchase, assignment, lease, license, or in any manner whatever patents, patent rights, trademarks, privileges, concessions or any interest in or to any inventions, devices or processes relative to the objects of the company ;

(f) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects similar to those of this company, and generally to acquire, hold and dispose of shares, bonds or other securities of any other company with similar objects and powers, notwithstanding the provisions of Section 44 of the said Act ;

(g) To amalgamate with any other company having objects similar or in part similar to those of this company ;

(h) To do all and every thing necessary, suitable, convenient or proper for the accomplishment of any one or more of the objects for which the company is incorporated.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "St. Lawrence Smelting & Refining Company Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Kingston, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 16th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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**Industrial Chemicals, Limited.**

(CORRECTED NOTICE.)

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as The Companies Act, letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 10th day of January, 1917, incorporating Gordon Walters MacDougall and Lawrence Macfarlane, both of His Majesty's counsel learned in the law, William Bridges Scott and John

Macnaughton, advocates, and James Geary Cartwright, office manager, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To manufacture, produce, import, export, buy, sell and deal in chemicals and chemical compounds, minerals, dyes and dyestuffs of every nature and description, and all apparatus, implements, processes and things used or capable of being used in connection with the manufacture and sale of the same or in the manufacture or sale of products of which they constitute a factor ; to carry on the business of manufacturing chemists and druggists ; and to manufacture, buy, sell and deal in any kinds of goods, wares and merchandises ;

(b) To mine for, quarry, treat, smelt, develop, refine and prepare for market ores, minerals, chemicals or chemical compounds or other substances ;

(c) To make tests, investigations, assays and analyses and reports of all kinds and to advise upon processes, operations, patents and other matters involving expert knowledge in connection with any business where such knowledge may be of use to the person interested ;

(d) To manufacture, buy, sell, import, export and deal in timber, lumber, wood, pulp, pulp-wood, paper and other products or by-products of wood and pulp ;

(e) To carry on any business, whether manufacturing or otherwise, germane to the purposes and objects herein set forth and which may seem to the company capable of being conveniently carried on by it or calculated directly or indirectly to enhance the value of or render profitable any of its properties or rights ;

(f) To acquire by purchase, lease, concession, exchange or otherwise and to construct, erect and operate all factories, mills, shops, storehouses, warehouses, roads, wharves, docks and graving docks and other structures and erections and all property, movable and immovable, necessary or useful for the carrying out of any of the purposes of the company, and to lease, sell and dispose of the same ;

(g) To acquire, by purchase, lease, hire, exchange or otherwise and to hold and operate lands, timber limits or licenses to cut timber, water-lots, water privileges and powers and rights and interests therein, and to build upon, develop, cultivate, farm, settle and otherwise improve and utilize the same ;

(h) To construct or acquire by lease, purchase or otherwise and operate works for the production, sale and disposal of steam, electric, pneumatic, hydraulic or other power or force and generally to use, sell, lease or otherwise dispose of such steam, electric, pneumatic, hydraulic and other power for any uses and purposes to which the same are adapted ; provided always that the rights, privileges and powers hereby conferred upon the company in this paragraph when exercised outside the property of the company shall be subject to all the laws and regulations of the provincial and municipal authorities in that behalf ;

(i) To construct, acquire, own, manage, charter, operate, hire and lease all kinds of steam and sailing vessels, tugs, boats, barges and other vessels and to tow, carry goods, freight and passengers for hire and generally to carry on the business of a navigation and transportation company ;

(j) To apply for and maintain, register lease, acquire and hold or to sell, lease and dispose of and grant licenses in respect of and otherwise turn to account any patents of invention, improvements or processes, trade-marks, trade-names, concessions and the like necessary or useful for any of the purposes of the company ;

(k) To enter into any arrangement with any government or authorities, supreme, municipal, local or otherwise which may seem conducive to the fulfilment of the objects of the company or any part thereof, and to obtain from such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(l) To purchase all or any part, including the goodwill of the business or undertaking or the property or assets, real or personal, movable or immovable, patents, rights, claims, privileges, concessions, contracts or other advantages of any company, person or persons,

carrying on any business which this company is authorized to carry on or any business similar thereto or possessing any property suitable for the purposes thereof, and to apply for the same wholly or partly in bonds, debentures or fully paid and non-assessable shares of the capital stock of the company, and to assume the liabilities of any such company, person or persons;

(m) Notwithstanding the provisions of section 44 of The Companies Act, to purchase and acquire and to own, hold, sell and re-issue shares, debentures, bonds and other securities of any company or corporation carrying on a business similar in whole or in part to that of the company, and to pay for the same wholly or partly in cash, shares, bonds, debentures or other securities of the company, and to guarantee the payment of the principal of or dividends and interest on such shares, bonds, debentures or other securities, and, while the owner of any such shares of stock, bonds, securities or other obligations, to exercise any and all voting powers thereon by its duly authorized officers or by a proxy duly appointed to the same extent as a natural person might or could do, and to manage, operate and carry on as a manager the property, franchises, undertakings and business of any corporation any of whose shares, bonds, debentures or other securities are held by the company for such remuneration as may be deemed reasonable and proper; or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions;

(n) To sell, lease or otherwise dispose of the property, rights, franchises and undertakings of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of the company, notwithstanding the provisions of Section 44 of the Companies Act;

(o) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds or other securities or otherwise any other company, corporation, person or persons and to guarantee the performance of contracts by any such company, corporation, person or persons with whom the company may have business relations;

(p) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carry on or engaged in or about to carry on or engage in any business which the company is authorized to carry on or to amalgamate with any such company;

(q) To invest the moneys of the company not immediately required in such manner as may from time to time be determined;

(r) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities in any other company or corporation belonging to the company or which the company may have power to dispose of;

(s) To do all or any of the matters hereby authorized either alone or in conjunction with others or as factors or agents;

(t) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph;

(u) To do all such other things as may be necessary for the due carrying out of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Industrial Chemicals, Limited," with a capital stock of two million seven hundred and fifty thousand dollars, divided into 27,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 16th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

### New Brunswick Sulphate Fibre Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of January, 1917, incorporating Gordon Walters MacDougall and Lawrence Macfarlane, both of His Majesty's counsel learned in the law, William Bridges Scott and John MacNaughton, advocates, and James Geary Cartwright, office manager, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To carry on the business of lumbering and the lumber trade in all its branches, and all other business incidental thereto including buying, selling and dealing in all kinds of sawed, squared and hewed lumber and timber, saw logs, ties, piling, telegraph and telephone poles, fence posts, wood and all other products of the forest; to carry on in all its branches the business of a manufacturer and dealer in logs, lumber, timber, pulp, pulp wood, paper and other products or by-products of wood and pulp and all other articles and materials into which wood enters or forms a part and to carry on the business of general manufacturers and millers and to establish shops or stores, and to purchase, sell and deal in general merchandise;

(b) To manufacture, buy, sell and deal in peat, wood and alcohol, calcium carbide and all kinds of chemicals and to purchase, erect, or otherwise acquire such factories and works as may be deemed necessary for such purposes;

(c) To mine for minerals, to acquire by purchase or otherwise and to manage, develop, operate, sell and lease mines or mining claims and to deal in the products thereof and to smelt, refine and produce metals;

(d) To acquire by purchase, lease, hire, exchange or otherwise, and hold lands, timber limits or licenses, water lots, water privileges, and powers and rights and interests therein, and to build upon, develop, cultivate, farm, settle and otherwise improve and utilize the same;

(e) To aid and assist by way of bonus, advances of money or otherwise with or without security, settlers and intending settlers upon any lands belonging to or sold by the company or in the neighbourhood of said lands, and generally to promote the settlement of said lands;

(f) To purchase, acquire, lease, own, erect, equip maintain and operate saw mills, grist mills, flour mills, pulp and paper mills and factories;

(g) To construct, acquire, own, manage, charter, operate, hire and lease all kinds of steam and sailing vessels, boats, tugs, and barges and other vessels, wharves, docks, elevators, warehouses, freight sheds and other buildings necessary for the purpose of the company and to tow, carry goods, freight and passengers for hire and generally to carry on the business of an elevator, navigation and transporting company;

(h) To construct or acquire by lease, purchase or otherwise and operate works for the production, sale and disposal of steam, electric, pneumatic, hydraulic, and other power or force, and to produce, create, develop, acquire by lease, purchase or otherwise, and to control and generally deal in and use, sell, lease or otherwise dispose of such steam, electric, pneumatic, hydraulic and other power for any uses and purposes to which the same are adapted, provided always that the rights, privileges and powers hereby conferred upon the company in this paragraph in acquiring, using and disposing of electricity when exercised outside the property of the company, shall be subject to all the laws and regulations of the provincial and municipal authorities in that behalf;

(i) To construct, improve, maintain or aid in the construction and maintenance of roads, bridges, wharves, piers, viaducts, aqueducts, docks, warehouses and other buildings and works that may be necessary or convenient for the purposes of the company;

(j) To apply for and maintain, register, lease, acquire and hold or to sell, lease and dispose of and grant licenses in respect thereof, or otherwise turn to account any patents of invention, improvements, or



processes, trade marks, trades manes, and the like necessary or useful for any of the purposes of the company ;

(k) To enter into any arrangement with the governments or authorities, supreme, municipal, local or otherwise that may seem conducive to the company's objects, or any of them, and to obtain from such governments or authorities any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise, and comply with any such arrangement, rights, privileges and concessions ;

(l) To lease, sell, improve, manage, develop, exchange, turn to account or otherwise dispose of any or all of the properties and assets of the company for such consideration as the company may deem fit, including shares, debentures, or securities of any other company ;

(m) To purchase all or any part, including the goodwill of the business or undertaking or the property or assets, privileges, contracts, rights, obligations and liabilities of any company, person or persons carrying on any business which this company is authorized to carry on, or any business similar thereto or possessing any property suitable for the purposes thereof, and to pay for the same wholly or in part in bonds, debentures or fully paid and non-assessable shares of the company and to sell, lease or otherwise dispose of the same or any part thereof ;

(n) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in or to amalgamate with any such company ;

(o) To take or otherwise acquire shares, bonds, debentures and other securities of any company having objects altogether or in part similar to those herein enumerated and to sell, hold, re-issue with or guarantee, or otherwise deal in the same ;

(p) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation and to guarantee the performance of contracts by any such company or corporation, or by any other person or persons with whom the company may have business relations ;

(q) To invest the moneys of the company not immediately required in such manner as may from time to time be determined ;

(r) To distribute among the shareholders of the company in kind, any property of the company, and in particular any shares, debentures or securities in any other companies belonging to the company or which the company may have power to dispose of ;

(s) To do all or any of the matters hereby authorized either alone or in conjunction, or as factors, or agents ;

(t) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph ;

(u) To do all such other things as may be necessary to the due carrying out of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "New Brunswick Sulphate Fibre Company, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 16th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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### The Canada Mines Development Company, Limited.

**PUBLIC** Notice is hereby given that under the first Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of January, 1917, incorporating James Houston Spence

and Grant Cooper, barristers, Lillian Murray Heal, accountant, and John Stewart Emery and Lillian Dillon, stenographers, all of the city of Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits and to dig for, raise, crush, wash, smelt, assay, analyse, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the company or not, and to render the same merchantable, and to sell or otherwise dispose of the same or any part thereof or interest therein ;

(b) To take, acquire and hold as consideration of ores, metals or minerals sold or otherwise disposed of, or for goods supplied or for work done by contract or otherwise, shares, debentures or other securities of or in any other company having objects in whole or in part similar to those of the company hereby incorporated and to sell and otherwise dispose of the same ;

(c) To issue and allot as fully paid up shares of the company hereby incorporated, in payment or part payment of any property, movable or immovable, property, rights, leases, business, franchise, undertaking, powers, privileges, licenses, concessions, stocks, bonds, debentures or other property ;

(d) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the lands or any of them ; to erect buildings thereon and to sell, lease, exchange or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon and to take such security therefor as may be deemed necessary ;

(e) To sell or dispose of the undertakings and assets of the said company, or any part thereof, for such consideration as the company may think fit, including shares and debentures of any other company having objects altogether or in part similar to those of this company ;

(f) To purchase or otherwise acquire and undertake all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any company, society, partnership or carrying on any part of the business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay for the same in cash or in shares of this company, or partly in cash and partly in shares ;

(g) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company and to distribute any of the property in specie among its shareholders ;

(h) To take, acquire and hold debentures, bonds or other securities of or in any other company having object wholly or in part similar to those of this company and to sell or otherwise dispose of the same ;

(i) To enter into any arrangement for sharing profits, union of interests or co-operation with any other person or company carrying on or about to carry on any business or transaction which may be of benefit to this company ;

(j) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in or any business or transaction capable of being conducted so as to directly or indirectly benefit the company and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to sell, hold, re-issue, with or without guarantee or otherwise deal with the same ;

(k) To enter into any arrangements with any authorities, municipal, local or otherwise that may seem conducive to the company's objects or any of them and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with such arrangements, rights, privileges and concessions ;

(l) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company or for any other purpose which may seem calculated to benefit the company ;

(m) To make advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(n) To draw, accept, make, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(o) To use any of its funds in the purchase of stock or shares in any other corporation, such power to be exercised by the directors but subject to section 44 of The Companies Act ;

(p) To pay all costs, charges and expenses incurred or sustained in or about the promotion and establishment of the company, or which the company shall consider to be preliminary ;

(q) Upon any issue of shares, debentures or other securities of the company, to employ brokers, commission agents, and underwriters, and to provide for the remuneration of such persons for their services by payment in cash or with the approval of the shareholders, by the issue of shares, debentures or other securities of the company, or by the granting of options to take the same or in any other manner ;

(r) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books or periodicals, by granting prizes, rewards and donations ;

(s) To apply for and obtain from any and all legislative, governmental, municipal and other authorities, powers and bodies confirmation, registration and recognition of the company and all its rights, powers, concessions, privileges, franchises and objects as may be considered expedient, and to do whatever may be necessary and expedient to comply from time to time with all laws, ordinances, decrees, regulations and other requirements now or in future existing ;

(t) To do all or any of the above things as principals, agents, contractors, or otherwise, and either alone or in conjunction with others ;

(u) To carry on any business, whether manufacturing or otherwise (but which is germane to the objects for which this company is incorporated) and which may seem to the company capable of being conveniently carried on in connection with its business and generally to do all such things as are incidental or conducive to the attainment of the above objects ;

(v) To do all such other reasonable things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canada Mines Development Company, Limited" with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario

Dated at the office of the Secretary of State of Canada, this 16th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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#### McGaw Grain Company, Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of January, 1917, incorporating William Ernest McGaw, grain merchant, Herbert Edward Swift, Russell William Campbell, and Horace Victor Hudson, barristers-at-law, and John Paul McArthur, student-at-law, all of the City of Winnipeg, in the Province of Manitoba, for the following purposes, viz :—

(a) To own, operate, maintain, and carry on a grain, milling, elevator and warehouse business ; to store,

clean and treat grain, cereals and seeds, and to store and handle merchandise, goods and chattels of any and all kinds, and to mill, manufacture, buy and sell flour and other food articles manufactured from grain, cereals or seeds ;

(b) To erect, acquire, buy, maintain, operate, own, sell, lease, convey, improve and operate flour mills, oatmeal mills, linseed mills and other mills for the manufacturing of flour, oatmeal, linseed oil and cake and other products and by-products of grain, cereals or seeds or products and by-products of which grain, cereals or seeds shall form a constituent part, and to erect, acquire, maintain, buy, operate, own, sell, lease, convey, improve and operate factories, elevators, grain, storage and cleaning plants, warehouses, buildings and manufactories for the production, cleaning and storage of grain, cereals and seeds and for the storage of general merchandise ;

(c) To buy, sell, trade and deal in products of such mills, manufactories or factories and any such grains, cereals and seeds and general merchandise in any state of their products ;

(d) To acquire, own, purchase, deal in, handle, raise, produce, sell, ship, forward, and export grain, cereals, and seeds of all kinds, to sell products of the soil of farm, including live stock or dead stock and all kinds of food, farm or dairy products, to operate, carry on and conduct a market or markets for the purchase or sale of live stock, dressed meats and produce, grain, flour and all products of the farm, forest, sea and mine, and to buy, sell and deal in goods, wares and merchandise ;

(e) To construct, hire, purchase, operate and maintain all and any conveyances for the transportation in cold storage or otherwise by land or water of any and all meats products, foods or manufactured articles ;

(f) To issue certificates and warrants negotiable or otherwise to persons warehousing goods with the company and to make advances on any grain, merchandise, goods and chattels which may be stored with, by or in the custody of or be on any railway or vessel or ship in course of transit to or from the company or any of the elevators, mills or warehouses thereof ;

(g) To purchase, sell, raise, feed, fatten, dispose of and deal in cattle, sheep, horses, goats or swine, and to agree with others for hire to feed or fatten any cattle, sheep, horses, goats or swine belonging to such others and to acquire, establish, operate, buy, sell, lease or deal in slaughter houses, abattoirs and meat curing and packing establishments, to buy, sell and deal in cattle, hogs and other animals or the products thereof and acquire and maintain warehouses and cold storage warehouses ;

(h) To purchase, sell, dispose of and deal in lumber, timber, wood, cordwood, coal, coke and other kindred commodities and to acquire, purchase, sell, improve, develop and deal in timber limits, timber licenses and other licenses and real and personal property of every kind and description and to own, lease, purchase, operate, acquire and sell or dispose of booms, slides, chutes and tramway lines upon the property of the Company for the purposes of any of the businesses carried on by the Company.

(i) To build, purchase, acquire, charter, lease and operate steamships, vessels, tugs, barges and other conveniences for the transport of freights and passengers by water ;

(j) To construct, purchase, lease or acquire docks, wharves and other convenient terminal facilities, and in connection therewith to carry on the business of general wharfingers ;

(k) To purchase, lease or acquire waterpower and water privileges and to develop therefrom any water power, electrical or other energy and to use the same in connection with their business and to transmit the same and sell, lease or dispose of any surplus power and to enter into working arrangements with other companies, persons, firms or corporations for the use thereof, either for power or for electrical lighting purposes, and to establish, operate and maintain any electrical lighting, heating or power plant, and to sell and dispose of electric light heat and power, provided always that the rights and privileges hereby conferred upon the company to generate electrical energy for



light, heat and power when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf ;

(l) To acquire, sell, hold and dispose of, lease or work all kinds of patents and patent rights, to construct, lay out, maintain, improve, manage, work, control or superintend any roadways, bridges, reservoirs, wharves, vessels, sewers, furnaces, mills, factories, warehouses, buildings and other works or conveniences which may seem directly or indirectly conducive to any of the objects of the company ;

(m) To acquire and take over as a going concern any business or operations now or hereafter carried on by any person, firm or corporation engaged in or empowered to engage in any business within the powers of the Company and to pay for the same either in cash or wholly or partly by shares, debentures or other security of the Company ;

(n) Notwithstanding the provisions of Section 44 of the said Act, to purchase, hold, sell and dispose of shares of the capital stock of any other company or corporation and to invest its funds in the purchase of any such stock and to pay for the same either in cash or in shares of the capital stock or debentures of the company or partly in cash and partly in shares of the capital stock or debentures of the company ;

(o) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in any business or transaction which this company is authorized to carry on and engage in ;

(p) To purchase, acquire, hold, sell or dispose of shares, stock, assets or debentures in any other corporation having objects similar or in part similar to those of this company and to sell to or amalgamate with any such corporation and to enter into agreements with any such corporation for any of such purposes ;

(q) To raise, or assist in raising money for and to aid by way of bonus, loan, promise, endorsements or guarantee of bonds, debentures or other securities or otherwise, any corporation in the capital stock of which the company holds shares or with which it may have business relations ;

(r) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular either for cash or for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company or partly for cash and partly for such share, debentures or securities ;

(s) To distribute in specie or otherwise as may be resolved any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company ;

(t) To sell, improve, manage, develop, exchange, lease, dispose of, or turn to account or otherwise deal with all or any part of the property and rights of the company ;

(u) To do all or any of the matters hereby authorized either alone or in conjunction with or as factors, or agents for any other company or persons or by or through any factor, trustees or agents ;

(v) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or any portions thereof or calculated directly or indirectly to enhance the value of the company's property or rights.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere, by the name of "McGaw Grain Company, Limited," with a capital stock of one hundred and fifty thousand dollars, divided into 1,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Winnipeg, in the Province of Manitoba.

Dated at the office of the Secretary of State of Canada, this 17th day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

### Beach Motors, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 16th day of January, 1917, incorporating Benson Clothier Beach, manufacturer ; Edwin Abel Beach, broker ; Charlotte Beach, married woman ; William Henry Courtney, civil servant, and John Herbert Ferguson, salesman, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—

(a) To acquire and take over as a going concern the business now carried on at the city of Ottawa, in the Province of Ontario, by O. A. Beach under the firm name of the Ottawa Beach Motor Company, and all or any of the assets or liabilities of the said business including any rights, contracts and good will thereof, and to pay therefor, either in part or in full by the issue of shares of the capital stock or bonds, debentures, or other securities of the company ;

(b) To manufacture, buy, or otherwise acquire, alter, improve, hire, lease, take in exchange, sell, let for hire, or otherwise dispose of all kinds of plant, machinery, mechanical apparatus, vehicle, implements, tools, utensils, whether such be, or are otherwise, so constructed as to operate or progress by means of automatic power derived from the electricity, gas, steam, oil, water, air, or any other substance ;

(c) To manufacture, buy, or in any manner acquire, sell, or in any manner dispose of and deal in any kind of material, substance, or thing, requisite or convenient, in the manufacture of, dealing in, or operation, or progress of any or all of the articles above specified or usually dealt in by persons or companies engaged in the like ;

(d) To acquire, buy, sell, operate and manage plant, equipment and conveyances for the transport and carriage of persons or goods and to operate an automobile and garage service ;

(e) To manufacture, buy, sell and deal in goods, wares and merchandise ;

(f) To carry on any other business whether manufacturing or otherwise which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(g) To apply for, purchase or otherwise acquire, sell, or otherwise dispose of, any patents, brevets d'invention, licenses, concessions, copyrights, or the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information or any formulae as to any process or invention which may seem capable of being used for the purpose of the company or the acquisition of or disposal of which may be deemed expedient ;

(h) To acquire any real or personal property, plant, or machinery, rights, assets or good-will of any person or company carrying on business similar to that of this company and to assume the liabilities or any of them of such person or company ; and to acquire the shares, bonds, debentures, or securities of any other company engaged in a like business and pay for the same by the issue of shares or other securities of this company, and to sell, re-issue with or without guarantee or otherwise deal with and dispose of same ;

(i) To enter into partnership or into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession, or otherwise, and to manage, assist to manage, carry on, or guarantee the undertaking or contracts of any person or company having objects or powers or engaged in or about to engage in any business or transaction similar to this company ;

(j) To lend money or otherwise assist customers and others having dealings with the company and to guarantee the performance of contracts by any such person, or any companies in which this company may be interested and to take as security therefor such security as may be deemed expedient including shares and debentures of such companies ;

(k) To join, amalgamate or consolidate with any person or corporation carrying on any business which

this company is authorized to carry on and to pay for or receive in payment of the price agreed upon, cash, or paid up or partly paid up shares, or bonds, or debentures or other securities of such persons or companies, or of this company;

(l) To sell, lease, or otherwise dispose of the undertaking, in whole or in part of the company, or any or all of its assets for such consideration as the company may think fit and take payment therefor in such manner as it shall deem expedient including shares or debentures or other securities of any other company;

(m) To promote any company or companies for acquiring any or all of the property and rights or liabilities of this company or for purposes which may seem calculated directly or indirectly to benefit this company and to remunerate any person or company for services rendered to this company in placing or assisting to place, or guaranteeing the share capital, debentures, or other securities of this company or for services in promoting this company or other companies promoted by this company and to pay such remuneration either in whole or in part in cash or with the approval of the shareholders by the issue of shares or other securities of this company;

(n) To enter into any arrangements with any authorities, to obtain from such authorities any rights, concessions, licenses or privileges and to comply with the conditions of such arrangements;

(o) To distribute among its members in currency or otherwise as may be determined, any assets of the company and particularly to distribute shares, debentures or other securities of any other company that may acquire any part of the assets or undertakings of this company and to invest or deal with the funds of the company not immediately required in such manner as may from time to time be determined;

(p) To make, accept, endorse, execute and issue cheques, promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(q) To do all or any of the foregoing acts as principals, agents, or contractors or otherwise, and by or through principals, agents, or contractors, or otherwise, and either alone or in conjunction with others;

(r) To do all such other things as are incidental to or conducive to the attainment of the foregoing objects;

(s) The interpretation of any of the powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or by reference to or inference from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Beach Motors, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 18th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

30-2

#### Kops Brothers, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of January, 1917, incorporating James Frederick Edgar, barrister-at-law, Lily Mae Lewis, stenographer, and Norman Robert Tyndall, draftsman, of the City of Toronto, in the Province of Ontario; James Edward Maybee, of the Village of Port Credit, in the said Province of Ontario, patent solicitor and George Patrick Mackie, of Birch Cliff Post Office, in the said Province of Ontario, bookkeeper, for the following purposes, viz:—

(a) To carry on the business of manufacturing, buying, selling and dealing in corsets and wearing apparel in Canada and elsewhere;

(b) To manufacture, buy, sell and deal in goods, and merchandise and materials used for the purpose of manufacturing corsets and wearing apparel;

(c) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(d) To acquire or undertake the whole or any part of the business, good-will, trade marks, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company;

(e) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired;

(f) To enter into partnership or into any arrangement for sharing of profits, union of interests, co operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(g) To take, or otherwise acquire and hold, shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as to directly or indirectly to benefit the company;

(h) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions;

(i) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependants or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object;

(j) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company;

(k) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the Company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade;

(l) To construct, improve, maintain, work, manage, carry out or control any roads, ways, tramways, branches, or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof;

(m) To lend money to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons;



(n) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments;

(o) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company, having objects altogether or in part similar to those of the company;

(p) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations;

(q) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company;

(r) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others;

(s) To do all such other things as are incidental or conducive to the attainment of the above objects.

(t) To apply for, secure, acquire by assignment, transfer, purchase, or otherwise, and to exercise, carry out and enjoy any charter, license, power, authority, franchise, concession, rights or privilege, which any government or authority or any corporation or other public body may be empowered to grant and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's shares, bonds, and assets to defray the necessary costs, charges and expenses thereof;

(u) To procure the company to be registered and recognized in any foreign country and to designate persons therein according to the laws of such foreign country to represent this company and to accept service for and on behalf of the company of any process or suit;

(v) To raise and assist in raising money for, and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation and to guarantee the performance of contracts by any such company, corporation, or by any other person or persons with whom the company may have business relations.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Kops Brothers, Limited, with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 16th day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

30-2

### High Grade Natural Gas Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of January, 1917, incorporating John Craig Stewart, barrister-at-law, Reginald Archibald Richardson and William Napoleon Houle, clerks, Shirley Morell Holmes and Kingsley Hulme Holmes, physicians, George Douglas Atkin, student-at-law, Grace Alberta Jackson and Nonah Eileen Dobson, stenographers, and George Norman Burrows, accountant, all of the City of Chatham, in the Province of Ontario, for the following purposes, viz:—

(a) To procure, hold or dispose of leases or licenses of lands for the purpose of procuring oil, natural gas or other minerals of any kind or description; to procure and hold and operate under or dispose of municipal franchises for laying pipe lines or boring or drilling for oil or natural gas upon municipal highways or public places in municipalities subject to local and municipal regulations and to drill, bore and operate

wells, for the production of oil, natural or other gas or mineral products, and to procure deal in, sell or dispose of oil, natural gas or other gas or mineral products;

(b) To construct and operate telephone and telegraph lines or other systems of communications upon lands owned or controlled by the company for the purpose of or in connection with the business of the company;

(c) To buy, sell or deal in shares, stocks and bonds or debentures of any other company having objects altogether or in part similar to those of this company;

(d) To procure, hold, exchange or dispose of land and personal property in connection with the business or interests or requirements of the company;

(e) To construct and operate steamboats or other boats, vessels or ships or other method of transportation and to sell, exchange or dispose of the same from time to time;

(f) To procure develop and operate or sell or dispose of electric or other power and to procure, operate under or dispose of franchises from municipalities in respect of same;

(g) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(h) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company;

(i) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise to assist any such person or company, and to take or otherwise acquire shares and securities of any such person or company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(j) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions;

(k) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company;

(l) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade;

(m) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufacturing, warehouses, electric works, shops, stores, and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof;

(n) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons;

(o) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(p) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company or any other individuals or corporations;

(g) To do all or any of the above things, and all things authorized by the Letters Patent or Supplementary Letters Patent as principals, agents, contractors, or otherwise and either alone or in conjunction with others;

(r) To do all such other things as are incidental or conducive to the attainment of the above objects and of the objects set out in the Letters Patent and Supplementary Letters Patent.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "High Grade Natural Gas Company, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Chatham, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 11th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

30-2

#### Jackson & Savage, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of January, 1917, changing the corporate name of "Jackson & Savage, Limited" to that of "The Miner Shoe Company, Limited."

Dated at the office of the Secretary of State of Canada, this 19th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

31-2

#### The Wagner Chambers Glassco Company, Ltd.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 19th day of January, 1917, changing the corporate name of "The Wagner Chambers Glassco Company, Limited," to that of "The Wagner Chambers Company, Limited."

Dated at the office of the Secretary of State of Canada, this 22nd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

31-2

#### The Dominion Furniture Mfg. Company, Ltd.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of January, 1917, amending and modifying the letters patent incorporating "The Dominion Furniture Mfg. Company, Limited," by converting the preferred shares of the company into common shares.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

31-2

#### Whyte-Campbell Lumber Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of January, 1917, incorporating Robert John Whyte, merchant, Gordon Walter MacDougall, William Bridges Scott and John MacNaughton, advocates, and James Geary Cartwright, office manager, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To manufacture, import, export, buy, sell and deal in or otherwise turn to account all kinds of lumber, timber and pulpwood, and all products and by-products of the same;

(b) To carry on any other business which may seem to the company capable of being conveniently carried

on in connection with any business which the company is authorized to carry on or which may seem to the company calculated directly or indirectly to benefit this company or to enhance the value of or render profitable any of the company's properties or rights;

(c) To acquire and carry on all or any part of the business or property and to undertake any liabilities of any person, firm, association or company possessed of property suitable for any of the purposes of this company or carrying on any business which this company is authorized to carry on and as consideration for the same to pay cash or to issue any shares, stocks or obligations of this company;

(d) To enter into partnership or into any arrangement for sharing profits, union of interest, joint adventure, reciprocal concession or co-operation with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to subsidize, guarantee the obligations of or otherwise assist any such company, person or persons;

(e) To purchase, subscribe for, acquire, hold, sell or otherwise dispose of shares of stock, bonds, debentures or other securities in any other corporation and evidences of indebtedness in any such corporation, notwithstanding the provisions of section 44 of The Companies Act;

(f) To purchase, take on lease or in exchange, hire or otherwise acquire any real or personal property, rights or privileges which the company may think suitable or convenient for any purposes of its business, and to erect and construct buildings and works of all kinds;

(g) To sell, let, develop, dispose of or otherwise deal with the undertaking or all or any part of the property of the company upon any terms, with power to accept as the consideration any shares, stocks or obligations of or interest in any other company;

(h) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or other securities in other companies belonging to the company or which the company may have power to dispose of;

(i) To do all such other things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Whyte-Campbell Lumber Company, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 25th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

31-2

#### Hitch Bros. Company of Canada, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of January, 1917, incorporating Albert James Hitch, telegrapher, Charles Herbert Hitch, accountant, and Annie Dale Hitch, married woman, of the City of Windsor, in the Province of Ontario, and Joseph Sinclair Hitch and Daniel Archibald Hitch, of the Town of Ridgetown, in the said Province of Ontario, brickmakers, for the following purposes, viz:—

(a) To manufacture and sell paper hanging machines and integral parts thereof.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Hitch Bros. Company of Canada, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Windsor, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

31-2



**The Pure Milk Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of January, 1917, incorporating Honourable John Milne, senator, George Lynch-Staunton, King's counsel, Alfred Wavell Peene, architect, Peter Alfred Thomson, banker, and William Heard Forster, manager, all of the City of Hamilton, in the Province of Ontario, for the following purposes, viz.:—

(a) To produce and deal in milk and all products in which milk may be used;

(b) To grow, produce, manufacture and deal in any or all kinds of goods, wares or merchandise where the directors deem it in the interests of the company;

(c) To acquire, erect, maintain and operate storehouses, warehouses and other such plant, including cold storage warehouses;

(d) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(e) To acquire the undertaking or part of the undertaking of any company or person and to issue the paid-up or partly paid-up shares or the bonds of this company in payment therefor;

(f) To acquire and vote on the shares, debentures or bonds of other companies;

(g) To loan money to persons and corporations, customers or others having dealings with the company where the directors deem it in the interests or for the benefit of the company;

(h) To contribute from the funds of the company for charitable and public purposes such sums as the directors may deem proper;

(i) To enter into profit sharing contracts, or contracts for the issuance of shares, or other contracts for the payment of money with employees or persons making contracts with the company, as the directors may deem in the interests of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere, by the name of "The Pure Milk Company, Limited," with a capital stock of four hundred thousand dollars, divided into 8,000 shares of fifty dollars each, and the chief place of business of the said company to be at the City of Hamilton, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 20th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

31-2

**G. S. C. Commercial Corporation of Canada, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of January, 1917, incorporating George Archibald Campbell, King's counsel, Burt Austin McDonald, manager, Lorne Stanley Coyle, cashier, and Minnie Bradley and Margaret Hartley, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz.:—

(a) To carry on the business of financial and investment agents, and to buy, sell and deal in, either as principal or agent, stocks, bonds, debentures, securities, notes and obligations of all kinds, and to collect and dispose of interest, dividends or income upon or from such stocks, bonds, debentures, securities or other obligations; to act as general agent, commission merchant, factor or broker for any and every class of producer, merchant, manufacturer or shipper; to act as agent or broker for the placing of marine, fire, accident, fidelity and other insurance; and to act as agent or representative of owners or other persons or corporations having, or claiming to have, any interest in mer-

chandise, vessels, cargoes, freight, automobiles and other vehicles and any other subjects of insurance;

(b) To construct, acquire, lease, operate and maintain storehouses, warehouses and conveyances for the storage and transportation by land or by water, in cold storage or otherwise, of any and all products, wares, goods, merchandise, machinery, vehicles, manufactured articles or other personal property; to issue warehouse receipts and certificates, negotiable or otherwise, to persons warehousing goods with the company, and to make advances or loans upon the security of such goods or otherwise;

(c) To acquire, operate, lease or otherwise employ and dispose of automobiles, motor-cycles and motor vehicles of every kind and description, coaches, carriages, cabs, trucks, wagons, busses, traction engines and any other kind of vehicles, aeroplanes, air-ships and air-vessels; to build, operate and maintain storage houses, garages, aerodromes and other buildings for the storing, caring for, repairing and keeping for hire therein automobiles, motor-cycles and motor vehicles of every kind and description, carriages, trucks, traction engines and any other kind of vehicle;

(d) To act as Customs Brokers and forwarding agents, and to collect, receive, transfer, convey and forward passengers, goods, wares, merchandise, produce and all articles of commerce and personal effects; to obtain, hold and acquire by lease, purchase or otherwise any franchises, rights, privileges and powers connected with such services;

(e) To construct, acquire, lease, operate, maintain and dispose of docks, dockyards, wharves, elevators or similar enterprises and other transportation facilities, with all necessary, plant, machinery and equipment;

(f) To acquire by purchase, lease or otherwise, and to hold, own, develop, deal in, sell or otherwise dispose of all kinds of real estate, lands, buildings, factories and structures, or any interest or rights connected therewith; to acquire by purchase, lease or otherwise, and to construct, maintain and operate on the property of the company, or on property leased or controlled by the company, tramways, sidings or other means of transportation, canals, dams, aqueducts, bridges, buildings and machinery; to build, construct, equip, purchase or otherwise acquire, and to lease, charter, operate, navigate, maintain and control steamboats, ships, barges, vessels, dredges, tugs and lighters;

(g) To manufacture, buy, sell and deal in generally goods, wares, merchandise, machinery, automobiles, vehicles of every kind and description, aeroplanes, airships of any character, machine supplies, engineering appliances, all kinds of motors and other devices for operation by steam, electricity, oil, gas or other means of power;

(h) To acquire, hold, sell, assign, lease, grant or otherwise dispose of any patents of invention, patent rights, licenses, privileges, inventions, improvements and processes, trade-marks and trade-names relating to or in connection with the business of the company or otherwise;

(i) To carry on any other business or undertaking which may seem to the company capable of being conveniently carried on in connection with any portion of the company's business, or calculated directly or indirectly to advance the company's interest;

(j) To amalgamate, unite or join with any person, firm, association or corporation carrying on any similar or allied business, and to acquire the good-will, business, rights, property and assets, and to assume or undertake the whole or any part of the liabilities of any person, firm, association or corporation carrying on any similar or allied business, and to pay for the same in cash, stock or bonds of the company or otherwise;

(k) To subscribe for, purchase, acquire, hold, own, sell, assign, transfer or otherwise dispose of any shares, bonds, mortgages, debentures, notes or other securities, obligations, contracts and evidence of indebtedness of any corporation having objects similar to those of this company, notwithstanding the provisions of section 44 of The Companies Act; and to take, hold and avail itself of any security or collateral of any nature for the performance of obligations contained therein, and to issue in exchange therefor its own stock, bonds and other obligations; to aid or assist in any manner by

loans, advances, guarantee or otherwise any person, firm, corporation or association in which this company is interested as creditor, shareholder or otherwise ;

(l) To sell, lease, transfer or otherwise dispose of the whole or any part of the business and undertaking of the company to any other person, firm, association or corporation, and to accept by way of consideration for such sale, lease or transfer moneys or any shares, debentures bonds, securities or other obligations of any company or corporation ;

(m) To remunerate, either in cash or, with the approval of the shareholders, paid-up or partly paid-up stock, bonds, debentures or securities of the company, any person, firm or corporation for services rendered or to be rendered to the company in connection with its incorporation, promotion or organization or in connection with the conduct of the company's business, or for any property or rights acquired by the company ; and to distribute in specie from time to time among the shareholders of the company any property, assets or rights of the company ;

(n) None of the above powers may be extended, but shall not be limited, by reference to or inference from any other power.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "G. S. C. Commercial Corporation of Canada, Limited," with a capital stock of ten thousand dollars, divided into 100 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of January, 1917.

THOMAS MULVEY,

31-2

Under-Secretary of State.

#### Century Coal and Coke Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of January, 1917, incorporating Honourable Charles Murphy, Harold Fisher, Stanley Gardner Metcalfe and Stanley Metcalfe Clark, barrister-at-law, and Linda Bonell, stenographer, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz.:—

(a) To carry on in all its branches a coal and coke business; to acquire, own, operate, maintain and manage mines and mining locations; to construct, erect, purchase, lease or otherwise acquire furnaces, ovens, kilns and retorts, and to operate and manage the same; to produce, manufacture, purchase or otherwise acquire, deal in and sell, coal and coke and all or any products or by-products thereof;

(b) To construct, erect, establish and otherwise acquire, own, maintain and operate elevators, conveyers, trestles, storage plants, chutes, warehouses, sheds and other buildings, and the equipment, plant, machinery and mechanical appliances used in conjunction therewith for the shipment, storage, delivery or other handling of coal and coke and the products and by-products thereof ;

(c) To acquire, purchase, take on lease or license, hire, hold, use, sell, grant leases of, grant licenses of, exchange, alienate, dispose of, and otherwise deal in or contract with reference to lands or interests in lands, personal property of all kinds or interest therein, rights, privileges, licenses and concessions ;

(d) To construct, acquire, maintain, operate, use and manage works, machinery and appliances for the production of electricity, electric, pneumatic, hydraulic or other power or energy, or to lease or otherwise acquire such power, and to accumulate, generate, transmit and distribute electricity and electric, pneumatic, hydraulic and other power and energy for light, heat, power or any purpose for which electricity or electric or other power or energy can be used, subject to local and municipal regulations ;

(e) To utilize water and steam or other power for the purpose of compressing air or generating electricity ;

(f) To provide, purchase, lease or otherwise acquire, and to construct, lay down, erect, establish, operate, maintain and carry out, all necessary works, stations, engines, machinery, plant, cables, wires, lines, generators, accumulators, lamps, meters, transformers, apparatus, appurtenances and appliances connected with the generation, accumulation, distribution, transmission, supply, sale, use and employment of electricity, and to generate, accumulate, transmit, distribute, supply and sell electricity, for the purpose of electric heating, lighting, traction and motive power, and for industrial and other purposes, and to undertake and to enter into contracts and agreements for the lighting of cities, towns, streets, buildings and other places, and for the supply of electric light, heat and motive power for any and all public or private purposes ; provided, however, that the company shall not enter upon any street, highway or other public place for the purpose of placing thereon any of its plant, works or material used in the transmission or distribution of electric, hydraulic, pneumatic or other power, and shall not erect or place on, under or across any such street, highway or other public place any such plant, works or material unless with the consent of the municipality having control of such street, highway or other public place ;

(g) To make, build, construct, erect, lay down, maintain and operate reservoirs, waterworks, cisterns, dams, canals, tunnels, culverts, flues, conduits, main and other pipes and appliances, and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, delivering, measuring and distributing water for the creation, maintenance and development of hydraulic, electric or other mechanical power, or for any other purpose of the company ;

(h) To construct, acquire and operate lines of telegraph or telephone or other means of communication on lands owned or controlled by the company, and for the purposes of the company only ;

(i) To acquire, construct, maintain, alter, make, charter, lease, hire or work, wagons, steamers, ships, pipe lines, docks and canals, bridges, waterworks, tanks or storage accommodation, reservoirs, wells, aqueducts, roads, streets, hotels, dwelling houses, factories, shops, stores, gas works, waterworks, piers, barges, boats, wharves and other works, plant or machinery of every description, and to contribute to the cost of making, providing and carrying on and working the same ; to enter into contracts or arrangements with any government, municipal or other body, corporation, company or person as to interchange of traffic, running powers, joint working or otherwise, which may seem expedient ;

(j) For the purposes of the company, to acquire, purchase, take on lease, hire, construct, improve, own, use, maintain, operate, manage, carry out and control, but only upon lands owned or controlled by the company, or over which the company may have a right or license to that effect, such roads, ways, bridges, lines of rail, spurs, sidings, tracks, rolling stock, cables, wires, motors, locomotives, electrical plant, and all such other structures, works, conveniences or appliances as may be required for the purposes of maintaining communication by telegraph or telephone or of effecting the transport of goods or passengers, and to contribute to subsidize or otherwise assist or take part in the acquisition, purchase, leasing, hiring, construction, improvement, ownership, use, maintenance, operation, management, carrying out or control thereof ;

(k) To acquire by grant, purchase or otherwise, concessions of any property or privileges from any government, or from any authority, supreme, municipal, local or otherwise, and to perform and fulfil the terms and conditions thereof ; to obtain or assist in obtaining any provisional or other order or license, permit, franchise or other authority for enabling the company to carry any of its object into effect, including charters or laws conferring any jurisdiction ;

(l) To remunerate any person or company for services rendered in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any debentures or other securities of the company or in or about the formation or promotion of the company or the conduct of its business ;

(m) To buy, sell, manufacture, repair, alter and exchange, let on hire, export and deal in all kinds of



articles and things which may be required for the purposes of any of the said businesses or commonly supplied or dealt in by persons engaged in any such businesses, or which may seem capable of being profitably dealt with in connection with any of the said businesses ;

(n) To purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring an exclusive or limited right to use any secret or other information as to any invention which may seem to the company capable of being profitably dealt with ;

(o) To use, exercise, develop, and grant licenses in respect of or otherwise turn to account any such patents, brevets d'invention, licenses, concessions and the like, and with a view to the working and development of the same to carry on any business, whether manufacturing or otherwise, which the company may think calculated directly or indirectly to effectuate these objects ;

(p) To offer for public subscription, establish or promote, or concur in establishing or promoting, any other company, corporation, association or private undertaking for the purpose of acquiring all or any of the property, rights and liabilities of this company, or for any other purpose which may seem directly or indirectly calculated to benefit this company, and to acquire and hold shares, stock or securities of, or guarantee the payment of any securities issued by, or any other obligation of any such company, corporation, association or undertaking and to defray all or any of the expenses of the establishment or promotion of any such company or corporation, association or undertaking as aforesaid, and to subsidize or otherwise assist any such company, corporation, association or undertaking, and to guarantee or underwrite subscriptions, or to subscribe for the same, or any part thereof, and to employ others to underwrite or subscribe therefor ;

(q) Notwithstanding the provisions of section 44 of the Companies Act, to subscribe for, purchase, assume liability under, acquire, hold, sell, exchange, dispose of or otherwise deal in or contract with reference to bonds, debentures, stock or other securities or obligations, or any estate or interest therein ; and to apply or to accept, in whole or in part, as consideration for, satisfaction of or security for any contract, indebtedness or obligation to or of the company, property, obligations, shares and securities of any kind, at such valuation and upon such terms as may be agreed upon ;

(r) To advance or lend money, securities or assets of all kinds to customers and others having dealings with the company and to any other company having objects similar in whole or in part to those of this company, upon such terms as may be arranged, and either with or without security ;

(s) To invest and deal with the moneys of the company not immediately required, in such manner as may from time to time be determined ;

(t) To draw, accept, endorse, negotiate or deal with bills of exchange, promissory notes, letters of credit, circular notes or other negotiable or mercantile instruments ;

(u) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(v) To sell the undertakings of the company or any part thereof for such consideration as the company may think fit, and in particular for a consideration consisting in whole or in part of cash or shares or debentures of any other company ;

(w) To procure the company to be constituted or registered in any part of the world as may be found expedient ;

(x) To distribute in specie by way of dividends or otherwise among the members, customers or employees of the company, or otherwise, any shares or securities belonging to the company, or any property or assets of the company applicable as profits of the company ;

(y) To subscribe to any fund, corporation or institution, incorporated or unincorporated, and to act by delegate or otherwise, upon any trade council, committee, chamber of commerce, syndicate or other body of persons, formed to lawfully promote either the general interests of businesses to which that of the company is allied or in which the company is interested, or any other business that may be deemed conducive to the interests of the company ;

(z) To amalgamate with any other company having objects altogether or in part similar to those of this company ;

(aa) To issue paid-up shares, bonds or debentures for the payment, either in whole or in part, of any property, real or personal, rights, claims, privileges, concession or other advantages which the company may lawfully acquire, and also to issue such fully paid-up shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of this company ;

(bb) To do all or any of the above things in any part of the world and as principals, attorneys, contractors or agents, or otherwise, and either alone or in conjunction with others, or by and through the agency of others ;

(cc) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them ; the word "company" herein (except where used in reference to this company) shall be deemed to include any partnership or body of persons, whether corporate or incorporate, and whether formed to carry on business in the Dominion of Canada or elsewhere, and the objects specified in each paragraph hereof shall be in no wise limited by the reference to any other paragraph, but may be extended thereby.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Century Coal and Coke Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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#### The Mack Brick Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of January, 1917, incorporating Richard Tuson Heneker and Henry Noël Chauvin, both of His Majesty's counsel learned in the law, Harold Earle Walker and John Noël Beauchamp, advocates, and Hugh Wylie, bookkeeper, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :--

(a) To manufacture, buy, sell, import, export and deal in brick, terra-cotta, tiles, drain and sewer pipes, fire bricks, and similar products and building material of any description ;

(b) To manufacture, buy, sell, import, export and deal in any substance used in the manufacture of the above articles and to manufacture and deal in any other article that might be made from the same substances or by-products thereof ;

(c) To contract, complete and improve buildings and structures of every kind and to deal in stone and building materials of every description, and to purchase, hold and dispose of property acquired for the purpose of erecting buildings thereon ;

(d) To manufacture, buy, sell, import, export and deal in goods, wares and merchandise ;

(e) To manufacture, buy, sell, import, export and deal in machinery and anything required for the manufacture and production of the above mentioned objects and materials, or for the equipment of factories or workshops for their manufacture ;

(f) To carry on any other trade, business or manufacture related to or allied in any way to the purposes above mentioned, or which may seem to the company capable of being conveniently carried on in connection therewith, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property, rights or undertakings ;

(g) To acquire by purchase, lease or otherwise, the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of this company ;

(h) To apply for, purchase or otherwise acquire and sell any patents, brevets d'invention, trade marks, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention or process which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(i) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such persons or company, or customers or persons having dealings with the company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same, notwithstanding the provisions of section 44 of the said Act ;

(j) To purchase, take or otherwise acquire and hold shares, bonds or debentures or other securities of any company having objects altogether or in part similar to those of this company or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to establish, promote or otherwise assist any such company or companies, notwithstanding the provisions of section 44 of the said Act ;

(k) To enter into any arrangements with any government or authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority and rights, privileges, franchises and concession which the company may think it desirable to obtain, and to carry out, exercise and comply with any such agreements, rights, privileges, franchises and concessions ;

(l) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company or for any other purpose which may seem directly or indirectly calculated to benefit this company, and to underwrite and place or assist in the placing of stock, bonds or securities of any such company or companies ;

(m) To acquire, lease, hold, sell and convey any real and personal property and any rights or privileges which the company may think it necessary or convenient for the purposes of its business and in particular any lands, buildings, easements, machinery, plant and stock in trade, and to accept mortgages, charges and liens on real or personal property or any other security whatsoever and bearing interest or otherwise as the company may see fit, from purchasers or from debtors of the company, and to sell, assign or otherwise dispose of all or any of such securities ;

(n) To construct, maintain and alter any buildings or works necessary or convenient for the purpose of the company, and to construct, own and operate barges, vessels, cars and other vehicles propelled by steam, electricity or otherwise for the purpose of the company ;

(o) To construct, improve, maintain, develop, work, manage, carry out or control any roads, ways and tramways, branches and sidings, on lands owned or controlled by the company, bridges, reservoirs, water-courses, water powers, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests and to contribute to, subsidize or otherwise assist, or take part in, the construction, improvement, maintenance, working, management, carrying out or control thereof ; to sell any surplus of power or electricity not required for the purpose of the company, provided that when exercised outside the property of the company the powers contained in this clause shall be subject to all provincial and municipal laws and regulations in that behalf ;

(p) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ;

(q) With the approval of the shareholders, to pay and remunerate any person, corporation or company by the issue and payment of fully paid-up stock, bonds or other securities of this company or otherwise, for services rendered or to be rendered as promoter or underwriter of this or any other company or in placing, assisting to place or guaranteeing the placing of any shares, bonds or debentures of this or any other company or for any other services of any nature ; or as payment for any property, real or personal, movable or immovable, rights, lease, business, franchise, undertaking, power, privilege, license or concession and in payment or part payment or in exchange for shares, bonds, debentures or other securities of any other company ;

(r) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(s) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company ;

(t) To adopt such means of making known the business of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(u) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(v) To develop and turn to account any land acquired by the company or in which it is interested, and in particular by laying out and preparing the same for farming and building purposes, constructing, altering, pulling down, decorating, maintaining, fitting up and improving buildings and conveniences and by planting, paving, draining, farming, cultivating, letting on building lease or building agreement, and to buy, build, sell and rent dwellings for its employees or others ;

(w) To do all or any of the above things as principals, contractors or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others.

(x) To amalgamate with any other company having objects altogether or in part similar to those of this company ;

(y) To distribute by dividend or otherwise any of the property of the company in specie or kind, among the members and particularly paid-up shares, debentures or debenture stock of any other company ;

(z) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Mack Brick Company, Limited,"



with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 18th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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### Canadian S.K.F. Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of January, 1917, incorporating Allan Harrison MacCaffray, gentleman of the City of Hartford, in the State of Connecticut, one of the United States of America; Percy Oscar Gordon Janes, gentleman; James Daniel Becking, student-at-law, John Sidney Smith, lawclerk, and Edmund Almond, bookkeeper, all four of the City of Toronto, in the province of Ontario, for the following purposes, viz:—

(a) To manufacture, purchase, sell, import or export, or otherwise deal in goods, wares and merchandise of any nature and description, particularly ball bearings and machines, apparatus and appliances useful or necessary in connection therewith; to sell, use or otherwise dispose of the same; to act as the agent for others in the purchase, sale or use of the same;

(b) To acquire the good will, rights and property, and to undertake the whole or any part of the assets or liabilities of any person, firm, association or corporation, carrying on a business similar in whole or in part to that of this company; to pay for the same in cash, the stock of this corporation, bonds or otherwise, to hold or in any manner dispose of the whole or any part of the property so purchased; to conduct in any manner the whole or any part of any business so acquired, and to exercise all the powers necessary or convenient in and about the conduct and management of such business;

(c) To apply for, purchase, or in any manner to acquire, and to hold, own, use, and operate, or to sell or in any manner dispose of, and to grant license or other rights in respect of, and in any manner deal with, any and all rights, inventions, improvements and processes used in connection with or secured under letters patent or copyrights of the Dominion of Canada or other countries, or otherwise, and to work, operate or develop the same, and to carry on any business, manufacturing or otherwise which may be deemed directly or indirectly to effectuate these objects or any of them;

(d) To guarantee, purchase, hold, sell, assign, transfer or otherwise dispose of, the shares of the capital stock of, or any bonds, securities or evidences of indebtedness issued or created by any other corporation or corporations, country, nation or government, and while owner of said stock may exercise all the rights, powers and privileges of ownership, including the right to vote thereon, to the same extent as natural persons might or could do;

(e) To draw, make, accept, endorse, execute and issue promissory notes, drafts, bills of exchange, warrants and other negotiable or transferable instruments and evidences of indebtedness;

(f) To carry on any business similar in character to that expressly provided for herein, or useful for the extension or in the transaction thereof, whether manufacturing, merchandising, mining or otherwise;

(g) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance and to subscribe or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general or useful objects;

(h) To promote any company or companies for the purpose of acquiring or taking over all or any of the

property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company;

(i) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, if authorized so to do by the vote of a majority in number of the shareholders present or represented by proxy, at a general meeting duly called for considering the matter and holding not less than two-thirds of the issued capital stock of the company;

(j) To invest the moneys of the company not immediately required in such manner as may from time to time be determined;

(k) To distribute among the shareholders of the company in kind any property of the company, and in particular any shares, debentures or securities in any companies which the company may have power to dispose of;

(l) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books, pamphlets, and periodicals and by granting prizes, rewards and donations;

(m) To do any or all of the things herein set forth as principals, agents, contractors or otherwise, and either alone or in company with others.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian S. K. F. Company, Limited," with a capital stock of fifty thousand dollars divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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### Doherty Pianos, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of January, 1917, incorporating John Frederick Grant and Chester Fredrick Stevens, manufacturers, Charles Henry Ivey and Richard Green Ivey, Esquires, and Margaret Amelia Bell, stenographer, all of the City of London, in the Province of Ontario for the following purposes, viz:—

(a) To manufacture, buy, sell and generally trade in pianos, organs, and parts of same, and all kinds of musical instruments and parts of same, piano stools, benches, music cabinets, piano players in all and any of its branches, and to manufacture, buy, or otherwise acquire and sell or otherwise dispose of and in any manner deal in the raw materials required by the company in connection with the above mentioned objects.

(b) To purchase or otherwise acquire, build, construct, hold, take on lease, license, rent, use, operate, lease, let, sell, convey or otherwise dispose of and in any manner deal in and with piano factories, saw mills, railway sidings and other works, machinery, plants and equipments for the manufacture of pianos, organs and other musical instruments, and any and all other material used or usable in or in connection with the manufacture or treatment of same;

(c) To acquire, purchase, take on lease, or license, hire, hold, use, sell, grant lease of, exchange, alienate, dispose of and otherwise deal in or contract with reference to timber lands and timber limits, lands or interests in lands, personal property of all kinds or interests therein, rights, privileges, licenses and concessions;

(d) To carry on any other business, whether manufacturing or otherwise capable of being conveniently carried on in connection with the business or calculated

directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(e) To acquire and take over as going concerns or otherwise the undertakings, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which the company is authorized to carry on or possessed of property suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares or liabilities of such companies.

(f) To apply for, purchase or otherwise acquire any patents, brevets d'inventions, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the properties, rights or information so acquired ;

(g) To buy, sell, manufacture and deal in all kinds of goods, stores, implements, provisions, chattels and effects required by the company or its workmen or servants ;

(h) Notwithstanding the provisions of section 44 of The Company's Act, to subscribe for, purchase, assume liability under, acquire, hold, sell, exchange, dispose of or otherwise deal in or contract with reference to bonds, debentures, stocks or other securities or obligations or any estate or interest therein ; and to apply or to accept in whole or in part as consideration or satisfaction or security for any contract, indebtedness or obligation to or of the company, property obligations, shares and securities of any kind at such valuation and upon such terms as may be agreed upon ; and to apply or to accept as security for any indebtedness to the company mortgages of land or chattels upon such terms as may be agreed upon ;

(i) To sell, lease or otherwise dispose of the property or undertaking of the company or any part thereof, for such consideration as the company may think fit, and in particular and notwithstanding the provisions of section 44 of The Companies' Act for shares, debentures or securities of any other partnership, association or company ;

(j) To manufacture or trade in property and goods of all kinds ;

(k) To enter into partnership or any arrangement for sharing profits, union of interests, co operation, joint adventure, reciprocal concessions, or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in or any business or transaction capable of being conducted so as to directly or indirectly to benefit the company, and to lend money to guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and security of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal with the same ;

(l) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(m) To invest and deal with the moneys of the company not immediately required, and in such manner as from time to time may be determined ;

(n) To enter into any arrangements with any government authorities, municipal, local or otherwise that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain and carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(o) To produce and accumulate steam and electricity or other agencies similar or otherwise, and to use and supply the same for power light and heating purposes in connection with the business of the company, and to sell and dispose of any surplus steam or electricity for power, lighting and heating purposes, subject to the provincial and municipal laws and regulations ;

(p) To procure the company to be registered, licenses or otherwise recognized in foreign country and to designate and appoint persons therein as attorneys or representatives of the company, with full power to represent the company in all matters according to the law of such foreign country, and to accept service for and on behalf of the company of any process or suit ;

(q) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or its predecessors in business, or the dependents or connections of such persons, and to grant pensions and allowances, and to make payment towards insurance and to subscribe and guarantee money for charitable or benevolent objects or for any exhibition or for any public, general or useful object ;

(r) To promote any company or companies for the purpose of acquiring all or any of the properties, rights or liabilities of this company or for any purposes which may seem directly or indirectly calculated to benefit this company ;

(s) To lend money to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons ;

(t) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press by circular, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(u) To pay for any property, rights, privileges acquired by, or with the approval of the shareholders, for services rendered to the company by the issue of fully paid or partly paid-up non-assessable shares in the capital stock of this company ;

(v) To pay out of the funds of the company all the expenses of or incidental to the formation, registration and advertising of the company ;

(w) To do any and all things set forth as its objects as principal, agent, contractor or otherwise, and to carry out any or all of the foregoing objects as principals, agents, sub-contractors, or otherwise, and by and through trustees, agents, sub-contractors or otherwise, and alone or jointly with any other corporation, association, firm or person, and to do all and every thing necessary or incidental for the accomplishment of any of the purposes or the attainment of any one or more of the objects herein enumerated or incidental to the powers herein named, or which shall at any time be necessary or incidental for the protection or benefit of the corporation ;

(x) The objects specified in each paragraph hereof shall except where otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company ;

(y) And to do all such other things as are incidental or conducive to the attainment of the above objects or any of them.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Doherty Pianos, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Clinton, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 23rd day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

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#### Bennett Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of January, 1917, incorporating Richard Tuson Heneker and Henry Noel Chauvin, both of His Majesty's counsel learned in the law, Harold Earle Walker and John Noel Beauchamp, advocates, and Hugh Wylie,



bookkeeper, all of the City of Montreal in the Province of Quebec for the following purposes, viz. :—

(a) To manufacture, buy, sell, deal in fibre, any fibrous material, hides, leather, any and all leather products, fibre-board, leather-board, and any substitutes for any of the above materials and similar materials, and to manufacture, buy, sell and deal in anything that might be made from the above materials, including without restriction of the foregoing general terms, shoe-finding, counters, boots, shoes and footwear of every kind and description; and to carry on the business of tanners, dyers and bleachers;

(b) To manufacture, buy, sell and deal in any fluids, chemicals and materials for tanning, dyeing, bleaching or colouring and anything used in the production of any substance or article in which this company deals;

(c) To manufacture, buy, sell, import, export and deal in goods, wares and merchandise, machinery, building material and anything required for the manufacture and production of the above mentioned objects and materials, or for the equipment of factories or work shops for their manufacture;

(d) To carry on any other trade, business or manufacture related to or allied in any way to the purposes above mentioned, or which may seem to the company capable of being conveniently carried on in connection therewith, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property, rights or undertakings;

(e) To acquire by purchase, lease or otherwise, the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of this company;

(f) To apply for, purchase or otherwise acquire and sell any patents, brevets d'invention, trade marks, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention or process which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property or information so acquired;

(g) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; and to lend money to, guarantee the contracts of, or otherwise assist any such persons or company, or customers or persons having dealings with the company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same, notwithstanding the provisions of section 44 of the said Act;

(h) To purchase, take or otherwise acquire and hold shares, bonds or debentures or other securities of any company having objects altogether or in part similar to those of this company or carrying on any business capable of being conducted so as directly or indirectly to benefit this company and to establish, promote or otherwise assist any such company or companies, notwithstanding the provisions of section 44 of the said Act;

(i) To enter into any arrangements with any governments, or authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them and to obtain from any such government or authority, any rights, privileges, franchises, and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such agreements, rights, privileges, franchises and concessions;

(j) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company or for any other purpose which may seem directly or indirectly calculated to

benefit this company or for any other purpose which may seem directly or indirectly calculated to benefit this company and to underwrite and place or assist in the placing of stock, bonds or securities of any such company or companies;

(k) To acquire, lease, hold, sell and convey any real and personal property and any rights or privileges which the company may think it necessary or convenient for the purposes of its business and in particular any lands, buildings, easements, machinery, plant and stock-in-trade, and to accept mortgages, charges and liens on real or personal property or any other security whatsoever and bearing interest or otherwise as the company may see fit, from purchasers or from debtors of the company and to sell, assign or otherwise dispose of all or any of such securities;

(l) To construct, maintain and alter any buildings or works necessary or convenient for the purpose of the company, and to construct, own and operate barges, vessels, cars and other vehicles propelled by steam, electricity or otherwise for the purpose of the company;

(m) To construct, improve, maintain, develop, work, manage, carry out or control any roads, ways, branches and sidings, on lands owned or controlled by the company, bridges, reservoirs, water courses, water powers, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests and to distribute to, subsidize or otherwise assist to take part in, construction, improvement, maintenance, working, management, carrying out or control thereof; to sell any surplus of power or electricity not required for the purpose of the company, provided that when exercised outside the property of the company the powers contained in this clause shall be subject to all provincial and municipal laws and regulations in that behalf;

(n) To invest and deal with the moneys of the company not immediately required in such manner as may be from time to time determined;

(o) To pay and remunerate any person, corporation or company by the issue and payment of fully paid up stock, bonds or other securities of this company or otherwise, for services rendered or to be rendered as promoter or underwriter of this or any other company or in placing, assisting to place or guaranteeing the placing of any shares, bonds or debentures of this or any other company or for any other services of any nature; or as payment for any property, real or personal, movable or immovable, rights, lease, business, franchise, undertaking, power, privilege, license or concession and in payment or part payment or in exchange for shares, bonds, debentures or other securities of any other company;

(p) To pay dividends on the stock of the company by the issue of fully paid up stock of the company provided that the accumulated profits or earnings of the company available for payment of dividends equal the par value of the stock so issued;

(q) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(r) To sell or dispose of the undertakings of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company;

(s) To adopt such means of making known the business of the company as may seem expedient, and in particular by advertising in the press, by circular, by purchase and exhibition of works of art or interest, by publication of books and periodicals, and by granting prizes, rewards and donations;

(t) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company;

(u) To develop and turn to account any land acquired by the company or in which it is interested, and in particular by laying out and preparing the same for farming and building purposes, constructing, altering, pulling down, decorating, maintaining, fitting up and improving buildings and conveniences, and by planting, paving, draining, farming, cultivating, letting on

building lease or building agreement, and to buy, build, sell and rent dwellings for its employees or others ;

(v) To do all or any of the above things as principals, contractors or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others ;

(w) To amalgamate with any other company having objects altogether or in part similar to those of this company ;

(x) To distribute by dividend or otherwise any of the property of the company in specie, or kind, among the members and particularly paid-up shares, debentures, or debenture stock of any other company ;

(y) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Bennett Limited," with a capital stock of three hundred thousand dollars, divided into 3,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Village of Chamby Canton, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.



## NOTICE TO MARINERS.

No. 129 of 1916.

(Pacific No. 27.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## BRITISH COLUMBIA

(421) Vancouver island—East coast—Stuart channel—Danger reefs—Uncharted ledge reported.

*Uncharted reef*—On 11th November, 1916, the steamer "Henry J. Biddle," drawing 9 feet forward and 11½ feet aft, struck on an uncharted reef southward of Danger reefs, and northward of Thetis island, on the bearings:

Fraser point.....172° 30' (S. 32° 30' E. mag.)  
 South tangent of point southward of Yellow point 239° (S. 34° W. mag.)  
 A sounding of 10 feet was obtained close to the vessel when aground, 2 hours before low water.

N. to M. No. 129 (421) 28-12-16.

*Variation in 1916:* 25° E.*Publication:* U. S. H. O. N. to M. No. 51 of 1916.*Admiralty charts:* Nos. 3618, 579 and 1917.*Publication:* British Columbia Pilot, Vol. 1, 1913, page 228.*Departmental File:* No.

## BRITISH COLUMBIA

(422) Cousins inlet—Wearing point—Gas-lighted beacon established.

*Position*—On easterly end of Wearing point.

Lat. N. 52° 18' 9", Long. W. 127° 47' 27"

*Character*—White light, automatically occulted at short intervals.

*Elevation*—26 feet.

*Visibility*—10 miles from all points of approach.

*Illuminating apparatus*—A lens lantern.

*Illuminant*—Acetylene, generated automatically.

*Structure*—Steel cylindrical tank, standing on a concrete base, and surmounted by a pyramidal steel frame supporting the lantern.

*Colour*—White.

*Remarks*—The light is unwatched.

N. to M. No. 129 (422) 28-12-16.

*Authority:* Report from Agent of Dept. of Marine, Victoria.*Admiralty chart:* No. 1923 B.*Canadian Naval chart:* No. 310.*Publication:* British Columbia Pilot, Vol. 2, 1913, pages 37 and 39.*Canadian List of Lights and Fog Signals, 1916:* To be inserted as No. 2356'5.*Departmental File:* No. 22356'5 C.

## JAPAN

(423) Kyushu—Shimabara gulf—Yushima Seto—Yushima—Lighthouse established.

*Position of Yushima light.*—Lat. N. 32° 36' 15", Long. E. 130° 19' 37"

*Character*—Occulting white light, visible 3 seconds and eclipsed 2 seconds alternately.

*Elevation*—127 feet.

*Visibility*—17 miles over an arc of 267° from 336° (N. 20° W. mag.) through North, E. and S. to 243° (S. 67° W. mag.)

*Power*—1800 candles.

*Order*—Fifth order.

*Illuminant*—Acetylene.

*Structure*—Circular concrete tower.

*Colour*—White.

*Height*—32 feet from base to light.

N. to M. No. 129 (423) 28-12-16.

*Variation in 1916:* 4° W.*Authority:* Notice No. 1071 of Department of Communications, Japan.

A. JOHNSTON,

Deputy Minister.

DEPARTMENT OF MARINE,

OTTAWA, CANADA, 28th December, 1916.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage

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## NOTICE TO MARINERS.

No. 130 of 1916.

(Inland No. 40)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, and all depths are at mean low water.

## ONTARIO.

## (424) River St. Lawrence—Wolfe island—Quebec point—Wharf—Buoy marking wreck.

*Wharf.*—A wharf has been built by the Canada Steamship Lines at Quebec (East) point, foot of Wolfe island. The wharf starts from the shore at a point 20 feet 75° (N. 85° 30' E. mag.) from the lighthouse, and runs 81° (S. 88° 30' E. mag.) for a distance of 40 feet, thence it runs 146° (S. 23° 30' E. mag.) for a distance of 60 feet. The wharf is 15 feet wide.

*Buoy marking wreck.*—A barrel buoy has been placed by the Canada Steamship Lines eastward of Quebec point to mark a sunken barge.

Lat. N. 44° 14' 21", Long. W. 76° 11' 8"

*Colour.*—Black.

*Depth.*—15 feet.

N. to M. No. 130 (424) 29-12-16.

*Variation in 1916:* 10° 30' W.

*Authority:* Departmental records.

*Admiralty charts:* Nos. 27891, 259 b, 1152 and 797.

*Publication:* St. Lawrence Pilot above Quebec, 1912, page 185.

*Departmental Files:* Nos. 36941 and 18286.

## ONTARIO.

## (425) Lake Ontario—Cobourg harbour—Depths.

*Depths in harbour.*—The whole of Cobourg harbour between the east breakwater and a line from the west breakwater head to the head of the centre pier carries depths of 18 feet or more, except in the inner basin and in the triangle between the inner basin wing wall and the east pier, where berths for the winter ferry steamer were this year dredged by the Department of Public Works of Canada to a depth of 17½ feet. West of the line joining the pier heads, referred to above, a strip 50 feet wide, extending 720 feet from the centre pier head, has been dredged to 16½ feet. The remainder of the harbour, to the westward, has less depths. All depths refer to the zero of the Harbour Master's gauge at Toronto, which is 244·8 feet above mean sea level, New York.

N. to M. No. 130 (425) 29-12-16.

*Authority:* Report from J. M. Wilson, Esq., District Engineer, through Asst. Chief Engineer, P. W. Dept.

*Admiralty charts:* Nos. 1152 and 797.

*Canadian Naval Chart:* No. 61.

*Publication:* U. S. H. O. Publication No. 108D, 1907, page 140.

*Departmental File:* No. 37301.

## UNITED STATES OF AMERICA.

## (426) St. Clair river—Port Huron—Changes in Fort Gratiot range lights.

*Former notice.*—No. 89 (312) of 1915.

(1) Fort Gratiot front range light has been re-established, 42 feet above water, on a black pyramidal skeleton tower, with white day-mark, at the water's edge. The temporary front light has been discontinued.

(2) Fort Gratiot back range light has been moved to a point 212 yards 207° 15' (S. 30° 30' W. mag.) from the front light and is 64 feet above water.

N. to M. No. 130 (426) 29-12-16.

*Variation in 1916:* 3° 15' W.

*Authority:* U.S.H. O. N. to M. No. 51 of 1916.

*Admiralty charts:* Nos. 330, 332, 519 and 678.

*Publication:* U.S.H.O. Publication No. 108C, 1907, page 37.

A. JOHNSTON,

Deputy Minister

DEPARTMENT OF MARINE,

OTTAWA, CANADA, 29th December, 1916.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

NOTE.—This will be the last Notice to Mariners issued in 1916. 30-2



## NOTICE.

Government of Canada  
Publications.

THE following list of recent Government publications is inserted in the *Canada Gazette* in conformity with Order in Council (P.C. 1522) of 28th October, 1915, which calls for the publication of such lists from week to week.

Where a publication is marked with an asterisk (\*) requests for the volume or report in question should be made to the department affected. In all other cases, applications should be addressed to the Chief of Distribution, Department of Public Printing and Stationery, Ottawa. When the title appears in English it will be understood that the volume is printed in English; when the title is in French, it means that the report is printed in the French language. The price quoted for publications should in every case accompany the application.

## AVIS.

Publications du Gouver-  
nement du Canada.

LA liste suivante des récentes publications du gouvernement est insérée dans la *Gazette du Canada*, en conformité de l'arrêté en conseil (C.P. 1522) du 28 octobre 1915, qui exige que ces listes soient publiées d'une semaine à l'autre.

Lorsqu'une publication est marquée d'un astérisque (\*) les demandes au sujet du volume ou du rapport en question devront être adressées au Ministère qui la publie. Dans tous les autres cas, il faudra s'adresser au Chef de la Distribution, département des Impressions et de la Papeterie publiques, Ottawa. Lorsque le titre est publié en anglais, il est entendu que c'est la version anglaise du volume qui est imprimée; lorsque le titre est en français, cela signifie que c'est la version française qui est imprimée. Le prix indiqué pour les publications devra dans chaque cas accompagner la demande.

## AGRICULTURE.

Annual report of the Department for year ending March 31, 1916, 118 pp.	0.10
Loi de l'Instruction Agricole, Rapport sur la, 226 pp.	0.15
Fermes Expérimentales : Rapports du Directeur des Services de la Chimie, de la Culture du Sol, et de l'Élevage, pour l'exercice terminé le 31 mars 1916, 596 pp.	0.45
Fermes Expérimentales : Rapports du Directeur des Services de l'Horticulture, des Céréales, de la Botanique, de l'Entomologie, des Plantes Fourragères, de l'Aviculture, et des Tabacs, pour l'exercice terminé le 31 mars 1915, 674 pp.	0.45
* Agricultural Gazette of Canada for January, 1917, 88 pp. 8vo. illus.	0.10
* Annual subscription	1.00
* La Gazette Agricole du Canada, décembre 1916, 105 pp. illus.	0.10
* Patent Office Record and Register of Copyrights and Trade Marks, October, 1916.	0.20
* Annual subscription	2.00
* Foreign Agricultural Intelligence, bulletin of, October, 1916, Vol. VI, No. 7, 94 pp. Free.	
* Spraying for Insects affecting Apple Orchards in Nova Scotia (Entomological Branch). Circular No. 8, 12 pp. Free.	
* Préparation des Œufs pour la vente (Division de l'Industrie Animale). Circulaire No. 16, 24 pp. Gratuit.	
* Table des matières pour la Gazette Agricole, janvier à décembre 1916, 38 pp. Gratuit.	
* Seed Testing (Branch of the Seed Commissioner), 4 pp. Free.	

## ARCHIVES.

Report on work of the Department for years 1914 and 1915. 780 pp.	0.60
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## BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Judgments, Orders, Regulations, and Rulings (fortnightly edition). Vol. VI, No. 20. (Jan. 15th.)	
Annual subscription	3.00
Single numbers	0.20

## CIVIL SERVICE COMMISSION.

- \* Miscellaneous Information (Third Edition) 8 pp. Free.
- \* Renseignements concernant les examens du Service Civil, 60 pp. Gratuit.

## COMMISSION OF CONSERVATION.

- \* Annual report, for year ending March 31, 1916, 284 pp. Free.
- \* Rapport annuel pour l'exercice terminé le 31 mars 1916, 310 pp. Gratuit.
- \* "Conservation", monthly bulletin, January, 1917, vol. vi. No. 1. Free.
- \* "Conservation of Life," Quarterly bulletin, December, 1916. Free.

## CUSTOMS.

Imports, Exports and Navigation of Canada, tables of, for year ending March 31, 1916. 772 pp.	0.50
Trade and Navigation returns for October, 1916, 532 pp. 8vo.	0.10

## EXTERNAL AFFAIRS.

Annual Report of the Secretary of State for External Affairs, for the year ending March 31, 1916, 40 pp.	0.05
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## INDIAN AFFAIRS.

Annual Report of the Department for year ending March 31, 1916, 500 pp.	0.30
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 500 pp.	0.35

## INLAND REVENUE.

Annual Report of the Department for year ending March 31, 1916. Part I. Excise, 236 pp.	0.15
Annual Report of the Department for year ending March 31, 1916. Part II. Weights and Measures, Gas and Electricity, 76 pp.	0.05
Annual Report of the Department for year ending March 31, 1916. Part III. Adulteration of Food, 604 pp.	0.25
Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie III. Falsification des substances alimentaires, 604 pp.	0.30
* Bran : Bulletin No. 355, 28 pp. Free.	
* Cassia : Bulletin No. 358, 24 pp. Free.	
* Lait Evaporé : Bulletin No. 345, 16 pp. Gratuit.	
* Bonbons au Chocolat : Bulletin No. 346, 20 pp. Gratuit.	
* Canned Tomatoes : Bulletin No. 357, 32 pp. Free.	

## INSURANCE.

Superintendent of Insurance, Report of the, Vol. II, Life Insurance Companies, year ending December 31, 1915.	0.50
Surintendant des Assurances, rapport du, Vol. I. Compagnies d'assurance autres que les compagnies d'assurance sur la vie, pour l'exercice terminé le 31 décembre 1915, 810 pp.	0.50
Surintendant des Assurances, rapport du, Vol. II. Compagnies d'Assurances—Vie, pour l'exercice terminé le 31 décembre 1915, 834 pp.	0.50





GOVERNMENT OF CANADA PUBLICATIONS—*Continued.*TRADE AND COMMERCE—*Concluded.*

Monthly report, September, 1916, 375 pp. 8vo.....	0.20
* Census and Statistics Monthly, November, 1916. Free.	
* Trade Bulletin, No. 678, 8vo. October 9. Free.	
* Statistique Mensuelle, novembre 1916, vol. 9, No. 99. Gratuit.	
* "Grain Inspection in Canada," by R. Magill, 64 pp. illus. Free.	
* Sale of Food and other commodities—Synopsis of the laws of the Dominion of Canada 16 p. Free.	
* Manufactures in Canada—Preliminary results of Postal Census taken in 1916, 4 pp. Free.	
* Vente des Aliments et autres Produits, lois du Dominion du Canada gouvernant la, 20 pp. Gratuit.	
* Rules and Regulations for Country Elevators, one sheet. Free.	

## SPECIAL PUBLICATIONS.

* <b>Atlas of Canada.</b> 124 pp. 17 x 12, 80 maps, 64 diagrams. 12 pp. statistics, cloth and leather binding....	3 00
" <b>Canada at War</b> ": Speech delivered by Rt. Hon. Sir Robert L. Borden in New York City. Nov. 18, 1916.	Free.
<b>Canada Year Book, 1915</b> , plates and maps, 707 pp. cloth.....	1.00
<b>Cost of Living</b> , report of Board of Inquiry into, vols. I and II, 2,064 pp. 8vo. diagrams.....	1.25
<b>Debates of Senate of Canada (English)</b> one volume, bound.....	3.00
<b>Debates of House of Commons of Canada (English)</b> 4 volumes, bound, per set.....	8.00
<b>Débats de la Chambre des Communes du Canada</b> , 4 volumes, reliés, par série.....	8.00
<b>Electoral Atlas of the Dominion</b> , according to the Redistribution Act of 1914, and amending Act of 1915. 230 pp. 15 x 12. Maps and descriptions of all Canadian constituencies :—	
Buckram binding.....	3.00
Paper cover.....	2.00
Separate sheets.....	0.05
Sheets per dozen.....	0.50
<b>European War</b> , copies of Proclamations, Orders in Council and Documents relating to the. 352 pp. 8vo.....	0.35
<b>European War</b> , copies of Proclamations, Orders in Council and Documents relating to the (First Supplement.) 528 pp. 8vo. ....	0.50
<b>European War</b> , copies of Proclamations, Orders in Council and Documents relating to the (Second Supplement.) 762 pp.....	0.60
<b>Index to Private Acts</b> , Dominion of Canada, 1867-1916. 90 pp. Cloth.....	0.50
<b>Index des Lois Privées du Canada, 1867-1916</b> , 100 pp. Broché.....	0.25
<b>Mauvaises Herbes du Canada.</b> 2ième édition, 196 pp. 10 x 17, 76 planches en couleurs; toile.....	1.00
<b>Statutes of Canada, 1916</b> .....	2.50
<b>Statuts du Canada, 1916</b> .....	2.50

<b>Report of the War Purchasing Commission:</b> Minutes, Orders in Council. 4 vols. per set.....	2.00
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\* "**Canada's Need for Greater National Saving**": Speech delivered by Hon. Sir Thomas White in Toronto, Jan. 3, 1917, 8 pp. Free.

1916-17

## STATEMENT

1916-17

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department to the night of the 31st December, 1915 and 1916.

PUBLIC DEBT.		1915.	1916.
LIABILITIES.		\$ cts.	\$ cts.
<b>FUNDED DEBT—</b>			
Payable in New York.....			75,357,000 00
do in Canada.....		11,118,610 94	308,806,931 69
do in London.....		362,703,312 40	362,703,312 40
Temporary Loans.....		179,607,017 53	120,925,808 02
Bank Circulation Redemption Fund.....		5,668,759 32	5,755,554 26
Dominion Notes.....		171,694,231 79	179,290,064 29
<b>SAVINGS BANKS—</b>			
	1915. 1916.		
Post Office Savings Banks.....	\$38,389,197 91 \$41,374,703 51		
Dominion Government Savings Banks..	13,771,008 96 13,285,919 94		
Trust Funds.....		52,160,206 87	54,660,623 45
Province Accounts.....		10,088,283 11	10,224,830 38
Miscellaneous and Banking Accounts.....		11,920,481 20	11,920,481 20
		41,632,058 39	36,081,676 08
Total Gross Debt.....		846,592,361 55	1,165,726,281 77
<b>ASSETS.</b>			
<b>INVESTMENTS—</b>			
Sinking Funds.....		11,668,891 51	13,249,186 93
Other Investments.....		110,268,901 12	138,673,112 12
PROVINCE ACCOUNTS.....		2,296,327 90	2,296,327 90
MISCELLANEOUS AND BANKING ACCOUNTS.....		207,214,221 65	289,396,205 15
Total Assets.....		331,448,342 18	443,614,832 10
Total Net Debt 31st December.....		515,144,019 37	722,111,449 67
do do to 30th November.....		501,668,167 71	706,128,082 14
Increase of Debt.....		13,475,851 66	15,983,367 53

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of December, 1915.	Total to 31st December, 1915.	Month of December, 1916.	Total to 31st December, 1916.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<b>REVENUE :</b>				
Customs.....	9,060,181 55	69,216,140 83	10,932,850 62	97,332,210 43
Excise.....	2,302,211 53	16,464,091 78	2,321,493 44	18,452,361 09
Post Office.....	1,846,560 26	12,796,339 91	2,200,000 00	14,150,000 00
Public Works, including Railways and Canals..	2,912,919 57	16,017,220 08	2,132,341 58	19,793,911 06
Miscellaneous.....	1,149,643 72	7,534,029 28	4,357,089 66	17,127,866 57
Total.....	17,271,516 63	122,027,821 88	21,943,775 30	166,856,349 15
<b>EXPENDITURE.....</b>	9,123,952 53	74,469,455 56	12,128,931 16	81,696,505 10

EXPENDITURE ON CAPITAL ACCOUNT, ETC.				
War.....	19,233,943 04	85,748,598 42	23,702,217 94	170,229,748 92
Public Works, including Railways and Canals.....	2,158,858 78	26,151,882 05	2,612,368 08	18,610,157 35
Railway Subsidies.....	250,000 00	1,217,910 71		363,478 61
Total.....	21,642,801 82	113,118,691 18	26,314,586 02	189,203,384 88

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,

J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.

FINANCE DEPARTMENT, Ottawa, January, 5, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance

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CIRCULATION AND SPECIE.

Provincial.....	\$	27,772 25	Gold held December 30, 1913, by the Minister of Finance.....	\$	119,597,793 69
Fractional.....		1,079,025 04			
\$1.....		14,591,598 50			
\$2.....		10,905,383 50			
\$4.....		45,075 00			
\$5.....		4,858,377 50	Gold reserve to be held on Savings Banks Deposits—		
\$50.....		10,200 00	10 p.c. on \$54,660,623.45 under The Savings Banks Act.....		5,466,062 35
\$100.....		1,600 00			
\$500.....		2,016,000 00			
\$1,000.....		4,352,000 00	Gold held for redemption of Dominion Notes...		\$114,131,731 34
\$500 Legal Tender Notes for Banks.....		193,500 00			
\$1,000 " " " ".....		1,587,000 00			
\$5,000 " " " ".....		141,380,000 00			
		\$ 181,047,531 79			
PROVINCIAL NOTES.					
\$1.....	\$	11,300 50			
\$2.....		6,062 00			
\$5.....		4,219 75			
\$10.....		2,180 00			
\$20.....		860 00			
\$50.....		650 00			
\$500.....		2,500 00			
		\$ 27,772 25			

J. E. ROURKE,  
Comptroller of Dominion Currency.  
FINANCE DEPARTMENT,  
OTTAWA, 11th January, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance.  
30-tf

UNREVISED STATEMENT of Inland Revenue accrued during the month of November, 1916.

Source of Revenue.	Amounts.	Total.
Excise.	\$ cts.	\$ cts.
Spirits.....	920,603 93	
Malt Liquor.....	7,426 05	
Malt.....	152,112 21	
Tobacco.....	1,026,293 46	
Cigars.....	71,332 35	
Manufactures in Bond.....	7,418 86	
Acetic Acid.....	1,127 85	
Seizures.....	630 80	
Other Receipts.....	7,402 92	
Total Excise Revenue.....		2,194,078 43
Methylated Spirits.....		15,957 09
Ferry.....		11,640 53
Inspection of Weights and Measures.....		4,208 00
Gas Inspection.....		5,829 10
Electric Light Inspection.....		956 50
Law Stamps.....		985 35
Other Revenues.....		418,099 01
War Tax.....		
Grand Total Revenue.....		2,651,754 01

J. U. VINCENT,  
Deputy Minister.

INLAND REVENUE DEPARTMENT,  
Ottawa, 22nd December, 1916.

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## POST OFFICE Savings Bank Account for the month of November, 1916.

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat. Can., 1906.)

DR.

CR.

	\$	cts.		\$	cts.
BALANCE in hands of the Minister of Finance on 31st October, 1916. ....	41,141,450	36	WITHDRAWALS during the month. ....	792,887	84
DEPOSITS in the Post Office Savings Bank during month. ....	1,136,673	72			
TRANSFERS from Dominion Government Savings Bank during month :—					
PRINCIPAL. .... \$					
INTEREST accrued from 1st April to date of transfer. ....					
DEPOSITS transferred from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada. ....	1,671	01			
INTEREST allowed to depositors on accounts during month. ....	7,368	58	BALANCE at the credit of Depositor's accounts on 30th November, 1916. ....	41,494,275	83
	42,287,163	67		42,287,163	67

Certified,  
W. FAIRWEATHER  
Actg. Superintendent Savings Bank Branch.  
POST OFFICE DEPARTMENT,  
OTTAWA, 10th January, 1917.

R. M. COULTER,  
Deputy Postmaster General.

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## STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks on thirty-first December, 1916. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on 30th November, 1916.	Deposits December, 1916.	Total.	Withdrawals for December, 1916.	Balance on 31st December, 1916
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Manitoba :—</i>					
Winnipeg. ....	569,220 49	4,891 00	574,111 49	4,396 25	569,715 24
<i>British Columbia :—</i>					
Victoria. ....	1,158,804 70	20,795 86	1,179,600 56	19,542 38	1,160,058 18
<i>Prince Edward Island :—</i>					
Charlottetown. ....	1,912,395 99	48,566 00	1,960,961 99	28,619 20	1,937,342 79
<i>New Brunswick :—</i>					
Newcastle. ....	269,973 32	1,121 00	271,094 32	2,127 00	268,967 32
St. John. ....	5,333,249 33	48,759 98	5,382,009 31	55,062 97	5,326,946 34
<i>Nova Scotia :—</i>					
Barrington. ....	118,740 69	30 00	118,770 69	135 00	118,635 69
Guysboro'. ....	117,453 53	545 00	117,998 53	1,019 26	116,979 27
Halifax. ....	2,498,533 82	25,834 90	2,524,368 72	21,647 36	2,502,721 36
Kentville. ....	236,759 83	5,134 00	241,893 83	2,509 67	239,384 16
Lunenburg. ....	413,868 80	8,623 00	422,491 80	2,415 68	420,076 12
Port Hood. ....	86,676 05	29 00	86,705 05	293 70	86,411 35
Shelburne. ....	223,424 07	3,147 39	226,571 46	3,646 87	222,924 59
Sherbrooke. ....	98,306 59	1,801 00	100,107 59	1,895 45	98,212 14
Wallace. ....	134,632 24	2,438 00	137,070 24	1,873 76	135,196 48
Totals. ....	13,172,039 45	171,716 13	13,343,755 58	139,684 55	13,204,071 03

T. C. BOVILLE,  
Deputy Minister of Finance.

FINANCE DEPARTMENT,  
OTTAWA, 9th January, 1917.

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## TO ADVERTISERS IN THE GAZETTE.

**PARTIES** sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules:

1. Address "The Canada Gazette, Ottawa, Canada."
2. Indicate the number of insertions required.
3. The rates are as follows: Notices, first insertion, ten cents per agate line (fourteen to the inch); subsequent insertions, five cents per line. Translation of documents, forty cents per one hundred words.

A provisional remittance should accompany the copy; the amount of which should be calculated as follows:

## First insertion:

Flat charge for title and signature.....	\$1 00
Add two cents per word actual count.....	
Translation, if any, to be made, at 40 cents per 100 words.....	

## Other insertions:

Flat charge for title and signature.....	0 50
Add one cent per word actual count.....	
Multiply by number of such other insertions.....	

Total.....

After the first insertion an invoice will be made showing the exact amount due, the amount received and any difference over or under in the remittance will be adjusted.

## NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions:—

Notices of applications for divorce—14 insertions.

Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.

Notices of ordinary applications to Parliament—5 insertions.

Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.

Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.

Interim Copyrights—1 insertion.

The Companies Act—Change of chief place of business, of by-laws, etc.—1 insertion.

Works in navigable waters, approval of plans, etc.—5 insertions.

Notices received up to 12 o'clock noon on Thursdays will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

J. de LABROQUERIE TACHE,

King's Printer and Controller of Stationery.

Department of Public Printing and Stationery.

Ottawa, 24th December, 1914.

## APPLICATIONS TO PARLIAMENT.

## HOUSE OF COMMONS.

## RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

*Petitions for Private Bills.*

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

*Instruction to Committees.*

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

*Deposit of Bills and Fees.*

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

*Additional charges.*

3. The following charges shall also be levied and paid in addition to the foregoing, viz.:—

(a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension.....	\$100 00
(b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week.....	100 00
(c.) When a Bill is presented in the House after the twelfth week of the session.....	200 00
(d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000.....	100 00
(e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000.....	150 00
(f.) When the proposed capital stock of a company is over \$750,000 and does not exceed \$1,000,000.....	200 00
(g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000.....	300 00
(h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000.....	400 00
(i.) For every additional million dollars or fractional part thereof.....	100 00

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves and increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill; and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating



in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs *b* or *c* of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,  
Clerk House of Commons.

#### RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. A *Railway or Canal Company*.—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. A *Telegraph or Telephone Company*.—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the *construction of any works* which in their construction or operation might specially affect the particular locality; or for obtaining any *exclusive rights or privileges*; or for doing any matter or thing which in its operation affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A *Banking Company*; An *Insurance Company*; A *Trust Company*; A *Loan Company*; or an *Industrial Company* without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks;

and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House.

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the *clauses* of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Acts* is proposed to be departed from;—Bills which are not framed in accordance with this *Rule*, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the *clauses*.

THOS. B. FLINT,  
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

#### MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a 'railway company, or of a canal company, or for an 'extension of the line of any existing or authorized 'railway or canal, shall be considered by the Examiner 'or by the Standing Orders Committee until there 'has been filed with that committee a map or plan, 'showing the proposed location of the works, and 'each county, township, municipality or district 'through which the proposed railway or canal, or any 'branch or extension thereof, is to be constructed."

#### MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway 'or canal company or for changing the route of the 'railway or of the canal of any company already 'incorporated shall be considered by the Railway 'Committee until there has been filed with the committee, at least one week before the consideration 'of the bill:—"

(a.) "A map or plan drawn upon a scale of not 'less than half an inch to the mile, showing the 'location upon which it is intended to construct 'the proposed work, and showing also the lines of 'existing or authorized works of a similar character 'within, or in any way affecting the district, or any 'part thereof, which the proposed work is intended 'to serve; and such map or plan shall be signed 'by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of 'capital proposed to be raised for the purpose of the 'undertaking, and the manner in which it is proposed 'to raise the same, whether by ordinary shares, 'bonds, debentures, or other securities, and the 'amount of each, respectively."

#### THE SENATE.

#### SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

As Revised and brought in force 22nd March, 1916.

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be

published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

- (1) The petitioner's residence at the time of service.
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—
  - (a) The respondent's residence at the time of sending such notice.
  - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
  - (c) The name and address of the solicitor, if any, acting for the respondent.
  - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
- (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be con-

sidered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.

(7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210).

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

## THE SENATE.

### Notices for Private Bills.

#### EXTRACTS FROM THE STANDING RULES OF THE SENATE.

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. *A Railway or Canal Company*:—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect a particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.



B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholder or bondholders or creditors of the company:—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed "Private Bill Notice"; or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition, praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

NOTICE is hereby given that Milo Elmer Rose, of the City of Hamilton, in the County of Wentworth, in the Province of Ontario, drilling contractor, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Gretchen Innis Rose, of the City of Hamilton, in the County of Wentworth, on the grounds of adultery and desertion.

Dated at Hamilton, this 22nd day of January, A.D. 1917.

ARRELL & ARRELL,  
Solicitors for the applicant.

EDWARD J. DALY,  
Ottawa agent.

31-14

NOTICE is hereby given that Florence Evelyn Snyder, of the City and District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Edward Lockwood, also of the City and District of Montreal, in the Province of Quebec, mechanic, on the grounds of adultery and desertion.

Dated at the City of Montreal, in the Province of Quebec, this 22nd day of November, 1916.

HUGH MACKAY,  
Solicitor for applicant.

22-14

NOTICE is hereby given that Colin Darrach Poole, of the City of Toronto, in the County of York, in the Province of Ontario, manager, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Catharine Poole, on the ground of adultery.

Dated at Toronto, in the Province of Ontario, the 8th day of January, 1916.

CORLEY, WILKEY & DUFF,  
157 Bay Street, Toronto,  
Solicitors for the applicant.

22-14

NOTICE is hereby given that Albert Edwin Gordon, of the City of Toronto, in the County of York, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Edna Gertrude Gordon, of the said City of Toronto, on the ground of adultery.

Dated at Toronto this 27th day of July, A.D., 1916.

CORLEY, WILKIE, DUFF & HAMILTON,  
Solicitors for applicant.

22-14

NOTICE is hereby given that Gertrude Ellen Beal, of the City of Toronto, in the County of York, and Province of Ontario, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, William Albrighton Beal, of the City of Toronto, in the County of York, and Province of Ontario, manufacturer, on the grounds of adultery, misconduct and cruelty.

Dated at the City of Ottawa, in the Province of Ontario, this 13th day of November, A.D. 1916.

PRINGLE, THOMPSON,  
BURGESS & COTÉ,  
511 Union Bank Bldg., Ottawa, Ont.,  
Solicitors for applicant.

21-14

NOTICE is hereby given that Mr. Donald George Whibley, presently of the City of Ottawa, in the County of Carleton, in the Province of Ontario, but formerly of the City and District of Montreal, in the Province of Quebec, Accountant, will apply to the Parliament of Canada, at the next Session thereof, for a Bill of Divorce from his wife, Frances Lilian Owen, of parts unknown, on the grounds of adultery and desertion.

Messrs. Aylen & Duclos, Solicitors, Ottawa, are agents for petitioner for receiving papers.

Dated at the City of Montreal, Province of Quebec, this thirteenth day of December, one thousand nine hundred and sixteen (13-1916).

LESLIE H. BOYD,  
Solicitor for applicant,  
136 St. James St., Montreal.

25-14

NOTICE is hereby given that Amy Beatrice Mathews, of the City of Westmount, in the District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Ernest Hilton, of the City of Montreal, in the Province of Quebec, on the ground of adultery.

Dated at the City of Montreal, in the Province of Quebec, this third day of January, one thousand nine hundred and seventeen.

COUSINS & CURRY,

Solicitors for applicant,  
120 St. James Street,  
Montreal.

29-14

NOTICE is hereby given that Rozilla Lamb, of the City of Toronto, in the County of York, in the Province of Ontario, nurse, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, George Alfred Lamb, of Toronto, Ontario, machinist, on the grounds of adultery and desertion.

Dated at the City of Toronto, in the County of York, Province of Ontario, this 31st day of October, 1916.

LEE & O'DONOGHUE,

241-2 Confederation Life Chambers, Toronto, Ont.,  
19-14 Solicitors for applicant.

NOTICE is hereby given that Edward Nevilles, of the City of Toronto, in the County of York, in the Province of Ontario, sheet metal worker, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Margaret S. Nevilles, of the City of Toronto, in the County of York, on the grounds of adultery and desertion.

Dated at Toronto, this 2nd day of November, A.D. 1916.

MORRIS & ROACH,

20-14 Solicitors for the applicant.

NOTICE is hereby given that Florence Amelia Kennedy, of the Township of Pittsburgh, in the County of Frontenac, and Province of Ontario, married woman, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Charles John Kennedy, of the said Township of Pittsburgh, farmer, on the ground of adultery.

Dated at the City of Kingston, Province of Ontario, the 23rd day of October, 1916.

D. A. GIVENS,

81 Brock St., Kingston, Ont.,  
Solicitor for applicant.

18-14

NOTICE is hereby given that Johnston Alexander Abraham, of the Village of Wiarton, in the County of Bruce, and Province of Ontario, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Mary Charles Abraham, of the Village of Wiarton, in the County of Bruce, and Province of Ontario, on the grounds of adultery and misconduct.

Dated at Ottawa, this 9th day of December, A.D. 1916.

PRINGLE, THOMPSON, BURGESS & COTE,

Union Bank Building,  
Ottawa, Ont.,  
Solicitors for applicant.

25-14

NOTICE is hereby given that Percy Doughty, of the City of Toronto, in the County of York, Province of Ontario, manager, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Beneita Jennetta Doughty, of the said City of Toronto, on the ground of adultery.

Dated at Toronto, in the Province of Ontario, this 1st day of December, 1916.

PERCY DOUGHTY,  
by his solicitor herein

S. W. BURNS,  
10 Queen East,  
Toronto.

24-14

NOTICE is hereby given that Andrew Hamilton Gault, of the City and District of Montreal, in the Province of Quebec, Major in the Canadian Expeditionary Forces, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Marguerite Claire Stephens, of the said City and District of Montreal, on the ground of adultery.

Dated at the City of Montreal, in the District of Montreal, in the Province of Quebec, this thirteenth day of November, A.D. 1916.

LAFLEUR, MacDOUGALL,  
MACFARLANE & POPE,  
Royal Trust Building,  
Montreal, Que.,  
Solicitors for applicant.

21-14

#### CARIBOO BARKERVILLE AND WILLOW RIVER RAILWAY COMPANY.

NOTICE is hereby given that the Cariboo Barkerville and Willow River Railway Company will apply to the Parliament of Canada, at its next session, for an Act extending the time within which the company may construct its line of railway and branch lines as authorized by its charter and amendments thereto and increasing its authorized capital stock to ten million dollars and for other purposes.

Dated at Ottawa this 26th day of December, A.D. 1916.

PRINGLE & GUTHRIE,  
Citizen Building,

27-5 Solicitors for the applicants.

#### THE TORONTO, HAMILTON AND BUFFALO RAILWAY COMPANY.

NOTICE is hereby given that The Toronto, Hamilton and Buffalo Railway Company, will apply to the Parliament of Canada, at its next session, for an Act ratifying and confirming an agreement made between The Hamilton and Dundas Street Railway Company and The Toronto, Hamilton and Buffalo Railway Company, dated 17th June, 1897, making certain traffic arrangements or agreements authorized by section 364 of The Railway Act, for a term of fifty years; and extending the time within which it may proceed to construct, complete and put into operation the railway which it has been authorized to construct between Port Maitland and Port Colborne by section 8 of chapter 65 of the Statutes of 1914; and also for power to lay out, construct, maintain and operate a line of railway between Welland and Port Colborne, in the Townships of Crowland and Humberstone, in the County of Welland, Province of Ontario; and also for authority to the company to make and enter into with The Michigan Central Railroad Company, The Canada Southern Railway Company and The Grand Trunk Railway Company of Canada or any of them, any of the arrangements or agreements authorized to be made between railway companies by section 364 of The Railway Act, for a term exceeding twenty one years; and also to authorize the company to take and hold stock in any navigation or steamboat company, and for other purposes.

Hamilton, 29th December, 1916.

28-5 E. D. CAHILL,  
General solicitor.

#### MOUNT ROYAL TUNNEL AND TERMINAL COMPANY, LIMITED.

NOTICE is hereby given that the Mount Royal Tunnel and Terminal Company, Limited, will apply to the Parliament of Canada, at its next session, for an Act extending the time within which the company may construct its tunnel and works and lines of railway authorized by section 2 of chapter 74 of the Statutes of Canada for the year 1912.

GERARD RUEL,  
Chief solicitor.

Toronto, 5th January, 1917.

29-5



## THE WESTERN LIFE ASSURANCE COMPANY.

NOTICE is hereby given that application will be made by The Western Life Assurance Company to Parliament, at the next session thereof, for an Act extending the time for the obtaining of a license from the Minister of Finance under the provisions of The Insurance Act, 1910, and 6 & 7 George V, chapter 8.

Dated at Winnipeg, this 10th day of January, A.D. 1917.

AIKINS, FULLERTON, FOLEY & NEWCOMBE,  
221 McDermot Avenue, Winnipeg, Manitoba,  
30-5 Solicitors for the applicant.

## GRAND TRUNK PACIFIC BRANCH LINES COMPANY.

NOTICE is hereby given that the Grand Trunk Pacific Branch Lines Company will apply to the Parliament of Canada, at its next session, for an Act extending the time within which the company may complete and put in operation the following authorized lines of railway.

(a) From a point on the western division of the Grand Trunk Pacific Railway in the vicinity of Township 22, Range 6, west of the Second Meridian, to Yorkton, and thence to the shores of Hudson Bay in the vicinity of Fort Churchill;

(b) From a point on the western division of the Grand Trunk Pacific Railway between the 105th and 107th degrees of longitude to Prince Albert;

(c) From a point on the western division of the Grand Trunk Pacific Railway between the east limit of Range 11 and the west limit of Range 16, west of the Third Meridian, thence in a southwesterly and westerly direction to a point in the vicinity of Calgary, or to a point on the line which the company is authorized to construct from a point on the said western division between the 111th and 113th degrees of longitude, to Calgary;

(d) From a point on the line mentioned in paragraph (c) hereof between the east limit of Range 20 and the west limit of Range 28, west of the Third Meridian, thence in an easterly and southeasterly direction to a point on the company's authorized line at or near Moosejaw, or to a point in the vicinity thereof.

(e) From a point within or near Townships 41, 42, or 43 on the line which the company is authorized to construct by paragraph 13 of section 11 of chapter 99 of the Statutes of 1906, thence in a generally northwesterly and westerly direction to a point on the western division of the Grand Trunk Pacific Railway between Artland and Wainwright,

And for other purposes.

Dated at Montreal, this 11th day of January, 1917.

W. H. BIGGAR.  
30-5 Solicitor for the applicants.

## THE KHAKI LEAGUE.

NOTICE is hereby given that an application will be made to the Parliament of Canada at its session beginning in January, 1917, for an Act to incorporate "The Khaki League" as an association to look after the welfare and interests of soldiers and sailors of the British Empire and its allies; to establish, maintain and operate recreation rooms, clubs and homes, for soldiers and sailors, and convalescent homes, hospitals, employment and information bureaux, educational classes, libraries, and agencies, intended for their benefit; to collect and establish funds for their benefit; to act as their agents; to establish memorials; to provide legal, medical and technical advice; to establish branches of the association; and for other analogous purposes; with all the powers required for the same.

Montreal, January 15th, 1917.

LIGHTHALL & HARWOOD,  
Solicitors for applicants,  
306 Quebec Bank Building,  
30-5 Montreal.

14196—4

## THE KENORA AND ENGLISH RIVER RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate a railway company under the name of "The Kenora and English River Railway Company" with power to lay out, construct and operate a line of railway commencing at a point on the Transcontinental Railway, in the District of Kenora, in the Province of Ontario, West of Superior Junction, northerly and westerly crossing the English River west of Lac Seul, thence northerly and westerly in the District of Patricia, thence westerly and southerly to and in the Province of Manitoba to the City of Winnipeg in the said Province with power to acquire and develop, but not by expropriation, electric or other energy; to construct and operate telephone and telegraph lines and charge tolls for the use thereof; to build and operate vessels; construct and operate wharves, hotels, etc., in connection with the undertaking of the company; to enter into agreements with other companies, and for such other powers as are usually given to railway companies.

DENTON, GROVER & FIELD,

Barristers, etc.,

Toronto, Ont.

Solicitors for the applicants.

Dated this 19th day of January, A. D. 1917. 30-5

## THE CANADIAN SURETY COMPANY.

NOTICE is hereby given that The Canadian Surety Company will make application to the Parliament of Canada, at its next Session, for an Act to amend its Act of Incorporation (1 and 2 George V., Cap. 60, 1911,) to enable it to transact the following classes of business, in addition to the classes specified in subsections (a), (b) and (c) of section 6 thereof, viz: (d) Automobile Insurance; (e) Accident Insurance; (f) Sickness Insurance and (g) Fire Insurance.

FOY, KNOX & MONAHAN

Solicitors for applicant.

30-5

153-161 Bay St., Toronto.

## BRITISH AMERICAN TELEPHONE AND TELEGRAPH COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for an act to incorporate a telephone and telegraph company under the name of the British American Telephone and Telegraph Company with power to construct, maintain, acquire and operate lines of electric telephone and telegraph (including wireless) in Canada and elsewhere with all other powers necessary and incidental to the carrying on of the business of a telephone and telegraph company; and to acquire by purchase, lease or otherwise companies with similar objects; and to sell, lease to and amalgamate or enter into agreements with other companies with similar objects and for other purposes.

Dated at Ottawa, this 15th day of January, A.D. 1917.

PRINGLE & GUTHRIE,

Citizen Building,

Solicitors for the Applicant.

30-5

NOTICE is hereby given that an application will be made at the next session of the Parliament of the Dominion of Canada, on behalf of George C. Breidert and Burton W. Mudge, both of Chicago, Illinois, for an Act to confer on the Commissioner of Patents authority to grant and issue to Burton W. Mudge the assignee of George C. Breidert, certain patents of invention for car ventilators, ventilator and ventilating devices in pursuance of the applications of George C. Breidert of Chicago, Illinois, the inventor thereof, and or of Burton W. Mudge, notwithstanding that the time within which such applications for patents should be made under The Patent Act had elapsed before the filing thereof.

Dated at Toronto, this 10th day of January, 1917.

BLAKE, LASH, ANGLIN & CASSELS,

25 King Street West, Toronto,

Solicitors for the applicant

30-5

## LELAND L. SUMMERS.

NOTICE is hereby given that Leland L. Summers, of Chicago, Ill., U.S.A., will apply to the Parliament of Canada, at the present session thereof, for an Act authorizing the Commissioner of Patents, notwithstanding anything in The Patent Act, to receive from the applicant an application for the payment of the further and usual fee for the second term of the following patents, namely:—Nos. 127,367; 127,368; 127,369 and 127,370, all dated 2nd August, 1910, the first two mentioned being for Improvements in Coking Furnaces, and the last two being for Improvements in Coking Processes; and to grant and issue to the said applicant certificates of payment for such fees, provided for by The Patent Act, extending the term of duration of each and all of the letters patent aforesaid in as full and ample a manner as if application had been made within the said first six years of the letters patent aforesaid, or six years from the date of the letters patent aforesaid.

SMELLIE & LEWIS,  
Solicitors for applicant.

Ottawa, 18th January, 1917. 31-5

## THE CANADIAN WESTERN RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its next session, by The Canadian Western Railway Company for an Act extending the time within which it may commence and complete the construction of the railway which it has been authorized to construct by chapter 69 of the Statutes of 1909, that is, from a point on the International boundary at or near the Town of Coutts, in the Province of Alberta, *via* Pincher Creek to Calgary and from Livingstone Mountains to Gould's Dome; and thence *via* the Elk River Valley to or near the Village of Michel.

Dated at Winnipeg, this 2nd day of January, A.D. 1917.

HOUGH, CAMPBELL & FERGUSON,  
Winnipeg, Manitoba,  
Solicitors for the applicants.

29-2-31-3

## BRITISH CROWN ASSURANCE CORPORATION OF CANADA.

NOTICE is hereby given that an application will be made to the Parliament of Canada at its present Session for an Act to incorporate "The British Crown Assurance Corporation of Canada" with power to carry on the business of fire insurance, automobile insurance, sprinkler leakage insurance, weather insurance and hail insurance in all their forms and branches throughout the Dominion of Canada, and with all other necessary and usual powers, and having its head office at the City of Regina in the Province of Saskatchewan.

Dated at Ottawa this 19th day of January, 1917.

EMBURY, SCOTT & McKINNON,  
Solicitors for Applicants.  
By JOHN J. O'MEARA,  
Their Agent.

31-5

## THE CALGARY &amp; FERNIE RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its next session, by The Calgary & Fernie Railway Company, for an Act extending the time within which it may commence and complete the construction of the railway which it has been authorized to construct by chapter 71 of the Statutes of 1906.

Dated at Winnipeg, this 2nd day of January, A.D. 1917.

HOUGH, CAMPBELL & FERGUSON,  
Winnipeg, Manitoba,  
Solicitors for applicants.

29-5

## CASCADE SCENIC RAILWAY COMPANY.

NOTICE is hereby given that an Application will be made to the Parliament of Canada at the next Session thereof, for an Act to incorporate a Company to construct own and operate a scenic or funicular railway at Banff, in the Province of Alberta, and to acquire the rights granted to Thomas Russ Deacon to construct such railway; and with power to construct, own and operate such other scenic or funicular railways at such places throughout Canada, as may be permitted by the municipalities in which such railways are to be constructed and as may be approved of by the Governor in Council, for vehicles to run either on rails or by aerial cable, or in such other manner as may be desired, such vehicles being propelled either by steam, electricity, gasoline, water power, or by such other means as may be deemed most convenient and expedient, and with power to acquire, construct, own and operate parks, hotels and other places of entertainment and with all such powers as are necessary or incidental to the foregoing powers, under the name "The Cascade Scenic Railway Company."

Dated at the City of Winnipeg, in the Province of Manitoba, this 21st day of November, A.D., 1916.

MORAN, ANDERSON & GUY,  
Solicitors for the applicant.

29-5

## BOY SCOUTS ASSOCIATION.

NOTICE is hereby given that the Canadian General Council of the Boy Scouts Association will apply to the Parliament of Canada at the next session thereof for an Act amending their Act of incorporation so as to obtain the sole and exclusive right to have and use all emblems, badges and decorations, descriptive or designating marks and titles now or heretofore used by the Association and the title "Boy Scouts," and also to have sole and exclusive right to have and use any emblem, badge, decoration, descriptive or designating marks and titles hereafter adopted by the Corporation, provided they are filed with and approved by the Minister of Agriculture or other Minister administering The Trade Mark and Design Act.

Dated at Ottawa, this ninth day of January, A.D., 1917.

GERALD H. BROWN,  
Honorary Secretary of the said Council.

29-5

## CANADIAN NORTHERN QUEBEC RAILWAY COMPANY.

NOTICE is hereby given that the Canadian Northern Quebec Railway Company will apply to the Parliament of Canada, at its next session, for an Act extending the time within which the company may commence and construct its authorized line of railway between or near St. Jerome and St. Eustache.

GERARD RUEL,  
Chief solicitor.

Toronto, 5th January, 1917.

29-5

## DOMINION CHAIN COMPANY, LIMITED.

NOTICE is hereby given that The Dominion Chain Company, Limited, of the City of Montreal, in the Province of Quebec, Canada, will apply to the Parliament of Canada, at the next session thereof, for an Act authorizing the Commissioner of Patents, notwithstanding anything contained in The Patent Act, to receive from the applicant an application for the certificate of payment of further and the usual fee for the third term on Patent No. 90650, granted 20th December, 1904, for Improvements in Grip Treads for Pneumatic Tires, and to grant and issue to the said applicant the certificate of payment of such fees, as provided for by The Patent Act, extending the term of duration of the patent aforesaid in as full and ample a manner as if application had been duly made in the term provided for by The Patent Act.

FETHERSTONHAUGH & CO.,  
5 Elgin street, Ottawa,  
Solicitors for the applicants.

Ottawa, 6th January, A.D. 1917.

28-5



**NOTICE** is hereby given that application will be made at the next session of the Parliament of Canada for the incorporation of The "Alliance Nationale," a fraternal and benevolent society, duly incorporated by special act of the Province of Quebec, to promote the material and social welfare of its members and the protection of those dependent upon them, in aiding them in sickness and disability and insuring them against death, sickness and accident, and by paying them such indemnities or benefits as may be provided for by the by-laws of the Association.

de LORIMIER & GODIN.

Solicitors for applicants.

Montreal, January 5, 1917. 29-5

#### THE ESSEX TERMINAL RAILWAY COMPANY

**NOTICE.**—Application will be made to the Parliament of Canada at its next session by The Essex Terminal Railway Company, for authority to construct and operate a branch line of its railway from a point in or near the Town of Objibway, to a point at or near Pelton, in the County of Essex and Province of Ontario, a distance of about 7 miles.

J. H. COBURN,

27-5 of the Town of Walkerville, Secretary.

### MISCELLANEOUS.

#### THE STERLING BANK OF CANADA.

**NOTICE** is hereby given that a dividend of one and one half per cent ( $1\frac{1}{2}\%$ ) for the quarter ending 31st January, inst., (being at the rate of six per cent (6%) per annum), on the paid-up capital stock of this Bank, has been declared, and that the same will be payable at the head office and branches of the Bank on and after the 15th day of February next.

The transfer books will be closed from the 17th of January to the 31st of January, both days inclusive.

By order of the board.

A. H. WALKER.

General manager.

Toronto, 3rd January, 1917. 29-5

#### THE MERCHANTS BANK OF CANADA.

##### QUARTERLY DIVIDEND.

**NOTICE** is hereby given that a dividend of two and one-half per cent for the current quarter, being at the rate of ten per cent per annum, upon the paid-up capital stock of this institution, has been declared, and will be payable at its banking house in this city and at its branches, on and after the 1st day of February next, to shareholders of record at the close of business on the 15th day of January.

By order of the Board,

D. C. MACAROW,

General manager.

Montreal, 26th December, 1916. 27-5

#### THE DOMINION BANK.

**NOTICE** is hereby given that a dividend of three per cent has been declared upon the paid-up capital stock of this institution for the quarter ending 31st December, 1916, being at the rate of twelve per cent per annum, and that the same will be payable at the head office of the Bank and its branches, on and after Tuesday, the 2nd day of January, 1917, to shareholders of record of 20th December, 1916.

The Annual General Meeting of the shareholders will be held at the head office of the Bank, in Toronto, on Wednesday, 31st January, 1917, at twelve o'clock noon.

By order of the Board,

C. A. BOGERT,

General manager.

Toronto, 17th November, 1916. 28-4

14196—4  $\frac{1}{2}$

#### THE ONTARIO POWER COMPANY OF NIAGARA FALLS.

##### ANNUAL GENERAL MEETING OF SHAREHOLDERS.

**NOTICE** is hereby given that the annual general meeting of the shareholders of The Ontario Power Company of Niagara Falls, will be held at the head office of the company, in the City of Niagara Falls, Ontario, Canada, on Saturday, the 3rd of February, 1917, at the hour of eleven o'clock in the forenoon, for the purpose of the election of directors of the company and for the transaction of such other business as may be transacted at an annual general meeting.

Dated the 27th day of December, 1916.

By order of the Board,

R. C. BOARD,  
Secretary.

27-5

#### THE ROYAL BANK OF CANADA.

##### DIVIDEND No. 118.

**NOTICE** is hereby given that a dividend of three per cent (being at the rate of twelve per cent per annum) upon the paid-up capital stock of this Bank has been declared for the current quarter, and will be payable at the Bank and its branches on and after Thursday, the 1st day of March next, to shareholders of record of 15th February.

By order of the Board.

C. E. NEILL,

General manager.

Montreal, Que., 16th January, 1917. 30-6

#### THE LONDON MUTUAL FIRE INSURANCE COMPANY OF CANADA.

**NOTICE** is hereby given that the annual meeting of the shareholders and members of the London Mutual Fire Insurance Company of Canada, will be held at the office of the company, No. 33 Scott Street, Toronto, on Saturday, 24th day of February, 1917, at the hour of eleven o'clock a.m., to receive a statement of the affairs of the company, exhibiting receipts and expenditure, assets and liabilities and a report of the business transactions for the year ending 31st day of December, A.D. 1916, and for the purpose of electing directors for the ensuing year, and for the transaction of all such other general business as may be brought before the said shareholders and members at the said meeting.

F. D. WILLIAMS,

Managing director.

Dated this 17th day of January, 1917. 30-2

#### THE GUELPH JUNCTION RAILWAY COMPANY.

**THE** annual meeting of the shareholders of this company, for the transaction of general business properly to be transacted at such meeting, will be held on Tuesday, the 6th day of February, 1917, at 4 p.m.; at the office of the company, Douglas Street, Guelph.

ARC. H. MACDONALD,

Secretary.

31-2

#### THE CANADIAN NORTHERN RAILWAY COMPANY.

**NOTICE** is hereby given that in accordance with section 140 of The Railway Act, there was deposited on the 16th day of January, 1917, in the office of the Secretary of State at Ottawa, a Satisfaction of Trust Agreement, dated 10th January, 1916, between The Canadian Northern Railway Company and Central Trust Company of New York, as trustee, securing certain 5% Gold Notes of said railway company.

Dated at Toronto this nineteenth day of January, 1917.

R. P. ORMSBY,

Assistant Secretary.

31-1

## INTERNATIONAL JOINT COMMISSION.

APPLICATION of the Government of the United States for the Approval of Plans of Improvements in the St. Clair River, at or near the Town of Port Huron, Michigan.

NOTICE is hereby given that there has been transmitted to and filed with the International Joint Commission the application of the Government of the United States for approval of plans for certain contemplated improvements in the St. Clair River along the water-front at Port Huron, Michigan, consisting of a channel 400 feet wide and 21 feet deep near the American shore, from a point about 1,500 feet above the mouth of Black River to within about 1,000 feet of the International tunnel, and the construction of a sill or submerged weir at a distance of about 2,000 feet below the said tunnel, the said sill to extend from the high water line on the American shore to the same elevation on the Canadian shore. All persons interested in the above application are entitled to be heard with respect thereto before the Commission.

LAWRENCE J. BURPEE,  
Ottawa, Canada,  
WHITEHEAD KLUTTZ,  
Washington, D.C.,

29-3 Secretaries, International Joint Commission.

## NAVIGABLE WATERS PROTECTION ACT.

## CHAPTER 115, REVISED STATUTES OF CANADA.

THE Vancouver, Victoria and Eastern Railway and Navigation Company, hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the Land Registry Office in the City of Vancouver, British Columbia, a description of the site and plan of the wharf proposed to be built in Burrard Inlet, in the Harbour of Vancouver, in extension of the existing wharf of the said company.

And take notice that after the expiration of one month from the date of the first publication of this notice, the Vancouver, Victoria and Eastern Railway and Navigation Company will under section 7 of the said Act, apply to the Minister of Public Works, at his office, in the City of Ottawa, for approval of the said plans, and for leave to construct the said wharf.

Dated at Vancouver, B.C., this 4th day of January, A.D. 1917.

A. H. MACNEILL,  
Solicitor for the Vancouver, Victoria and  
29-5 Eastern Railway and Navigation Company.

## NAVIGABLE WATERS PROTECTION ACT.

## REVISED STATUTES OF CANADA, CHAPTER 115.

CANADIAN Robert Dollar Company, Limited, hereby give notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa and in the office of the District Registrar of the Land Registry District of Vancouver at Vancouver, British Columbia, a description of the site and the plans of the wharf and saw-mill buildings proposed to be built on the North Arm of Burrard Inlet, in front of District Lot four hundred and seventy-one (471), Group one (1), Vancouver District.

And take notice that after the expiration of one (1) month from the date of the first publication of this notice Canadian Robert Dollar Company, Limited, will, under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa for approval of the said site and plans and for leave to construct the said wharf and saw-mill buildings.

Dated at Vancouver, British Columbia this 10th day of January, A.D. 1917.

CANADIAN ROBERT DOLLAR  
COMPANY, LIMITED,  
by their solicitors  
29-5 Messrs. Bodwell, Lawson & Lane.

## NAVIGABLE WATERS PROTECTION ACT.

## CHAPTER 115, REVISED STATUTES OF CANADA.

HUME B. Babington and Norman R. Brodhurst, of the City of Prince Rupert, in the Province of British Columbia, hereby give notice that they have under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the District Registrar of Titles at the Land Registry Office at the City of Prince Rupert aforesaid, a description of the site and the plans of a wharf proposed to be built in Henslung Bay, Langara Island, in front of lots 999 and 998, Queen Charlotte Island Land District, Province of British Columbia.

And take notice that after the expiration of one month from the date of the first publication of this notice the said Hume B. Babington and Norman R. Brodhurst will under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa, Province of Ontario for approval of the said site and plans, and for leave to construct the said wharf.

Dated at Prince Rupert, B.C., this 27th day of December, A.D. 1916.

WILLIAMS & MANSON,  
28-5 Solicitors for the applicant.

## IMPERIAL BANK OF CANADA.

## DIVIDEND No. 106.

NOTICE is hereby given that a dividend at the rate of twelve per cent (12 %) per annum upon the paid-up capital stock of this institution has been declared for the three months ending 31st January, 1917, and that the same will be payable at the head office and branches on and after Thursday, the first day of February next.

The transfer books will be closed from the 17th to the 31st January, 1917, both days inclusive.

By order of the Board,

E. HAY,  
General manager.  
Toronto, 20th December, 1916. 27-5

## LA BANQUE NATIONALE.

ON and after Thursday, the 1st day of February next, this Bank will pay to its shareholders a dividend of two per cent, being at the rate of eight per cent per annum, upon its capital, for the quarter ending on the 31st of January next.

This dividend will be paid according to the list of shareholders of record on the 15th of January next.

By order of the board of directors,

N. LAVOIE,  
General manager.  
Quebec, 28th December, 1916. 27-5

## THE WEYBURN SECURITY BANK.

## DIVIDEND No. 11.

NOTICE is hereby given that a dividend at the rate of five per centum per annum upon the paid-up capital stock of this bank has been declared for the half-year ending 31st December, 1916, and that the same will be payable at its head office and branches on and after 21st February, 1917.

Notice is also hereby given that in addition to the cash dividend for the half-year ending 31st December, 1916, a stock dividend equal to five per centum of the subscribed capital stock held by each stockholder on 31st December, 1916, has been declared and that same will be issued to such stockholders on and after 21st February, 1917.

By order of the Board.

H. O. POWELL,  
General manager.  
Weyburn, Sask., 10th January, 1917. 30 4



# NAVIGABLE WATERS PROTECTION ACT, CHAPTER 115, R.S.C.

**PUBLIC** notice is hereby given that, under section 7 of the said Act, "The St. Maurice River, Boom & Drive Company, Limited," has deposited with the Minister of Public Works at Ottawa, and in the Registry Office for the district of Champlain, in the Province of Quebec, a description of the site and plans of five piers proposed to be built in the St. Maurice River, at Grandes Piles, in the County of Champlain, in front of lots 212, 213, 214 and 215 of Range 2 of the Township of Radnor, on the east side of St. Maurice River, and of lots 132, 133 and 134 of Range 1, of the Township of Radnor, on the west side of St. Maurice River, and pier No. 5, as shown in said plans, which will be built on the island known as "Ile Le Blond," at Petites Piles, in the County of Champlain, in front of lot numbered one, in the first Range of the Township of Radnor, in the said County of Champlain.

And take notice that after the expiration of one month from the date of the first publication of this notice the St. Maurice River Boom and Drive Company, Limited, will, under section 7 of the said Act, apply to the Minister of Public Works at his office at the City of Ottawa, for approval of the said plans and for leave to construct the said piers.

Dated at Three Rivers, this 19th day of January, 1917.

BUREAU & BIGUÉ,  
Solicitors for the applicant,  
31-4 Power Building, Three Rivers.

## UNION BANK OF CANADA.

DIVIDEND No. 120.

**NOTICE** is hereby given that a dividend at the rate of eight per cent per annum upon the paid-up capital stock of the Union Bank of Canada has been declared for the current quarter, and that the same will be payable at its banking house in the City of Winnipeg, and also at its branches, on and after Thursday, the 1st day of March, 1917, to shareholders of record at the close of business on the 14th day of February next.

The transfer books will be closed from the 15th to the 28th of February, 1917, both days inclusive.

By order of the Board,

G. H. BALFOUR,  
General manager.  
Winnipeg, 18th January, 1917. 31-4

## THE BANK OF OTTAWA.

DIVIDEND No. 102.

**NOTICE** is hereby given that a dividend of three per cent, being at the rate of twelve per cent per annum, upon the paid-up capital stock of this Bank, has this day been declared for the current three months, and that the said dividend will be payable at the Bank and its branches on and after Thursday, the first day of March, 1917, to shareholders of record at the close of business on the 15th of February next.

By order of the Board,

D. M. FINNIE,  
General manager.  
Ottawa, Ont., 15th January, 1917. 31-5

## THE CANADIAN BANK OF COMMERCE.

DIVIDEND No. 120.

**NOTICE** is hereby given that a quarterly dividend of 2½ per cent upon the capital stock of this bank has been declared for the three months ending 28th of February next, and that the same will be payable at the Bank and its Branches on and after Thursday, 1st March, 1917, to shareholders of record at the close of business on the 14th day of February, 1917.

By order of the Board,

JOHN AIRD,  
General manager  
Toronto, 19th January, 1917. 31-5

# NAVIGABLE WATERS PROTECTION ACT. : CHAPTER 115, REVISED STATUTES, CANADA. :

**THE** Canada Iron Foundries, Limited, hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa and in the Registry Office for Three Rivers, a description of the site and plans of the wharf proposed to be built at the mouth of St. Maurice River, in front of Lot No. 1824 of the official plans and book of reference of the cadaster of the City of Three Rivers.

And take notice that after the expiration of one month from the date of the first publication of this notice the said Canada Iron Foundries, Limited, will, under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa, for approval of the said site and plans, and for leave to construct the said wharf.

Dated at Three Rivers, this 19th day of January, 1917.

BUREAU & BIGUÉ,  
Solicitors for the applicant,  
31-4 Power Building, Three Rivers.

## THE ATLANTIC, QUEBEC & WESTERN RAILWAY COMPANY.

**NOTICE** is hereby given that, in accordance with the provision of section 140 of The Railway Act, there was deposited in the Office of the Secretary of State of Canada, at Ottawa, on the 18th, day of January, 1917, a duplicate original of an Agreement dated at London, England, 20th, December, 1916, between The Atlantic, Quebec & Western Railway Company, Edward Bruce Read, Esquire, and Frank Harding Jones, Esquire, providing for the appointment of the said Frank Harding Jones of Housham Tye Harlow, in the County of Essex and Palace Chambers, Westminster, England, as Trustee for the bondholders of The Atlantic, Quebec & Western Railway under the Trust Deed of the 26th, of June, 1905, and all deeds supplemental thereto, in succession to the late George Elliott, Esquire, deceased, on the 27th of October last, 1916.

Dated at Montreal, 22nd January, 1917.

CAMPBELL, McMASTER & PAPINEAU,  
31-2 Solicitors.

## BECKER & CO. OF AMERICA, LIMITED.

BY-LAW No. 3.

**BE** it enacted as By-law No. 3 of Becker & Co. of America, Limited, as follows:—

Subject to confirmation by shareholders and to the other requirements of section 76 of Dominion Companies Act being complied with, the head office of this company is hereby changed from the City of Toronto, in the Province of Ontario, to the City of Halifax, in the Province of Nova Scotia.

Passed this 17th day of January, 1917.

W. P. RYRIE,  
Managing Director. [L.S.]  
FRANCIS C. LALONDE,  
Secretary.

I, Francis C. Lalonde, secretary of Becker & Co. of America, Limited, hereby certify that the foregoing is a true copy of by-law number 3 of the company, providing for change of the head office, which by-law was duly passed by the directors on the seventeenth day of January, 1917, and duly approved, ratified and confirmed by the unanimous vote of all the shareholders present and represented at a special general meeting duly called for considering the by-law on the seventeenth day of January, A.D. 1917.

As witness my hand and the corporate seal of the said company this 17th day of January, A.D. 1917.

[L.S.] FRANCIS C. LALONDE,  
31-1 Secretary.

## THE BANK OF TORONTO.

## DIVIDEND No. 142.

NOTICE is hereby given that a dividend of two and three-quarters per cent for the current quarter, being at the rate of eleven per cent per annum, upon the paid-up capital stock of the Bank, has this day been declared, and that the same will be payable at the Bank and its branches, on and after the 1st day of March next, to shareholders of record at the close of business on the 14th day of February next.

By order of the Board,

THOS. F. HOW,  
General manager.

The Bank of Toronto,  
Toronto, 24th January, 1917.

31-5

## WHEAT EXPORT COMPANY, LIMITED.

TAKE Notice that the principal office of Wheat Export Company, Limited, a body corporate under Part 1 of The Companies Act, R.S.C. Cap. 79, is in Room No. 500 of the Grain Exchange, in the City of Winnipeg, Manitoba.

Dated the 22nd day of January, 1917.

## WHEAT EXPORT CO'Y, LIMITED,

K. B. STODDART,  
President.  
W. J. T. KERR,  
Secretary.

31-1

## PARKER-EAKINS COMPANY, LIMITED.

I HEREBY certify that the following is a true copy of a by-law enacted by Parker-Eakins Company, Limited, at a meeting of shareholders duly called and held on the 3rd day of April, 1916, the by-law having been previously enacted by the directors, subject to the approval of the shareholders:—

"Whereas it is deemed expedient to change by-law No. 11 of the by-laws of this company, by substituting the word 'five' for the word 'three' in the first sentence, thereby making it read as follows: 'The affairs of the company shall be managed by a board of five directors, to be elected each year, of whom three shall form a quorum: said directors shall be elected by ballot.'"

"Therefore be it enacted, and it is hereby enacted, that the said by-law No. 11 be changed to read as above."

## PARKER-EAKINS CO., (LIMITED),

A. W. EAKINS, President.  
B. S. ROBBINS, Secretary.

Yarmouth, Nova Scotia, January Twenty-second  
Nineteen hundred and seventeen.

31-1

## BANQUE D'HOCHELAGA

NOTICE is hereby given, in accordance with provisions of article 33 of The Bank Act, that:

(A) The shareholders of the Banque d'Hochelaga, at their annual general meeting, held at the Head Office of the Bank, in the City of Montreal, on the 15th January, 1917, have adopted the following by-law:

"The authorized capital of the Banque d'Hochelaga is increased to the amount of ten million dollars, (\$10,000,000)."

Certified copy,

BEAUDRY LEMAN,  
Secretary and general manager.

(B) That application will be made, within three months from the adoption of the said by-law, to the Treasury Board, at Ottawa, for the issuing of a certificate approving this by-law.

Montreal, this 20th January, 1917.

BEAUDRY LEMAN,  
Secretary and general manager.

31-4

## BANK OF MONTREAL.

NOTICE is hereby given that a dividend of two and one-half per cent upon the paid-up capital stock of this institution has been declared for the current quarter, payable on and after Thursday, the first day of March next, to shareholders of record of 31st January, 1917.

By order of the Board,

FREDERICK WILLIAMS-TAYLOR,  
General manager.

Montreal, 23rd January, 1917.

31-5

## THE HOME BANK OF CANADA.

## DIVIDEND No. 41.

NOTICE is hereby given that a dividend at the rate of five per cent (5%) per annum upon the paid-up capital stock of this Bank has been declared for the three months ending the 28th February, 1917, and that the same will be payable at the Head office and Branches on and after Thursday the 1st day of March, 1917. The transfer books will be closed from the 14th day of February to the 28th day of February, 1917, both days inclusive.

By order of the Board,

J. COOPER MASON,  
Acting general manager.

Toronto, January 17, 1917.

31-5



BUREAU DU GREFFIER DE LA COURONNE EN  
CHANCELLERIE POUR LE CANADA.

OTTAWA, le 22 janvier 1917.

Il a plu à SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL d'appeler au Sénat, par lettres patentes, sous le grand sceau, en date du vingtième jour de janvier 1917 :—

FREDERIC NICHOLS, écuyer, de Toronto, Ontario, comme membre du Sénat et sénateur pour la province d'Ontario ;

HENRY W. RICHARDSON, écuyer, de Kingston, Ontario, comme membre du Sénat et sénateur pour la province d'Ontario ;

GIDEON D. ROBERTSON, écuyer, de Welland, Ontario, comme membre du Sénat et sénateur pour la province d'Ontario ;

GEORGE LYNCH STAUNTON, écuyer, de Hamilton, Ontario, comme membre du Sénat et sénateur pour la province d'Ontario ;

ADAM B. CROSBY, écuyer, d'Halifax, N.-E., comme membre du Sénat et sénateur pour la province de la Nouvelle-Ecosse ;

CHARLES E. TANNER, écuyer, de Pictou, N.-E., comme membre du Sénat et sénateur pour la province de la Nouvelle-Ecosse.

THOMAS JEAN BOURQUE, écuyer, de Richibucto, N.-B., comme membre du Sénat et sénateur pour la province du Nouveau-Brunswick.

JAMES G. FOLEY,  
Greffier de la Couronne en Chancellerie  
pour le Canada.

31-1

## NOMINATIONS.

## SECRÉTARIAT D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL de faire les nominations suivantes :—

Ottawa, 11 novembre 1916.

Le Très Honorable sir CHARLES FITZPATRICK, G.C. M.G., Juge en chef du Canada : Député de Son Excellence le Gouverneur général.

15 janvier 1917.

*Au lieu de l'avis de la nomination d'Alphonse Pednault (fils d'Eloi Pednault) en qualité de gardien du quai de l'Etat à l'Île-aux-Coudres, dans la province de Québec, qui a été publié dans la Gazette du Canada du 23 décembre 1916, lisez ce qui suit :*

PIERRE PEDNAULT (fils d'Eloi Pednault) de l'Île-aux-Coudres, dans la province de Québec : Gardien du quai de l'Etat à cet endroit.

17 janvier 1917.

HERMÉNÉGILDE BESSETTE, de la cité de Montréal, dans la province de Québec, préposé temporaire à l'accise : Douanier au revenu de l'intérieur, division de Montréal, dans la dite province, à compter du 1er avril 1916.

CHARLEMAIN FLYNN SHEPPARD, de la cité d'Ottawa, dans la province d'Ontario : Aide-inspecteur des poids et mesures dans la division des poids et mesures d'Ottawa, dans la dite province, à compter du 1er avril 1916.

GEORGE HURST, de la ville de Parrsboro, dans la province de la Nouvelle-Ecosse : Commissaire de pilotage et secrétaire-trésorier du conseil de pilotage pour la circonscription de Parrsboro, dans la dite province, en remplacement d'Edward Gillespie, démissionnaire.

FREDERICK BARNES, de la cité de Montréal, dans la province de Québec, préposé temporaire à l'accise : Douanier dans la division du revenu de l'intérieur de Montréal, dans la dite province, à compter du 1er avril 1916.

E. F. WILLIAMS, de la ville de Dartmouth, dans la province de la Nouvelle-Ecosse : Commissaire de pilotage pour la circonscription de pilotage d'Halifax dans la dite province, en remplacement de M. C. Grant, démissionnaire.

JOSEPH DONAT GAGNON, de la cité de Québec, dans la province de Québec, douanier temporaire : Douanier dans la division du revenu de l'intérieur de Québec, dans la dite province, à compter du 1er avril 1916.

## PROCLAMATIONS.

## DEVONSHIRE.

[L.S.]

## CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'elles pourront concerner,—SALUT :

## A PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU que dans et par  
Sous-Ministre de la } la Partie XII de la Loi de  
Justice, Canada. } la marine marchande, Statuts  
révisés de 1906, chapitre 113, il est entre autre choses  
statué par Notre Gouverneur en conseil, peut, par proclamation, déclarer havre public toute étendue recouverte d'eau et soumise à la juridiction de Notre Parlement du Canada ;

ET ATTENDU que Notre Gouverneur en conseil est d'avis que le havre de Nanaïmo, dans la province de la Colombie-Britannique, renfermant l'étendue ci-après mentionnée, soit proclamé havre public,—

SACHEZ donc que par les présentes Nous proclamons et déclarons que le dit havre de Nanaïmo, renfermant une étendue couverte d'eau qui peut être décrite comme suit, savoir :

"Toutes les eaux de marée des cours d'eau, anses, etc., et tous les bancs jusqu'à la marque de l'eau haute, en dedans de lignes droites tirées de la tangente sud de la pointe Pimbury franc est astronomiquement jusqu'à l'île Newcastle ; de l'extrémité de la pointe McKay jusqu'à l'extrémité sud de l'île Lighthouse ; de là jusqu'au phare de l'île Entrance, et de là jusqu'à l'extrémité de la pointe Berry, et traversant les détroits False et Dodd, à leurs points les plus étroits," sera un havre public.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. Témoin Notre Très fidèle et très aimé cousin et conseiller, Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière ; membre de Notre très honorable Conseil Privé ; chevalier grand-

croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce DIXIÈME jour de JANVIER, en l'année de Notre-Seigneur mil neuf cent dix-sept et de Notre Règne la septième.

Par ordre,

31-3

THOMAS MULVEY,  
Sous-Secrétaire d'Etat.

DEVONSHIRE.

[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'icelles pourront concerner,—SALUT :

#### PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU que dans  
Sous-Ministre de la Justice, } et par la Partie  
Canada. } XII de la *Loi de la*  
*marine marchande*, Statuts révisés de 1906, chapitre 113, il est entre autres choses statué que Notre Gouverneur en conseil peut, par proclamation déclarer havre public toute étendue recouverte d'eau et soumise à la juridiction de Notre Parlement du Canada ;

ET ATTENDU que Notre Gouverneur en conseil est d'avis que le havre de Departure-Bay, dans la province de la Colombie-Britannique, renfermant l'étendue ci-après mentionnée, soit proclamé havre public,—

SACHEZ donc que par les présentes Nous proclamons et déclarons que le dit havre de Departure-Bay, renfermant une étendue couverte d'eau qui peut être décrite comme suit, savoir :

“Toutes les eaux de marée des cours d'eau, anses, etc., et tous les bancs jusqu'à la marque de l'eau haute en dedans de lignes droites tirées de la tangente sud de la pointe Pimbury franc est astronomiquement jusqu'à l'île Newcastle et de l'extrémité sud de l'île Lighthouse, de là jusqu'à la tangente nord de l'île Five-Fingers, et de là jusqu'à l'extrémité de Lagoon-Head.” sera un havre public.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes, et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN : Notre très fidèle et très aimé cousin et conseiller, Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière ; membre de Notre très honorable Conseil Privé ; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges ; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce DIXIÈME jour de JANVIER en l'année de Notre-Seigneur, mil neuf cent dix-sept et de Notre Règne la septième.

Par ordre,

31-3

THOMAS MULVEY,  
Sous-Secrétaire d'Etat.

## DÉPÊCHES, Etc.

CANADA,  
N° 1454.

DOWNING STREET,  
30 décembre 1916.

MILORD DUC,—Relativement à la dépêche n° 1096 du 27 septembre de mon prédécesseur, j'ai l'honneur de prier Votre Excellence d'informer Vos Ministres qu'il a été décidé d'augmenter les taux d'assurance contre les risques de guerre sur les cargaisons en vertu du projet d'assurance du gouvernement contre les risques de guerre à £2.2.0 par cent par voyage, lesquels deviendront en vigueur à compter du 22 décembre 1916.

J'ai l'honneur d'être,

Milord duc,

de Votre Grâce le très humble

et très obéissant serviteur,

(Signé) WALTER LONG.

Au Gouverneur général  
Son Excellence le  
Duc de Devonshire, C.J., G.C.O.V.,  
etc., etc., etc.

31-3

## ARRÊTÉS EN CONSEIL.

[85] HÔTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 13e jour de janvier 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL

ATTENDU que le Ministre de la Marine et des Pêcheries et le Ministre des Travaux publics représentent qu'ils ont pris en considération la question de pouvoir à l'entretien la nuit de feux qui indiqueront les chenaux sous les arches des ponts fixes comme aides à la navigation sur les eaux navigables ;

Et attendu que l'article 233 de la *Loi des chemins de fer*, chapitre 37 des Statuts révisés du Canada prescrit qu'un plan et une description de l'emplacement proposé d'un pont de chemin de fer projeté (sauf un pont au-dessus d'un canal) et un plan général de l'ouvrage à construire doivent d'abord être soumis au Ministre des Travaux publics pour approbation ;

Et attendu que l'article 7 de la *Loi de la protection des eaux navigables*, chapitre 115 des Statuts révisés du Canada, contient une prescription semblable pour les ponts autres que les ponts de chemin de fer.

Et attendu que les ministres sont de l'avis des fonctionnaires des départements de la Marine et des Pêcheries et des Travaux publics que ces plans et descriptions ne doivent en aucun cas être approuvés à moins qu'ils n'indiquent la présence des feux requis pour la sûreté de la navigation.

Par conséquent il plaît à Son Excellence le Gouverneur général en conseil de décréter par ces présentes ce qui suit :—

Nul plan et nulle description d'un pont fixe au-dessus d'eaux navigables (sauf les canaux) qui d'après l'article 233 du chapitre 37 des Statuts révisés du Canada, ou par l'article 7 du chapitre 115 des Statuts révisés du Canada, doivent être soumis au Ministre des Travaux publics pour approbation, ne seront approuvés à moins que ce plan et cette description indiquent qu'il y a un feu blanc fixe de chaque côté de tout chenal de navigation passant sous un tel pont fixe. Ces feux, dont l'intensité lumineuse devra être approuvée par le Département de la Marine et des Pêcheries, seront entretenus par le propriétaire ou les propriétaires de tels ponts durant chaque nuit du coucher jusqu'au lever du soleil pendant toute la saison de navigation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

31-2



[3070]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 14e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

ATTENDU que le Ministère des Travaux publics a demandé la mise en réserve d'un acre de terre compris dans le quart nord-est de la section 39, township 70, rang 19, à l'ouest du 4e méridien, pour les fins d'une station télégraphique ;

Attendu que le terrain demandé et ci-après décrit est disponible à ces fins d'après les archives du Ministère de l'Intérieur et que le Ministre de l'Intérieur recommande que cette demande soit accordée,—

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 75 de la *Loi des terres fédérales* de soustraire par ces présentes à l'application de la dite loi le terrain demandé tel que décrit ci-après et de le réserver aux fins d'une station télégraphique pour le Ministère des Travaux publics.

Commencant à une borne en fer située à l'angle nord-ouest du dit terrain et déterminée comme suit :

Partant de l'angle nord-est du quart nord-est de la section 25, township 70, rang 20, à l'ouest du 4e méridien, de là vers l'est en suivant la limite nord de la section 30, township 70, rang 19, à l'ouest du 4e méridien, une distance de 2849.3 pieds ; de là vers le sud 12 degrés et une minute est, une distance de 2229.9 pieds jusqu'à la dite borne en fer ; de là inclinant vers le sud 89 degrés et 1 minute est, une distance de 726 pieds jusqu'à une borne en bois ; de là vers le sud 59 minutes ouest, une distance de 60 pieds jusqu'à une borne en bois ; de là vers le nord 89 degrés et 1 minute ouest, une distance de 726 pieds jusqu'à une borne en fer, de là vers le nord 59 minutes est, une distance de 60 pieds plus ou moins jusqu'à une borne en fer située au point de départ comprenant par mesurage un acre, plus ou moins, le tout tel que décrit sur le plan ci-annexé.

RODOLPHE BOUDREAU,

28-4

Greffier du Conseil privé.

[3068]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 13e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL  
EN CONSEIL.

IL plaît à Son Excellence le Gouverneur en conseil de décréter que les règlements gouvernant l'octroi de licences et de permis annuels pour la coupe du bois sur les terres fédérales établis par un arrêté en conseil du 1er juillet 1898 et par arrêtés en conseil subséquents soient par les présentes modifiés en y ajoutant les articles suivants :—

1. Partout où un cours d'eau coule à travers, au-dessus, ou le long d'une coupe de bois quelconque ou a sa source dans une coupe ou se déverse dans un autre cours d'eau ou est tributaire d'un autre cours d'eau qui fournit ou peut fournir un approvisionnement d'eau domestique ou municipal ; ou si de l'avis du ministre la population d'un tel cours d'eau peut avoir un résultat délétère sur un approvisionnement d'eau municipal ou domestique quelconque, quiconque obtiendra tel permis de coupe de bois doit se conformer aux règlements suivants :

(a) Placer toute les bâtisses, dépendances, puisards, et autres constructions de ses chantiers à une distance suffisante de tous cours d'eau, lac ou autres sources d'eau, lac ou autres sources d'approvisionnement d'eau, pour prévenir la pollution de tout approvisionnement d'eau municipal ou domestique.

(b) Enlever et brûler immédiatement tous les déchets ou débris de toute nature provenant de ces chantiers ou toute matière qui serait de nature à polluer ces cours d'eau ; enfin maintenir le terrain dans le voisinage de tout chantier dans un état propre, sanitaire et en bon ordre.

(c) Empêcher qu'il soit déposé, laissé ou qu'il s'accumule dans aucun cours d'eau, lac ou autre source d'approvisionnement d'eau dans la coupe ou sur une partie de la coupe dans un état exposé ou malsain, des débris de quelque nature ou aucune matière qui pourrait causer la pollution des dits cours d'eau.

(d) Empêcher qu'il soit déposé ou laissé par aucun employé ou soi-disant employé sur la coupe, ou qu'il s'accumule à la suite de toute opération en rapport avec la dite licence, dans aucun cours d'eau, lac ou autre source d'approvisionnement d'eau sur aucunes terres fédérales ou dans un état exposé ou malsain sur aucune des dites terres de tels débris ou matières.

(e) Se conformer à toutes les lois et règlements applicables à l'endroit concernant la préservation des dits cours d'eau dans un état sain et pur, ou tout règlement promulgué par le Gouverneur en conseil ; et se conformer aussi à toutes les prescriptions faites par le Ministre dans le but de mettre en vigueur les dits règlements.

2. Pour chaque infraction aux dispositions de l'article 1 des présents règlements, quiconque obtient un permis de coupe de bois sera passible sur conviction sommaire, en plus des autres peines imposées par les dits règlements du Gouverneur en Conseil, à une amende n'excédant pas cent dollars, laquelle amende sera exigible sur la requête et au nom de la Couronne.

RODOLPHE BOUDREAU,

28-4

Greffier du Conseil privé

[3095]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 14e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL  
EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 6 décembre 1916, représentant que M. John R. Welch, de Grenfell, Saskatchewan, a acheté à la vente à l'enchère de terrains d'école, à Broadview, en juin 1916, le quart nord-est de la section 29, township 16, rang 7, à l'ouest du 2e méridien, aujourd'hui consigné aux archives du département comme lui ayant été vendu.

Le Ministère de la Milice et de la Défense a depuis envoyé un communiqué représentant qu'il est nécessaire et d'intérêt public que le dit ministère obtienne possession du dit quart de section pour ses propres fins, vu que ce terrain est indispensable à l'établissement d'un champ de tir à cet endroit et ajoute qu'après négociations avec M. Welch, ce dernier consent à échanger le quart nord-est de la section 29 en question contre le quart sud-est de la même section si le ministère y consent.

Avant d'aller plus loin cependant, il a été décidé de faire l'inspection des deux quarts de section pour s'assurer de leur valeur respective.

L'inspecteur Evans a depuis fait rapport qu'il y a très peu de différence, s'il y en a, dans la valeur des deux quarts de section ; le quart nord-est, propriété de M. Welch, ayant probablement plus de valeur que l'autre. L'inspecteur ajoute que M. Welch est tout disposé à céder le dit quart nord-est pourvu qu'on lui accorde l'inscription du quart sud-est en retour.

Dans ces circonstances, et vu qu'il considère d'intérêt public que le ministère de la Milice et de la Défense puisse disposer du quart nord-est de la dite section pour les fins du champ de tir à cet endroit, le ministre recommande qu'on l'autorise à faire l'échange ainsi projeté et qui consiste à résilier l'inscription du quart nord-est à M. Welch et à lui accorder l'inscription du quart sud-est en retour et que le dit quart nord-est soit ensuite mis à la disposition du Département de la Milice et de la Défense pour les fins du champ de tir.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

28-4

Greffier du Conseil privé.

[3135]

## HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 19e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 13 décembre 1916, représentant que sous l'empire des dispositions de la *Loi de l'Irrigation* l'autorisation a été accordée à la compagnie dite "The Southern Alberta Land Company, Limited," de construire un système d'irrigation dont l'eau serait tirée de la rivière Bow à un point dans le quart sud-est de la section 34, township 21, rang 25, à l'ouest du 4e méridien, et que sous l'empire de cette autorisation la dite compagnie a établi le tracé et partiellement construit un canal à partir du dit point jusqu'à et traversant la région qui devait être irriguée.

En vertu des pouvoirs conférés au Ministre de l'Intérieur en vertu de l'article 54 de la *Loi de l'Irrigation*, des règlements ont été établis dans le but d'accorder gratuitement le droit de passage pour les canaux et tranchées d'irrigation, ce droit de passage devant comprendre, outre la largeur du canal ou de la tranchée, une lisière marginale n'excédant pas vingt pieds d'un côté et dix pieds de l'autre côté du dit canal ou de la dite tranchée, afin d'y donner accès pour l'exploitation et les réparations, les dits règlements pourvoyant aussi à la concession d'une plus grande largeur de terrain, mais n'excédant pas dix acres en tout, s'il était démontré que cette concession est nécessaire pour le bon fonctionnement du système d'irrigation ;

A cause des dimensions du canal que la compagnie construit, ainsi que la profondeur de l'excavation à certains points, et de la hauteur du remblai à d'autres endroits il a été jugé nécessaire en certains cas de permettre que le droit de passage comprenne une plus grande superficie afin de pouvoir disposer des déblais et offrir des facilités adéquates à l'entretien du système d'irrigation ;

Dans tous les cas mentionnés dans cette minute, où les terrains sont détenus par inscription de homestead ou de préemption, des emprises ont été données par les inscrits à la compagnie dite "The Southern Alberta Land Company, Limited," cédant le droit de passage du canal sur ces terrains ; ces emprises ont été enregistrées au Ministère de l'Intérieur. Le reste des terrains mentionnés sur lesquels la compagnie demande le droit de passage, appartiennent encore à la Couronne,—

Par conséquent, le Ministre demande l'autorisation d'accorder gratuitement, par permis d'occupation, à la compagnie dite "The Southern Alberta Land Company, Limited," le droit de passage pour ses canaux et tranchées sur les terrains ci-dessous décrits, mais n'excédant pas la superficie mentionnée dans chaque cas et conformément au plan du dit système d'irrigation déposé au bureau du Commissaire d'Irrigation à Calgary et au Ministère de l'Intérieur, et enregistré au bureau du registraire des titres de terres à Calgary, dans la province d'Alberta, ces concessions demeurant valides tant que les travaux ici mentionnés serviront aux fins d'irrigation ;

(1) Le quart nord-ouest de la section 19, township 14, rang 19, à l'ouest du 4e méridien, comprenant 13.6 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 360.

(2) Le quart sud-est de la section 19, township 14, rang 19, à l'ouest du 4e méridien, comprenant 13.51 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 360.

(3) Le quart sud-est de la section 30, township 14, rang 20, à l'ouest du 4e méridien, comprenant 27 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 361.

(4) Le quart sud-est de la section 25, township 14, rang 20, à l'ouest du 4e méridien, comprenant 10.14 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 360.

(5) Le quart nord-est de la section 27, township 14, rang 20, à l'ouest du 4e méridien, comprenant 14.84 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 360.

(6) Le quart sud-ouest de la section 25, township 14, rang 20, à l'ouest du 4e méridien, comprenant 16.79 acres, ainsi qu'indiqué sur le plan d'irrigation numéro 360.

(7) Les quart nord-ouest de la section 34, township 13, rang 17, à l'ouest du 4e méridien, comprenant 35.21 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 296.

(8) Le quart nord-est de la section 16, township 14, rang 8, à l'ouest du 4e méridien, comprenant 11.85 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 183.

(9) Le quart sud-ouest de la section 6, township 14, rang 9, à l'ouest du 4e méridien, comprenant 10.84 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 183.

(10) Le quart nord-est de la section 35, township 13, rang 10, à l'ouest du 4e méridien, comprenant 13.5 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 183.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

29-4

Greffier du Conseil privé.

[3120]

## HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 19e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que la corporation de la ville de Salmon Arm, Colombie-Anglaise, a fait une demande au Ministère de l'Intérieur pour que certains terrains dans les limites du partage des eaux situés dans le township 20, rang 19, à l'ouest du 6e méridien, soient soustraits au droit d'inscription de homestead, à la vente ou à toute aliénation qui pourrait exposer les eaux du creek East Canoe à la contamination ; et

Attendu que l'agent local des terres fédérales et l'ingénieur divisionnaire hydrométrique de la Colombie-Anglaise ont fait un examen conjoint complet de la situation et font rapport que les terrains en question comprennent les sources du creek East Canoe qui fournissent à la ville son approvisionnement d'eau domestique, et que les dits terrains sont pierreux, montueux, en général impropres à l'agriculture et que la Couronne devrait les soustraire à toute aliénation qui pourrait altérer la pureté des eaux du creek, et

Attendu que la corporation de la ville de Salmon Arm a déjà obtenu du département provincial des droits hydrauliques à Victoria l'autorisation voulue pour la diversion et l'utilisation des eaux du creek East Canoe pour les fins domestiques et autres, et qu'elle a construit un aqueduc qui actuellement conduit l'eau jusqu'à la ville.

A ces causes, il plaît à Son Excellence le Gouverneur général en conseil de décréter par les présentes que la partie du bassin d'alimentation du creek East Canoe nécessaire à la protection efficace des eaux du dit creek contre toute contamination soit soustraite aux inscriptions de homestead et à la vente ; et de plus que nul ne pourra en aucun temps se servir d'aucuns de ces terrains pour une entreprise quelconque sans obtenir au préalable une autorisation spéciale du Ministre de l'Intérieur ; et la concession de tous droits et privilèges sera sujette aux termes et conditions que la Ministre jugera nécessaires pour conserver la pureté de l'approvisionnement d'eau de la ville de Salmon Arm,—

Sec. 36	$\frac{1}{2}$ E. 28.
Sec. 35	$\frac{1}{2}$ O. 23 et aussi S.L. 10 et 15
Sec. 34	Sec. 22.
$\frac{1}{4}$ S.-E. 33	$\frac{1}{2}$ E. 21.
$\frac{1}{4}$ N.-O. 25	Sec. 15.
Sec. 28 excepté S.L. 1 et 8	$\frac{1}{2}$ N.-E. 16.
Sec. 27	S. L. 4, 5, 12 et 13, Sec. 14

Le tout dans le Tp. 20-9-6.

RODOLPHE BOUDREAU,

28-4

Greffier du Conseil privé.



[3277]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 5e jour de janvier 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 23 décembre 1916, au sujet d'une demande reçue de la compagnie du chemin de fer dite "Kettle Valley Railway Company," pour un permis d'occupation de cette partie du lit de la rivière Fraser adjacente à la voie ferrée de la compagnie et de chaque côté de cette voie, cette partie du lit de la rivière étant requise pour l'emplacement d'un pont, et pouvant être décrite comme suit :

"Le terrain submergé situé dans la section 16, township 5, rang 26, à l'ouest du 6e méridien, dans la province de la Colombie-Britannique, et qui peut être décrit plus minutieusement comme suit :—

"Borné à l'est et à l'ouest par les marques ordinaires de l'eau haute sur les rives gauche et droite respectivement de la rivière Fraser, et au nord et au sud par des lignes parallèles à la ligne de centre de la voie du chemin de fer de Kettle Valley et qui en sont éloignées perpendiculairement de 50 pieds de chaque côté, ce terrain contenant 1-83 acres, plus ou moins, le tout conforme au plan de la chaussée de la voie ferrée, pour l'emplacement d'un pont du chemin de fer Kettle Valley, approuvé et confirmé par E. Deville, arpenteur général des terres fédérales, et daté à Ottawa le 3e jour d'août 1915, et dont copie est annexée."

Le Ministre représente que l'emplacement et les plans des travaux soumis par la compagnie ont été approuvés par le Département des Travaux Publics conformément aux dispositions de la *Loi de la protection des eaux navigables*, chapitre 115 des Statuts révisés du Canada, 1906, modifiée par le chapitre 44, 9 10 Edouard VII, et que des copies de ces plans ont été déposées au Département de l'Intérieur.

Par conséquent le Ministre demande l'autorisation d'émettre en faveur de la compagnie dite "Kettle Valley Railway Company" un permis d'occupation pour la partie du lit de la rivière Fraser qui est décrite ci-dessus, le dit permis devant être pour telle période que la compagnie peut demander en rapport avec l'exploitation de son chemin de fer ; un loyer annuel de \$1.00 sera payé au Département de l'Intérieur.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

29-4 Greffier du Conseil privé.

[3167]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 20e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL  
EN CONSEIL.

IL plaît à Son Excellence le Gouverneur général en conseil de décréter par les présentes ce qui suit :—

Les règlements concernant les concessions de coupe de bois sur les terres fédérales, établis par arrêté en conseil du 1er juillet 1898 et arrêtés subséquents, sont par ces présentes modifiés comme suit :

L'article 20 est modifié pour que les droits sur le bois de pulpe coupé dans les limites d'une concession de coupe de bois, soient de 25 cents la corde.

L'article 42 est modifié pour que les droits sur le bois de pulpe coupé en vertu d'un permis, soient de 40 cents la corde.

L'article 41 est modifié pour autoriser la coupe de bois dans les limites d'une coupe concédée en vertu du dit article sur une étendue n'excédant pas un quart de mille carré.

Tout le bois coupé sur les terres fédérales sera mis en œuvre au Canada.

RODOLPHE BOUDREAU

28-4 Greffier du Conseil privé.

[13]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 8e jour de janvier 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL  
EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 2 janvier 1917, représentant que le 24 septembre 1898, John F. Morton a obtenu une inscription de homestead pour le quart sud-ouest de la section 4, township 9, rang 14, à l'ouest du 2e méridien, et que cette inscription a été subseqüemment annulée après qu'il eût été prouvé que l'inscrit ne remplissait pas dûment ses obligations de résidence.

Le Ministre ajoute que par un arrêté en conseil daté le 4 mars 1910, le quart de section ci-dessus décrit été mis en réserve pour le fonds des terres des écoles.

Il est maintenant représenté que John F. Morton, le premier inscrit réside sur ce terrain depuis quelques années et s'est conformé aux prescriptions de la *Loi des terres fédérales* en ce qui concerne l'obligation de résidence et de culture.

En vue de ces circonstances, le Ministre recommande que l'arrêté en conseil du 4 mars 1910 soit rescindé, afin que le quart de section ci-dessus décrit soit de nouveau disponible pour fins de homestead.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

30-4 Greffier du Conseil privé.

[3069]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 10e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

ATTENDU que le Ministre de l'Intérieur représente qu'en vertu de l'autorisation donné par un arrêté en conseil du 3 février 1914, il a été accordé à la ville de Lloydminster, la concession gratuite de deux cents quatre-vingt-douze lots disponibles et non encore concédés, situés dans les limites de la dite ville, la dite concession étant jugée d'intérêt public ;

Et attendu que lors de la dite concession quatorze lots dans les limites de la dite ville étaient détenus sous des ventes à termes et que ces ventes ayant été résiliées à défaut de paiement, les dits lots appartiennent maintenant en pleine propriété au Ministère de l'Intérieur ;

Et attendu que le Ministre de l'Intérieur représente de plus qu'un arrêté en conseil du 31 août 1908 a mis en réserve, pour le creusage de puits à l'usage de la ville de Lloydminster, sept lots dans les limites de la dite ville, savoir : lots 10, block 5 ; lot 26, block 6 ; lot 16, block 9 ; lot 28 ; block 11 ; lot 10 ; block 13 ; lot 8, block 15 et lot 10, block 19 ;

Et attendu que les dits sept lots appartiennent en pleine propriété au Ministère de l'Intérieur ;

Et attendu que le Ministre de l'Intérieur est d'avis qu'il serait de l'intérêt public de céder à la ville de Lloydminster les quatorze lots qui étaient détenus sous ventes à termes lors de la passation de l'arrêté en conseil du 3 février 1914 ;

A ces causes, il plaît à Son Excellence le Gouverneur général en Conseil de céder par les présentes à la ville de Westminster les dits quatorze lots et d'en autoriser la concession gratuite à la dite municipalité.

Considérant la concession faite à la ville de Lloydminster de tous les lots appartenant au gouvernement dans les limites de la dite ville, il plaît aussi à Son Excellence le Gouverneur général en conseil de rescinder le dit arrêté en conseil du 31 août 1908, et d'autoriser la concession gratuite à la ville de Lloydminster des lots y mentionnés.

RODOLPHE BOUDREAU,

29-4 Greffier du Conseil privé.

[3122]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 19<sup>e</sup> jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

IL plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 17 de la *Loi des réserves forestières et des parcs fédéraux*, d'établir les règlements suivants concernant l'administration des "Prairies hautes"; lesquels règlements devront s'appliquer aux réserves forestières dans les limites de la zone des chemins de fer de la province de la Colombie-Britannique, et ces règlements sont, par ces présentes établis en conséquence.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

RÈGLEMENTS concernant les "Prairies hautes" dans les réserves forestières fédérales, dans la zone des chemins de fer de la Colombie-Britannique.

Les "Prairies hautes" sont des prairies d'accès difficile dans les réserves forestières, d'où il est impossible de voiturier le foin, de sorte que le seul usage qu'on peut en faire est pour le pâturage du bétail sur place.

Un "Fermier de bétail" est une personne ou compagnie qui a pris à bail pour exploitation pendant un terme d'années un ranch ou une ferme et ses accessoires, y compris le bétail, soit à loyer fixe, soit pour une part des profits, avec garantie de remettre au propriétaire à la conclusion du bail une quantité équivalente de bétail ou sa valeur en argent.

1. Il peut être accordé, sujet aux conditions ci-après mentionnées, à toute personne qui est un sujet britannique un permis pour l'exploitation exclusive pour un terme de cinq ans d'une prairie haute ou, s'il s'agit de prairies de peu d'étendue, d'un nombre quelconque de prairies dont l'étendue totale, telle que déterminée par la méthode expliquée à l'article 13 ci-après, n'excède pas cent acres.

2. Toute prairie haute pour laquelle il aura été fait une demande de permis d'exploitation doit être arpentée par bornes et limites par un fonctionnaire de l'administration forestière. Un plan du dit arpentage sera déposé au bureau du surintendant des réserves forestières et tout permis accordé doit se conformer au nombre d'acres indiqué sur le dit plan.

3. (a) Les demandes de permis d'exploitation de prairies hautes et doivent être classées comme suit et considérées dans l'ordre de priorité suivante :

Classe 1. Demandes de la part de propriétaires *bona fide* d'un ranch ou de terrains agricoles, qui désirent adjoindre des prairies hautes à leur ranch ou à leur ferme.

Classe 2. Demandes de la part de personnes qui ne pas sont propriétaires de ranch ou de terrains agricoles auxquels elles désirent adjoindre des prairies hautes pour l'élevage, mais qui demandent des prairies hautes pour exploiter le bétail comme industrie indépendante.

(b) Aucune demande de la classe 2 ne doit être prise en considération avant que ne soient accordées toutes les demandes de la classe 1.

4. S'il est présenté à la fois plus d'une demande de la même classe pour une prairie pour laquelle aucun permis n'est encore accordé, le fonctionnaire de l'administration forestière peut, avec le consentement des requérants, faire un partage de la prairie; si les requérants ne peuvent s'accorder, il mettra la prairie à l'enchère à une mise à prix pour chaque acre telle que fixée à l'article 11, des présents règlements.

5. Le concessionnaire doit faire, à la satisfaction du fonctionnaire préposé à l'administration de la réserve, toutes les améliorations nécessaires pour mettre la prairie en état de fournir un maximum de pâturage.

6. Seul le bétail dont le concessionnaire est de bonne foi le propriétaire ou le fermier, peut être mis en pâturage dans une prairie haute.

7. Un concessionnaire peut utiliser une prairie haute pour l'une des fins suivantes :

1. Y récolter du foin pour l'usage du bétail l'hiver suivant.
2. Y mettre du bétail en pâturage l'été.
3. Mettre une partie en foin et le reste en pâturage.

8. Le nombre de bestiaux en pâturage chaque année dans une prairie haute doit être au moins le suivant :—

1. Pour les trois premières années de la durée du permis :—

a. Bêtes à cornes ou chevaux, au moins une tête à hiverner par chaque deux acres de prairie sous concession.

b. Moutons, au moins cinq têtes à hiverner par chaque deux acres de prairie sous concession.

2. Pour la quatrième et la cinquième année de la durée du permis, ou durant son extension en vertu de l'article 10 des présents règlements :

a. Bêtes à cornes ou chevaux, au moins une tête à hiverner par chaque acre de prairie sous concession.

b. Moutons, au moins cinq têtes à hiverner par acre de prairie sous concession.

9. Tout concessionnaire doit, avant le premier mai chaque année, fournir au fonctionnaire préposé à l'administration de la réserve une déclaration sous serment de l'usage qu'il a fait au cours des douze mois précédents de la prairie haute à lui cédée. La déclaration contenir :

1. Le nombre des bestiaux en pâturage ;
2. Le temps de leur pâturage ;
3. La quantité de foin récolté ;
4. La quantité de foin servi au bétail ;
5. Les améliorations faites.

10. A tout concessionnaire qui s'est conformé aux dispositifs des présents règlements peuvent être accordées trois extensions du dit permis pour des périodes additionnelles de cinq années, pourvu qu'il en fasse la demande au moins six mois avant l'expiration du dit permis ou de son extension; et la dite demande aura la préférence sur toute autre demande de permis pour les mêmes terrains en vertu des présents règlements.

11. Les prix exigibles pour les concessions de prairies hautes sont les suivants : Permis original—cinq cents l'acre par année. Première extension—dix cents l'acre par année. Deuxième et troisième extensions—quinze cents l'acre par année.

12. Les concessions de prairies hautes ne peuvent être ou transférées ou cédées sans le consentement du ministre et nulle personne ou compagnie a droit à plus d'un permis à la fois.

13. Si le ministre consent au transfert d'une concession, le permis doit être retourné au ministère, qui émettra un nouveau permis au nom du concessionnaire pour le reste de la période comprise dans le permis original et aux mêmes conditions.

14. Lors de l'annulation d'un permis, ou si le concessionnaire ne désire ou ne peut obtenir une extension, un concessionnaire subséquent d'une prairie haute améliorée doit payer les redevances que le premier concessionnaire aurait eu à acquitter s'il eut continué en possession.

15. Le concessionnaire, pendant la durée de son permis, doit maintenir en bon état, à la satisfaction du fonctionnaire de l'administration forestière, toute clôture déjà érigée.

16. Quiconque désire couper du bois sur la dite réserve forestière pour y effectuer des améliorations doit en obtenir l'autorisation sujet aux conditions et aux redevances mentionnées dans les règlements concernant les réserves forestières.

17. Tout commissaire est tenu responsable de tous les feux occasionnés directement ou indirectement par son action personnelle ou celle d'un de ses serviteurs, employés ou agents, sur tout terrain dans les limites d'une réserve forestière pour laquelle le dit commissaire détient un permis; et tous les dits employés doivent donner gratuitement leurs services en tout temps si un feu se déclare ou menace le terrain ou les améliorations du concessionnaire. Toute négligence de la part du concessionnaire pouvant occasionner un feu est une raison suffisante pour l'annulation de son permis.

18. On peut obtenir un pâturage d'été pour le bétail hiverné dans une prairie haute aux conditions mentionnées dans les règlements concernant les pâturages. Le concessionnaire d'une prairie haute a les mêmes droits que ceux qui font une demande de concession de pâturage sous la classe 1, telle que définie dans l'article 39 des règlements concernant les réserves forestières, établis par un arrêté en conseil du 20 avril 1916. 31-4



[91]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 13<sup>e</sup> jour de janvier 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

ATTENDU que sur pétition de certains électeurs du comté de Stanstead, province de Québec, demandant la mise en vigueur des dispositions de la partie II de la *Loi de Tempérance du Canada* dans ce comté, un vote a été pris de tous les électeurs du dit comté pour et contre la pétition le 6<sup>e</sup> jour d'août 1914 ; et

Attendu que l'officier rapporteur a subséquemment fait rapport que la pétition avait été adoptée par les électeurs ; et

Attendu que certains électeurs ont intenté une action sous les dispositions de l'article 6 du chapitre 53 des statuts de 1914. "Loi modifiant la Loi de Tempérance du Canada", afin de faire annuler le vote, alléguant que le bulletin était défectueux ; et

Attendu que Son Honneur le juge Globenski, siégeant dans la Cour supérieure du district de Saint-François, dans la province de Québec, après l'audition des témoins, a rendu son jugement en faveur des défendeurs, qui étaient les représentants de la ligne dite "No license league" du comté de Stanstead,—

A ces causes, il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 109 de la *Loi de Tempérance du Canada*, de déclarer par les présentes que la partie II de ladite loi deviendra en vigueur et aura force de loi dans ledit comté de Stanstead, à dater du jour où expireront les licences annuelles ou semi-annuelles pour la vente de liqueurs spiritueuses en vigueur dans ledit comté si ladite date n'est pas antécédente de plus de 90 jours de la date des présentes ; et au cas où elle serait antécédente, à la même date de l'année subséquente.

Au cas où aucune licence n'aurait été en vigueur lors de l'adoption de ladite pétition, la partie II de ladite loi deviendra en vigueur et aura force de loi dans le dit comté de Stanstead, à l'expiration de trente jours après la date des présentes.

RODOLPHE BOUDREAU,

30-3

Greffier du Conseil privé

[3127]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 20<sup>e</sup> jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL  
EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur daté le 9 décembre 1916, représentant que M. T. J. Kelly, du lac des Ours, dans la province de l'Alberta, désire faire l'acquisition d'un quart de section de terres fédérales dans le district de la rivière à la Paix pour y établir domicile avec ses enfants et qu'il ne peut obtenir une inscription de homestead, son droit à une concession de homestead étant épuisé.

Le Ministre affirme qu'il n'y a pas de terres disponibles pour l'inscription d'achat de homestead dans le district de la rivière à la Paix, vu que ce district est situé en dehors des limites des homesteads sujets à achat, et considérant que M. Kelly est maintenant établi dans le dit district de la rivière à la Paix avec un outillage considérable d'instruments aratoires et de chevaux, il est d'avis que la dite demande soit accordée.

A ces causes le Ministre recommande l'autorisation de louer à M. Kelly, pour un terme de trois années, un quart de section de terres fédérales maintenant disponible, à un loyer annuel de deux cents l'acre, payable à l'avance, ce loyer étant le prix exigé pour la location de terrains pour fins de pâturage.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

28-4

Greffier du Conseil privé.

[58]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 13<sup>e</sup> jour de janvier 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL  
EN CONSEIL

IL plaît à Son Excellence le Gouverneur général en conseil de décréter par ces présentes ce qui suit :—

L'arrêté en conseil du 15 novembre 1916 (C.P. 2851), modifiant les règles et règlements pour la régie du port de Halifax, dans la province de la Nouvelle-Ecosse, ainsi qu'établis par un arrêté en conseil du 23 octobre 1916, est par ces présentes annulé, et ces règles et règlements sont par ces présentes modifiés en leur ajoutant le règlement IV "A" ci-dessous :

## RÈGLEMENT IV "A".

Quand un des navires de Sa Majesté, soit britannique soit canadien, ou d'autres navires commandés par des officiers de Sa Majesté, à l'entrée ou à la sortie du port, hisse la lettre "O" (Code international des signaux) au ton du mât de misaine, tous les autres navires de Sa Majesté, soit britanniques soit canadiens, qui sont dans le port, doivent hisser le Jack de pilote comme signal général, et le Jack de pilote doit aussi être hissé au mât de l'arsenal dans le même but ; et tous les autres navires, embarcations et bateaux de toute description en marche dans le port doivent s'écarter de la route du dit navire sur lequel est hissée la lettre "O" (Code international de signaux) ; attendu, toujours, que ledit navire est dirigé avec le soin nécessaire et à une vitesse modérée et qu'il se tient, en autant qu'il lui est possible, sur le côté de la passe, qui se trouve sur le côté de tribord du navire.

RODOLPHE BOUDREAU,

31-2

Greffier du Conseil privé.

[3136]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 29<sup>e</sup> jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL  
EN CONSEIL.

ATTENDU que le Département des Affaires des Sauvages a demandé la mise en réserve pour les Sauvages, sous l'empire des dispositions du traité numéro 2, d'un terrain situé dans les townships 9 et 10, rang 23, à l'ouest du méridien principal, comprenant une superficie de 9,094 acres, soit approximativement 14 milles carrés ;

Et attendu que les terrains demandés, qui sont plus minutieusement décrits comme suit, sont disponibles d'après les archives du Ministère de l'Intérieur pour les fins susdites ;

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 76 de la *Loi des terres fédérales*, de décréter par ces présentes que les dits terrains soient soustraits de l'application de ladite loi et mis en réserve pour les Sauvages.

Les dits terrains peuvent être décrits plus minutieusement comme suit :

Composés de toutes les parties des townships 9 et 10, rang 23, à l'ouest du méridien principal, arpentées pour la réserve des sauvages de Oak-River et indiquées sur un plan d'arpentage de la dite réserve déposé au Ministère de l'Intérieur sous le numéro 24,909 et colorées en rose sur une copie dudit plan ci-annexée, sauf et en soustrayant cette partie désignée comme section 26, township 10, rang 23, à l'ouest du méridien principal, dont le titre a été cédé à la Compagnie de la Baie d'Hudson, le 28 mars 1881, sous l'empire des dispositions de la *Loi des terres fédérales* à cet effet.

RODOLPHE BOUDREAU,

31-2

Greffier du Conseil privé.

[108]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 17e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que demande a été faite au nom de la Corporation Episcopale Catholique Romaine d'Athabaska de la concession gratuite du lot numéro 5 du township 70, rang 23, à l'ouest du 5e méridien, dans la province d'Alberta, contenant 158 acres plus ou moins, en vertu de l'occupation de ce terrain à la date de l'extinction du titre des Sauvages ;

Et attendu que la preuve soumise démontre que la Corporation Episcopale Catholique Romaine d'Athabaska, par l'entremise de ses agents, était en possession du terrain à la date de la conclusion du traité indien numéro 8 à l'été de 1899,—

A ces causes, il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 76 de la *Loi des terres fédérales*, d'autoriser la concession gratuite du dit lot numéro 5, du township 70, rang 23, à l'ouest du 5e méridien, à la Corporation Episcopale Catholique Romaine d'Athabaska.

RODOLPHE BOUDREAU,

31-4

Greffier du Conseil privé.

[3121]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 29e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le Département des Affaires des Sauvages a demandé la mise en réserve pour les sauvages de la bande des Cris, conformément aux dispositions du traité numéro 8, des réserves numéro 176, 176A et 176B du lac Grégoire, comprenant une superficie totale de 5,709 acres ; et

Attendu que les terrains demandés, qui sont plus minutieusement décrits ci-dessous, sont disponibles pour les fins susdites d'après les archives du Ministère de l'Intérieur ;

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 76 de la *Loi des terres fédérales*, de décréter par ces présentes que les dits terrains soient soustraits de l'application de la dite loi et mis en réserve pour les Sauvages ;

Les dits terrains peuvent être décrits plus minutieusement comme suit :

1.—Réserve numéro 176, commençant à l'angle sud-est de la section 25, township 85, rang 8, à l'ouest du 4e méridien ; de là franc ouest sur une distance de 241 chaînes et 64 chaînons jusqu'à un poteau en fer, un tertre et une tranchée ; de là franc nord sur une distance de 201 chaînes jusqu'à un poteau en fer, un tertre et une tranchée ; de là franc est sur une distance de 120 chaînes et 64 chaînons jusqu'à un poteau en fer et une tranchée ; de là franc nord sur une distance de 73 chaînes et 16 chaînons, plus ou moins, jusqu'à la rive sud du lac Grégoire ; de là, vers l'est, en suivant la rive sud du dit lac jusqu'à la borne est de la section 12, township 86, rang 8, à l'ouest du 4e méridien ; de là, vers le sud, en suivant la borne est dudit township et du township 85, rang 8, à l'ouest du 4e méridien, jusqu'au point de départ, le tout contenant 5,515 acres, plus ou moins.

2. Réserve numéro 176a.—Commencant à un poteau en bois planté sur la rive sud du lac Grégoire et éloigné de 5 chaînes et 26 chaînons vers le nord et 64 chaînes et 17 chaînons vers l'ouest d'un poteau en fer et d'une tranchée marquant l'angle nord extrême de la réserve numéro 176 ; et de là sur un relèvement de 180 degrés pour une distance de 7 chaînes et 45 chaînons ; de là sur un relèvement de 90 degrés sur une distance de 5 chaînes ; de là sur un relèvement de 180 degrés pour une distance de 10 chaînes et 10 chaînons ; de là sur

un relèvement de 270 degrés sur une distance de 40 chaînes ; de là sur un relèvement de 360 degrés sur une distance de 72 chaînes ; de là sur un relèvement de 90 degrés sur une distance de 8 chaînes et 80 chaînons, plus ou moins, jusqu'à la rive ouest du lac Grégoire ; de là vers le sud en suivant la rive du dit lac jusqu'à un poteau en bois au point de départ, le tout contenant 152 acres, plus ou moins.

3. Réserve numéro 176b.—Commencant à l'angle nord-est du quart sud-est de la section 24, township 86, rang 8, à l'ouest du 4e méridien ; de là vers l'est en suivant la borne nord du dit quart de section sur une distance de 18 chaînes et 34 chaînons, plus ou moins, jusqu'à la rive est du lac Grégoire ; de là vers le sud-est en suivant la dite rive jusqu'à son intersection avec la borne est du quart nord-est de la section 13 du dit township ; de là vers le nord en suivant la dite borne est du dit township jusqu'au point de départ, le tout contenant 42 acres, plus ou moins, et tel qu'indiqué par des hachures en noir sur le plan ci-annexé des dites réserves.

RODOLPHE BOUDREAU,

31-4

Greffier du Conseil privé.

[60]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 15e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que la Commission de la voirie de la province de la Saskatchewan désire faire une déviation du grand chemin dans le quart nord-ouest de la section 19, township 17, rang 5, à l'ouest du 2e méridien, qui est une fraction de la partie rétrocédée de la réserve des sauvages de Cowessess numéro 73, dans la province de la Saskatchewan, cette déviation comprenant une étendue de terrain de 2.75 acres, ainsi qu'indiqué sur un plan, numéro 1635, déposé à la branche des arpentages du Département des affaires des Sauvages.

Et attendu que par une convention entre le Département des Affaires des Sauvages et la dite Commission de la Voirie il a été permis à la province de faire les déviations nécessaires dans les concessions ordinaires de chemins de section en considération du fait que la province a abandonné la route établie à travers ledit township.

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil de transporter lesdits 2.75 acres au gouvernement de la province de la Saskatchewan pour la déviation du grand chemin ci-dessus mentionné, et ce terrain est par ces présentes transféré à la province en conséquence.

RODOLPHE BOUDREAU,

31-4

Greffier du Conseil privé.

[147]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 19e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Il plaît à Son Excellence le Gouverneur général en conseil de décréter par ces présentes ce qui suit :—

Princeton et Similkameen, dans la province de la Colombie-Britannique, sont créés ports auxiliaires de douane et ports d'entrepôts sous le contrôle du port de Greenwood.

Le port auxiliaire de Keremeos, dans la province de la Colombie-Britannique, est fermé. Lesdits changements seront effectués le premier jour de février 1917.

RODOLPHE BOUDREAU,

31-2

Greffier du Conseil privé.



[3210]

**HOTEL DU GOUVERNEMENT À OTTAWA.**

Jeudi, le 28e jour de décembre 1916.

PRÉSENT :

**SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.**

Le comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 18 décembre 1916, représentant que Angus Thompson, sous l'empire d'une patente accordée pour service militaire en 1885, détient la moitié nord de la section 6, township 73, rang 8, à l'ouest du 6e méridien.

Le 15 mai 1916 un arrêté en conseil a été passé relevant M. Thompson de ses obligations de résidence, en vue du fait qu'un certificat médical avaient été soumis représentant qu'il souffrait de tuberculose grave des poumons, et autorisant la concession au dit Thompson de la patente dès que serait fournie la preuve que les autres conditions de l'inscription avaient été remplies. M. Thompson représente maintenant qu'à moins d'un séjour dans un climat plus chaud il ne pourra survivre aux rigueurs du prochain hiver.

En considération des faits précités, le Ministre demande l'autorisation, sous l'empire du paragraphe (l) de l'article 76 de la *Loi des terres fédérales*, chapitre 20, 7-8 Édouard VII, de vendre à M. Thompson la moitié nord de la section 6, township 73, rang 8, à l'ouest du 6e méridien, au prix de \$1 l'acre, et de lui concéder la patente de ce terrain dès que les paiements requis auront été faits.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

28-4

Greffier du Conseil privé.

[110]

**HOTEL DU GOUVERNEMENT À OTTAWA.**

Mercredi, le 17e jour de janvier 1917.

PRÉSENT :

**SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL  
EN CONSEIL.**

Le comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 11 janvier 1917, représentant que Moses Lessard, de Ashcroft, Colombie-Britannique, a demandé d'acheter aux conditions régissant l'irrigation la moitié nord fractionnaire de la section 34, township 19, rang 24, à l'ouest du 6e méridien, contenant approximativement 250 acres, occupée par le requérant depuis octobre 1913, avant que l'arpentage en fut fait ;

Le Ministre représente de plus qu'un ingénieur du service des levés hydrographiques s'est enquis du cas et a fait rapport que le requérant avait fait nombre d'améliorations sur le terrain et qu'il s'y trouvait suffisamment de terre propre à la culture pour justifier l'irrigation, et que le représentant pourrait effectuer lui-même l'irrigation du terrain ;

Par conséquent, le Ministre recommande qu'il soit permis au requérant, Moses Lessard, d'acheter les parties de la moitié nord de la section 34, township 19, rang 24, à l'ouest du 6e méridien, qu'il peut réellement irriguer et cultiver, aux conditions suivantes :

(a) Les terrains vendus doivent être mis en culture par irrigation.

(b) Le prix d'achat est de \$5.00, sujet à une déduction du prix de revient des travaux d'irrigation jusqu'à un montant n'excédant pas \$2.00 l'acre, et le montant ainsi mis à ce compte sera considéré un paiement en argent fait à la date même de la vente. Le prix d'achat est payable comme suit : Un dollar l'acre (\$1.00) dans la première année de la date de l'autorisation de la vente par le Gouverneur en conseil ; la balance dans les trois ans de la date de cette autorisation ou dès qu'auront été remplis avant l'expiration de ces trois ans toutes les autres conditions de la vente, avec intérêt à 5% par année.

(c) Les droits hydrauliques nécessaires doivent être garantis par le gouvernement provincial de la Colombie-Britannique. Aucuns travaux ne seront exécutés

sur le terrain avant que la province n'ait antérieurement garanti les droits hydrauliques.

(d) Les travaux doivent être commencés dans l'année de la date de l'autorisation de la vente par arrêté du conseil, et ils doivent être parachevés à la satisfaction du Ministre de l'Intérieur dans les trois ans de cette date, à moins que les autorités provinciales ne fixent d'autres dates en rapport avec la concession de ces droits hydrauliques ; dans ce cas, les dates fixées par les autorités provinciales peuvent être acceptées si elles sont approuvées par le Ministre de l'Intérieur.

(e) Les ingénieurs du Département de l'Intérieur feront l'examen des travaux dès qu'ils seront parachevés.

(f) La patente sera délivrée dès que les conditions auront été remplies pour les parties des terrains concédés qui auront été mis en culture par irrigation.

(g) La vente sera résiliée pour non-paiement du prix d'achat ou pour négligence de se conformer à une des conditions quelconque de la vente.

(h) Ni transfert ni cession des terrains concédés ou de droits quelconques qui s'y rapportent ne peuvent être faits avant l'émission de la patente sans le consentement du ministre de l'Intérieur.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

31-4

Greffier du Conseil privé.

**ORDRES GÉNÉRAUX.**

1916.

QUARTIER GÉNÉRAL,

OTTAWA, 1er décembre 1916.

**O G. 113.**

INSTRUCTIONS, RÈGLEMENTS, ETC.

**ORDONNANCES ET RÈGLEMENTS ROYAUX  
POUR LA MILICE CANADIENNE, 1910—  
MODIFICATION.**

Insérez le nouveau paragraphe suivant :—

Article 360a. Il est défendu aux officiers, aux sous-officiers à brevet, aux sous-officiers et aux hommes d'accepter de l'argent comme cadeau des corps publics ou des particuliers en récompense de services rendus dans l'accomplissement de leur devoir.

(Q.G. 54-21-33-96.)

(Q.G. 970-1-5. Vol. 2.)

Le paragraphe 575 est modifié par le présent en retranchant la phrase "Chaque témoin signera sa déposition."

(Q. G. 970-1-5. Vol. 2)

**RÈGLEMENTS CANADIENS CONCERNANT LES  
MAGASINS ET LE SOIN DU MATÉRIEL  
DE GUERRE, 1913.**

MODIFICATIONS.

Des modifications ont été approuvées incluant les modifications publiées dans les ordres de l'armée en date du mois d'octobre 1915 et des mois de janvier, février, mars, juin, juillet et octobre 1916. Ces modifications seront adressées à tous les intéressés à bref délai.

(Q.G. 305-15-1.)

**RÈGLEMENTS CONCERNANT LES SERVICES  
DE L'ARTILLERIE, PARTIE II.**

MODIFICATIONS.

Retranchez les paragraphes 308 et 309, et substituez ce qui suit ;

308. La colle adhésive pour les étiquettes de papier et de mousseline sera fraîche et se composera des ingrédients suivants :

Amidon .....	3 livres.
Cristaux de sulfate de cuivre .....	13 3/4 dragmes.
Cendre de soude .....	5 1/2 "
Colle forte .....	2 onces.
Eau .....	1 gallon.

*Préparation.*—Avec un petit peu d'eau dissoudre le sulfate de cuivre et avec cette solution froide, faire une pâte claire avec l'amidon. Faire bouillir le reste de l'eau et se servir d'un peu de cette eau pour dissoudre la colle forte. Ajouter la cendre de soude à ce qui en reste. Lorsque la cendre de soude est dissoute ajouter la pâte d'amidon, mélanger parfaitement et l'amener juste au moment de bouillir pas plus d'une minute. Dès que la mixture est à la veille de bouillir, ajouter la solution de colle forte et mélanger.

309. Bien encoller l'étiquette au moyen d'un pinceau, et lorsque l'étiquette est posée et sèche, mettre une légère couche de vernis blanc dur d'un coup de pinceau plat.

*Insérez le nouveau paragraphe :*

314A Pour les instructions spéciales concernant l'inspection et l'examen des explosifs en tant de guerre, voir les Règlements concernant les magasins et le soin du matériel de guerre, 1913, appendice VII.

Paragraphe 400, page 80, *insérez à la fin :*

"Pour les instructions au sujet de la cordite inserviable durant les hostilités, voir paragraphe 28, appendice VII, Règlements concernant les magasins et le soin du matériel de guerre, 1913."

*Insérez le nouveau paragraphe :*

702A. Les détonateurs de moins de deux ans n'ont pas besoin d'être essayés si l'officier inspecteur de l'artillerie est d'opinion qu'ils paraissent serviables d'après l'apparence extérieure de leurs cylindres ou boîtes. On doit faire l'épreuve chaque année des détonateurs de plus de deux ans jusqu'à ce que la limite d'âge soit atteinte. Voir paragraphe 704.

Paragraphe 818, lignes 4 et 5. *Retranchez* "or (in the case of steep coned guns) the obturator."

Paragraphe 819, ligne 5. *Après* "they should be," *insérez* "replaced and."

Paragraphe 824. *Pour* "obturator will," dans la dernière ligne, *substituez* "discs should."

(Q.G. 305-11-2.)

## O.G. 114.

### ORGANISATION.

*Licenciement des 212e et 237e bataillon d'outre-mer, T.E.C.*

Les 212e et 237e bataillons d'outre-mer, autorisés par l'ordre général 69 de 1916, et mis en service actif, furent licenciés le 8 octobre 1916, et leurs officiers et hommes disponibles furent transférés à d'autres unités et appelés à d'autres services en rapport avec les troupes expéditionnaires canadiennes, ou on leur a donné congé avec solde entière et ils furent ensuite retranchés de la force des T.E.C., à moins de nouvel emploi.

(Q.G. 683-174-5.)

## O.G. 115—Annulé.

Par ordre,

*W. E. Hoagins.*

Major général,  
Adjudant général suppléant.

## NOMINATIONS, PROMOTIONS ET RETRAITES.

### MILICE CANADIENNE

1916.

#### QUARTIER GÉNÉRAL,

OTTAWA, 21 décembre 1916.

Les nominations et promotions qui suivent sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

## O. G. 121.

### ÉTAT-MAJOR PERMANENT.

Est nommé major : le capitaine et major à brevet F. W. L. Moore. 6 octobre 1916.

#### TROUPES PERMANENTES.

GÉNIE ROYAL CANADIEN.—le capitaine D. H. Williams est retraits. 20 novembre 1916.

#### MILICE ACTIVE.

##### CAVALERIE.

6E HUSSARDS ROYAUX CANADIENS DU DUC DE CONNAUGHT.—Le nom du lieutenant-colonel J. Long est retranché de la liste des officiers de la milice active, 15 novembre 1915.

Le lieutenant provisoire (surnuméraire) : C. Dean a la permission de se retirer. 11 décembre 1916.

16E CHEVAL-LÉGERS.—Sont nommés lieutenants provisoires (surnuméraires) :—

Le maréchal des logis chef Edward Frederick Maitland Williams. 1er novembre 1915.

Charles Harvey Bunn, gentilhomme. 7 septembre 1916.

Les maréchaux des logis Robert Louis Christopher-son,

Joseph Withrow Wynn. 1er décembre 1916.

19E DRAGONS D'ALBERTA.—Est nommé lieutenant provisoire (surnuméraire) : François Rentiers, gentilhomme. 1er décembre 1916.

26E DRAGONS DE STANSTEAD.—Le lieutenant provisoire R. H. Libby a la permission de se retirer. 15 novembre 1916.

30E RÉGIMENT (BRITISH COLUMBIA HORSE).—Le lieutenant provisoire (surnuméraire) : E. A. Henderson est transféré au 88e régiment (Victoria Fusiliers). 1er décembre 1916.

##### ARTILLERIE.

#### Artillerie de campagne canadienne.

2E BRIGADE—4E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : Clifford Sifton Morden, gentilhomme. 11 décembre 1916.

7E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : Walter Campbell Daniel, gentilhomme. 6 décembre 1916.

9E BATTERIE.—Sont nommés lieutenants provisoires (surnuméraires) : Avril Harold Findlay, gentilhomme. 17 novembre 1916.

Harold Wilson, gentilhomme. 21 novembre 1916.

Douglas Sherwood McCarter, gentilhomme. 22 novembre 1916.

Charles Josiah Whelpley Hampton, gentilhomme. 1er décembre 1916.

3E BRIGADE.—17E BATTERIE DE SYDNEY.—Est nommé lieutenant provisoire (surnuméraire) : William Nelson Yetman, gentilhomme. 6 décembre 1916.

8E BRIGADE.—2E BATTERIE (OTTAWA).—Est nommé lieutenant provisoire (surnuméraire) : David Martyn McCaffrey, gentilhomme. 30 novembre 1916.

9E BRIGADE.—5E BATTERIE DE KINGSTON.—Sont nommés lieutenants provisoires (surnuméraires) : George Wood, gentilhomme. 31 octobre 1916.

Gordon Kerr Mills, gentilhomme. 1er décembre 1916.

John Francis O'Connor, gentilhomme. 6 décembre 1916.

34E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : Charles Douglas Reid, gentilhomme. 8 décembre 1916.

12E BRIGADE.—31E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : le lieutenant G. H. Tennant, du 7e régiment (Fusiliers). 14 décembre 1916.

13E BRIGADE.—33E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : Hugh Reid Tudhope, gentilhomme. 5 décembre 1916.

14E BRIGADE.—13E BATTERIE DE WINNIPEG.—Sont nommés lieutenants provisoires (surnuméraires) : Emerson Jonathan Heaney, Clarence Henderson Burr, gentilshommes. 28 novembre 1916.



## ARTILLERIE LOURDE.

GROSSE BRIGADE DE MONTRÉAL.—2E GROSSE BATTERIE ET SECTION DE MUNITION.—Est nommé lieutenant provisoire (surnuméraire) : Stuart Russell West Allen, gentilhomme. 4 décembre 1916.

ARTILLERIE LOURDE DE COBOURG.—Est nommé lieutenant (surnuméraire) : Jack Tresilian Belcher, gentilhomme. 10 décembre 1916.

*Artillerie de place canadienne.*

1ER RÉGIMENT (HALIFAX).—Sont nommés lieutenants provisoires (surnuméraires) : William Francis Perrier, gentilhomme. 7 novembre 1916.

William Reynolds Harris, gentilhomme. 9 décembre 1916.

3E RÉGIMENT (NEW BRUNSWICK).—Est nommé lieutenant provisoire (surnuméraire) : le lieutenant provisoire W. L. Caldow, du 62e régiment (St. John Fusiliers). 14 septembre 1916.

## GÉNIE CANADIEN.

Est nommé lieutenant provisoire (surnuméraire) : Alpheus Price Augustine, gentilhomme. 6 décembre 1916.

4E TROUPE DE CAMPAGNE.—Est nommé lieutenant provisoire (surnuméraire) : James Buchanan Prentice, gentilhomme. 28 novembre 1916.

## CORPS DE DRESSAGE DES OFFICIERS CANADIENS.

CONTINGENT DE L'UNIVERSITÉ MCGILL.—Est nommé lieutenant (surnuméraire) : George Roy Stevens, gentilhomme. 27 octobre 1916.

## INFANTERIE.

7E RÉGIMENT (FUSILIERS).—Le lieutenant G. H. Tennent est transféré à la 31e batterie, 12e brigade, artillerie de campagne canadienne. 14 décembre 1916.

20E RÉGIMENT (HALTON RIFLES).—Est nommé lieutenant provisoire (surnuméraire) : Frank Bedford Leslie, gentilhomme. 7 décembre 1916.

33E RÉGIMENT DE HURON.—Le lieutenant H. J. Hodgins est transféré au service dentaire militaire canadien. 3 novembre 1916.

36E RÉGIMENT DE PEEL.—Est nommé lieutenant provisoire (surnuméraire) : Kenneth Ivan Litster, gentilhomme. 26 mai 1916.

41E RÉGIMENT (BROCKVILLE RIFLES).—Est nommé lieutenant provisoire (surnuméraire) : John Lawrence Harvey, gentilhomme. 25 octobre 1916.

42E RÉGIMENT DE LANARK ET RENFREW.—Le nom du lieutenant provisoire (surnuméraire) J. Allan est retranché de la liste des officiers de la milice active. 14 décembre 1916.

45E RÉGIMENT DE VICTORIA.—Le lieutenant (surnuméraire) A. R. Stinson est hors cadre pour prendre du service dans la réserve navale royale volontaire 10 août 1916.

50E RÉGIMENT.—Est nommé lieutenant provisoire (surnuméraire) : Robert Gordon Ker, gentilhomme. 30 novembre 1916.

51E RÉGIMENT (SOO RIFLES).—Le lieutenant J. W. Grainger est transféré au service dentaire militaire canadien. 11 octobre 1916.

60E CARABINIERS DU CANADA.—Le nom du lieutenant (surnuméraire) D. R. D. S. Erskine-Tulloch est retranché de la liste des officiers de la milice active. 18 décembre 1916.

62E RÉGIMENT (ST. JOHN FUSILIERS).—Le lieutenant provisoire (surnuméraire) W. L. Caldow est transféré au 3e régiment du Nouveau-Brunswick, artillerie de place canadienne. 14 septembre 1916.

64E RÉGIMENT (CHATEAUGUAY ET BEAUHARNOIS).—Est nommé lieutenant provisoire (surnuméraire) : Albert Abraham Freedman, gentilhomme. 17 octobre 1916.

68E RÉGIMENT (EARL GREY'S OWN RIFLES).—Le nom du lieutenant (surnuméraire) E. L. Fullerton est retranché de la liste des officiers de la milice active. 12 décembre 1915.

70E RÉGIMENT.—Sont nommés lieutenants (surnuméraires) :

Leonard Clark,  
Joseph Hector Parent,  
François Vaillant, gentilshommes. 25 octobre 1916.

Sont nommés lieutenants provisoires (surnuméraires) :

Louis Napoléon Gendreau,  
Edouard Napoléon Baronnet, gentilshommes. 25 octobre 1916.

71E RÉGIMENT D'YORK.—Est nommé lieutenant provisoire (surnuméraire) : Frank Herbert Ryder, gentilhomme. 1er septembre 1916.

82E RÉGIMENT (ABEGWEIT LIGHT INFANTRY).—Est nommé lieutenant provisoire (surnuméraire) : William Alexander McQueen, gentilhomme. 1er septembre 1916.

85E RÉGIMENT.—Est nommé lieutenant provisoire (surnuméraire) : Joseph Eugène Bourassa, gentilhomme. 13 octobre 1916.

88E RÉGIMENT (VICTORIA FUSILIERS).—Est nommé lieutenant (surnuméraire) : le lieutenant provisoire (surnuméraire) E. A. Henderson, du 30e régiment (British Columbia Horse). 1er décembre 1916.

96E (LAKE SUPERIOR REGIMENT).—Le lieutenant (surnuméraire) J. E. McQueen est hors cadre pour prendre du service dans la réserve navale royale volontaire. 10 août 1916.

100E GRENADIERS DE WINNIPEG.—Le lieutenant provisoire (surnuméraire) R. H. Ansley, a la permission de se retirer. 8 décembre 1916.

106E RÉGIMENT (INFANTERIE LÉGÈRE DE WINNIPEG).—Le lieutenant provisoire (surnuméraire) F. P. Wocks, a la permission de se retirer. 5 décembre 1916.

## SERVICES DE SANTÉ DE L'ARMÉE.

*Personnel du service de santé militaire.*

Sont nommés lieutenants provisoires (surnuméraires) : James Ross Rehill, gentilhomme. 16 septembre 1916.

John Clark McCullough, gentilhomme. 16 novembre 1916.

Hugh Howard Mitchell, gentilhomme. 20 novembre 1916.

John Duncan McLean, gentilhomme. 24 novembre 1916.

Henry Peter Gouthro, gentilhomme. 28 novembre 1916.

Burton Elliott Goodwin, gentilhomme. 2 décembre 1916.

Sont nommées sœurs hospitalières (surnuméraires) :

Evelyn Mary Acheson. 16 octobre 1916.

Bessie Louise Mather. 21 octobre 1916.

Clara Ferguson. 27 octobre 1916.

Ruth Elsie Dawn, Geraldine McGinnis. 7 novembre 1916.

Barbara Martin Stewart, Katherine Shiela Perrin. 8 novembre 1916.

Agnes Augusta Taylor, Katherine McMillan Martin. 9 novembre 1916.

Helen Brydon. 10 novembre 1916.

Alma Edna MacRobert. 11 novembre 1916.

Ruth Anne Rollins. 20 novembre 1916.

Mary Alice Corrigan. 29 novembre 1916.

Les sœurs hospitalières (surnuméraires) dont les noms suivent sont hors cadre pour prendre du service dans les services d'hôpitaux impériaux de la Reine Alexandra :—

A. M. Mark,

B. L. Mather,

C. Ferguson,

R. E. Dawn,

G. McGinnis,

B. M. Stewart,

A. A. Taylor,

H. Brydon,  
A. E. MacRobert,  
R. A. Rollins. 25 novembre 1916.

## SERVICE DENTAIRE MILITAIRE CANADIEN.

Sont nommés capitaines : Walker Davy Cowan, écuyer. 22 septembre 1916.

Le lieutenant J. W. Grainger, du 51<sup>e</sup> régiment (Soo Rifles). 11 octobre 1916.

Le lieutenant H. J. Hodgins, du 33<sup>e</sup> régiment de Huron. 3 novembre 1916.

Thomas Robertson, écuyer. 22 novembre 1916.

John Henry Purdy, écuyer. 1<sup>er</sup> décembre 1916.

Leo Dennis Leonard, écuyer. 7 décembre 1916.

Est nommé lieutenant (surnuméraire) : David Percy Sutton, gentilhomme. 1<sup>er</sup> décembre 1916.

Est nommé quartier-maître avec le grade honorifique de lieutenant : Ernest Franklin Gardiner, gentilhomme. 1<sup>er</sup> novembre 1916.

## VÉTÉRINAIRES MILITAIRES CANADIENS.

Est nommé lieutenant provisoire (surnuméraire) : Richard Johnson Milner, gentilhomme. 7 novembre 1916.

## INSTRUCTEURS DES CADETS D'ÉCOLES.

Est nommé lieutenant : Gordon Alexander Douglas, gentilhomme. 15 décembre 1916.

## MEMORANDA.

Le lieutenant-colonel R. B. Hamilton abandonne le grade temporaire de lieutenant-colonel sur la liste active, qui lui a été conféré par l'Ordre Général 8, 1916, et il retourne à la liste des retraités. 6 décembre 1916.

Le grade temporaire de major, avec la solde et les allocations qu'il comporte, est conféré au capitaine W. D. Cowan, corps dentaire militaire canadien, tant qu'il remplira les fonctions de sous-directeur du service dentaire, district militaire n° 12. 22 septembre 1916.

Est nommé major honoraire : le capitaine honoraire J. J. Cawthra, M. C. 18 décembre 1916.

Le grade temporaire de capitaine est conféré aux messieurs ci-dessous mentionnés tant qu'ils rempliront les fonctions d'officiers commandants de compagnies.

Les lieutenants H. S. Reid et H. M. Tedman, le lieutenant (surnuméraire) C. L. Foster, 2<sup>e</sup> régiment (Queen's Own Rifles of Canada). 15 décembre 1916.

Le grade temporaire de capitaine de la milice canadienne est conféré à Jules Napoléon Hamel et Joseph Alphonse Beaulieu, écuyer, tant qu'ils rempliront les fonctions d'officiers recruteurs, district militaire n° 4. 28 novembre 1916.

Est nommé aumônier avec le grade honorifique de capitaine :—

Le révérend Robert Howie. 3 août 1916.

Relativement à l'Ordre Général 9, 1916, sous le "59<sup>e</sup> régiment de Stormont et Glengarry" insérez le mot "lieutenant" avant le mot "surnuméraire."

## CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement ayant passé l'examen exigé pour leurs nominations sont confirmés dans leur grade à compter des dates apposées à leurs noms respectifs :—

Le lieutenant surnuméraire A. S. Macfarlane, 24<sup>e</sup> régiment, 18 juillet 1916.

Le lieutenant surnuméraire H. H. Dell, 24<sup>e</sup> régiment, 2 août 1916.

Le lieutenant surnuméraire A. V. McPhail, 27<sup>e</sup> régiment, 26 juin 1916.

Le lieutenant surnuméraire R. C. Rowland, 32<sup>e</sup> régiment, 10 mars 1916.

Le lieutenant surnuméraire G. MacL. Campbell, 50<sup>e</sup> régiment, 27 septembre 1916.

Le lieutenant surnuméraire R. P. Clarke, 101<sup>e</sup> régiment, 14 avril 1916.

Le lieutenant surnuméraire S. D. Skene, 103<sup>e</sup> régiment, 24 août 1916.

Le lieutenant surnuméraire H. Jones, 104<sup>e</sup> régiment, 10 mars 1916.

Le lieutenant surnuméraire J. A. Blezard, services de santé de l'armée, 16 novembre 1916.

Par ordre,

*W. E. Haszins.*

Major général,  
Adjudant général suppléant.

## AVIS DU GOUVERNEMENT.

## COMMISSION DU SERVICE CIVIL DU CANADA.

EXAMEN D'ENTRÉE AU COLLÈGE NAVAL ROYAL  
DU CANADA.

AVIS public est par le présent donné qu'un examen de concours général pour entrée au collège naval royal du Canada sera tenu, sous la direction de la Commission du Service civil, mercredi, le 16 mai 1917, à Prince-Rupert, Victoria, Vancouver, Nelson, Edmonton, Calgary, Saskatoon, Regina, Brandon, Winnipeg, Port-Arthur, Sault-Ste-Marie, London, Hamilton, Toronto, Kingston, Ottawa, Montréal, Sherbrooke, Québec, Frédéricton, Moncton, St. John, Charlottetown, Yarmouth, Halifax et Sydney. Cet examen peut être aussi tenu dans d'autres centres, pourvu qu'un nombre suffisant de candidats demandent à le subir au même endroit.

On attire l'attention sur le fait que dans l'état présent des choses le département du Service naval ne s'engage en aucune façon à donner des commissions aux gradués du collège naval royal, mais il n'exige pas non plus que les gradués cadets suivent la carrière navale. On a cependant effectué une entente avec l'Amirauté par laquelle elle s'est engagée à accepter chaque année huit cadets ayant terminé leur cours au collège, pourvu qu'ils aient atteint les niveaux d'excellence requis. Ils entreront dans la marine royale comme cadets sur le même pied que les gradués du collège naval de Dartmouth. Une entente a aussi été effectuée avec les universités McGill et Toronto par laquelle elles accepteront les gradués du collège naval royal dans la seconde année du cours de sciences appliquées de ces universités. D'autres universités se feront sans doute un plaisir d'accorder le même privilège.

On attire aussi l'attention sur les examens de concours généraux pour positions dans le Service intérieur qui seront tenus au même temps que l'examen d'entrée au collège naval royal. Les candidats heureux à ces examens ont l'assurance d'obtenir une position permanente, soit comme commis, soit comme sténo-dactylographes. Un examen pour positions dans les catégories inférieures du Service intérieur, et les examens préliminaire et d'aptitude réguliers seront aussi tenus aux mêmes temps et endroits.

On peut obtenir du Secrétaire de la Commission du Service civil, à Ottawa, sur demande personnelle ou par écrit, les formules de demande d'inscription et tous les renseignements nécessaires.

Les formules de demande d'inscription, dûment remplies, et accompagnées des honoraires requis, doivent parvenir au bureau de la Commission du Service civil pas plus tard que le 16 avril 1917. Cette règle est de rigueur.

Par ordre de la Commission,

WM. FORAN,  
Secrétaire.

Ottawa, 19 janvier 1917.

31-4



**Robert Maw & Company, Limited.**

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 5e jour de janvier 1917, constituant en corporation Thomas Barnard Gould, solliciteur, Clara Thomas, Laura May Smith et Ella Mary Jackson, sténographes, et Lily Copping, commis, tous de la cité de Montréal, dans la province de Québec; pour les fins suivantes :—

(a) Exercer l'industrie de fabricants de machinerie et d'outils pour travailler le fer et le bois, fondeurs de fer, fabricants d'acier, fondeurs de cuivre, ouvriers en métaux, constructeurs d'usines, machinistes, convertisseurs de fer et d'acier, forgeron, ouvriers en bois, constructeurs, électriciens, ingénieurs hydrauliciens, mineurs, préparateurs de minerais, fondeurs; conduire, gérer, exploiter des fonderies, ateliers de machines, mines et établissements pour machines motrices, fabricants de ponts et pièces métalliques pour la construction et autres établissements ou bâtiments nécessaires ou convenant à aucune des industries de la compagnie; manufacturer, construire, réparer, acheter, vendre, louer, échanger, trafiquer et disposer d'articles, outils, machines, machines-outils, instruments, quincaillerie de tous genres, locomotives, locomobiles et autres machines motrices, wagons, automobiles, équipement et partie et fournitures d'automobiles, moteurs, appareils électriques, compresseurs à air et à vapeur, machinerie, pompes et outils pour usines, chaudières et généralement outils, machineries et articles de tous genres et description composés ou manufacturés en tout ou en partie de fer, acier, métal, bois ou autres matériaux ou combinaisons de matériaux et exercer l'industrie d'entrepreneurs généraux;

(b) Conclure des arrangements pour le partage des bénéfices, l'union des intérêts, la coopération, les risques communs, les concessions réciproques, l'amalgamation, la consolidation, l'aide par garantie de contrat, prêt ou endossement, avec toute personne, maison ou corporation exerçant une industrie d'une nature semblable ou d'une nature s'y rapportant, ou alliée d'une manière à l'industrie pour laquelle l'incorporation est demandée, et nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, acquérir, posséder, détenir et disposer d'actions, débentures ou autres valeurs d'aucune telle personne, maison ou corporation et louer, donner à bail, vendre, aliéner, disposer de tout ou partie de l'entreprise ou industrie de la compagnie et recevoir en paiement pour iceux tous stocks, obligations, débentures ou autres valeurs d'aucune personne ou corporation exerçant de n'importe quelle manière à l'industrie pour laquelle une industrie d'une nature semblable ou se rapportant l'incorporation est maintenant demandée;

(c) Faire tous les actes et choses, posséder toute propriété, marques de fabriques, droits de brevets, franchises ou privilèges dans le but d'élargir et d'étendre le champ et l'application des objets de cette compagnie, faire sans restriction ou exercer tous les actes et choses nécessaires ou utiles à l'industrie pour laquelle l'incorporation est maintenant demandée et, nonobstant que telles stipulations ne sont pas indiquées dans les présentes, faire toutes telles sortes d'affaires qui seraient nécessaires ou qui découleraient naturellement de l'intention exprimée dans les présentes.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Robert Maw & Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 10e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

30-2

**The Universal Machinery Company, Limited.**

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 5e jour de janvier 1917, 14196—5½

constituant en corporation Herbert Johnson, vendeur, J. Charles Redpath Jones, Frank Talbot Malone, Henry Charles Brennan et Francis McMullen, commis, tous de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie de fabricants de machinerie et d'outils pour travailler le fer et le bois, fondeurs de fer, fabricants d'acier, fondeurs de cuivre, ouvriers en métaux, constructeurs d'usines, machinistes, convertisseurs de fer et d'acier, forgerons, ouvriers en bois, constructeurs, électriciens, ingénieurs hydrauliciens, mineurs, préparateurs de minerais, fondeurs; conduire, gérer, exploiter des fonderies, ateliers de machines, usines et établissements pour machines motrices, fabricants de ponts et pièces métalliques pour la construction et autres établissements ou bâtiments nécessaires ou convenant à aucune des industries de la compagnie; manufacturer, construire, réparer, acheter, vendre, louer, échanger, trafiquer et disposer d'articles, outils, machines, machines-outils, instruments, quincaillerie de tous genres, locomotives, locomobiles et autres machines motrices, wagons, automobiles, équipement et partie et fournitures d'automobiles, moteurs, appareils électriques, compresseurs à air et à vapeur, machinerie, pompes et outils pour mines, chaudières et généralement outils, machineries et articles de tous genres et description composés ou manufacturés en tout ou en partie de fer, acier, métal, bois ou autres matériaux ou combinaisons de matériaux et exercer l'industrie d'entrepreneurs généraux;

(b) Conclure des arrangements pour le partage des bénéfices, l'union des intérêts, la coopération, les risques communs, les concessions réciproques, l'amalgamation, la consolidation, l'aide par garantie de contrat, prêt ou endossement, avec toute personne, maison ou corporation exerçant une industrie d'une nature semblable ou d'une nature s'y rapportant, ou alliée d'une manière à l'industrie pour laquelle l'incorporation est demandée, et nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, acquérir, posséder, détenir et disposer d'actions, débentures ou autres valeurs d'aucune telle personne, maison ou corporation et louer, donner à bail, vendre, aliéner, disposer de tout ou partie de l'entreprise ou industrie de la compagnie et recevoir en paiement pour iceux tous stocks, obligations, débentures ou autres valeurs d'aucune personne ou corporation exerçant une industrie d'une nature semblable ou se rapportant de n'importe quelle manière à l'industrie pour laquelle cette compagnie est incorporée;

(c) Faire tous les actes et choses, posséder toute propriété, marques de fabriques, droits de brevets, franchises ou privilèges dans le but d'élargir et d'étendre le champ et l'application des objets de cette compagnie, faire sans restriction ou exercer tous les actes et choses nécessaires ou utiles à l'industrie pour laquelle cette compagnie est incorporée et, nonobstant que telles stipulations ne sont pas indiquées dans les présentes, faire toutes telles sortes d'affaires qui seraient nécessaires ou qui découleraient naturellement de l'intention exprimée dans les présentes.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Universal Machinery Company, Limited," avec un capital-actions de deux cent mille dollars, divisé en 2,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 10e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

30-2

**Masters and Company, Limited.**

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 5e jour de janvier 1917, constituant en corporation Arthur Ramsay Holden, conseil du Roi, Pierre Amable Badeux, avocat, Ernest Geoffrey

Bennett, comptable, Arthur Charters, teneur de livres, et Alfred Boreham Wright, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie d'ingénieurs mécaniciens et électriciens, architectes et entrepreneurs pour l'érection, construction, réfection, modification de tous travaux publics, privés et entreprises ;

(b) Manufacturer, acheter et disposer d'effets, articles et marchandises ;

(c) Produire, manufacturer, acquérir, obtenir du sol, affiner, fondre, emmagasiner, négocier et disposer de toutes espèces de métaux, minéraux, substances minérales, produits chimiques, bois et autres matériaux et articles composés d'eux en tout ou en partie, explorer, prospecter, miner, extraire, construire et exploiter des travaux et autrement procéder, comme il en sera nécessaire et utile vers cette fin ;

(d) Fabriquer, acquérir et disposer de pièces d'artillerie, armes, munitions et de matériel et choses de même nature et des machinerie, outils, équipement, procédés et autres choses nécessaires ou utiles pour leur manufacture ou manutention ;

(e) Employer, détenir, acquérir, développer et manutentionner, manufacturer de toutes manières ou autrement faire valoir des ressources et produits naturels ou artificiels, aider ou aviser en ce qui les concerne ;

(f) Nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, acheter ou acquérir d'aucune manière, détenir, posséder, vendre avec ou sans garantie, les actions, débentures et autres valeurs d'aucune corporation ou entreprise industrielle ou autres, exerçant une industrie semblable à celle de cette compagnie, ou les promouvoir, contribuer, subventionner ou autrement aider, s'amalgamer ou faire d'autres arrangements avec toute personne, compagnie ou entreprise exerçant une industrie semblable ; gérer, exercer, exploiter les propriétés, entreprises et affaires de toutes telles industries, les acquérir, y compris leur achalandage, droits, engagements, et autres accessoires par achat, bail ou autrement, émettre, répartir, livrer comme complètement libérées et non sujettes à appel les actions, débentures ou autres valeurs de cette compagnie en paiement ou en paiement partiel d'aucunes valeurs, droits ou choses pouvant être acquis et, avec l'approbation des actionnaires, en paiement ou paiement partiel pour tous services rendus à la compagnie en rapport avec sa promotion, son organisation, ses affaires ou autrement ;

(g) Demander, acheter ou autrement acquérir, détenir, employer (par bail, licence ou autrement), exercer, développer, introduire, vendre, céder, louer ou autrement disposer, ou faire valoir tous brevets, marques de fabrique, inventions, droits d'auteur, perfectionnements, procédés, concessions et choses de même nature, utiles pour les affaires de la compagnie, les payer totalement ou partiellement en obligations, débentures ou autres valeurs ou biens de la compagnie ou par l'émission d'actions libérées et non sujettes à appel de son capital-actions ;

(h) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques, ou autrement, avec toute personne ou compagnie exerçant ou engagée dans toute industrie, ou transaction que cette compagnie est autorisée à exercer ; promouvoir, aider à promouvoir et devenir actionnaire ou participant dans aucune telle compagnie ou entreprise ; en acheter ou acquérir les actions et valeurs, nonobstant les dispositions de l'article 44 de la dite loi ; détenir, vendre, réémettre et autrement en disposer ;

(i) Faire des prêts ou garantir les obligations ou contrats ou autrement aider d'aucune manière toute compagnie dont les actions du capital-actions, obligations et autres engagements sont, en tout ou en partie, détenus par cette compagnie, faire tous les actes ou choses pour préserver, améliorer, augmenter la valeur d'aucunes telles actions, obligations ou engagements et, de la même manière, avancer des fonds ou garantir les contrats ou autrement aider aucune personne ou compagnie ayant des engagements commerciaux avec la compagnie ou lui étant endettée ;

(j) Acquérir l'achalandage, propriété, droits et biens, et assumer les engagements d'aucune personne, maison ou corporation ou entreprise endettée à la compagnie ou faisant des affaires semblables à celles faites par la compagnie, les payer en espèces ou en actions libérées et non sujettes à appel, ou en valeurs de cette compagnie ou autrement ;

(k) Vendre, louer ou autrement disposer ou trafiquer de tout ou partie de l'entreprise de la compagnie, de ses biens, achalandage, droits, obligations d'aucun genre pour telle compensation que la compagnie jugera convenable y compris les actions, débentures et autres valeurs d'aucune autre corporation ayant des objets semblables, en tout ou en partie, à ceux de la compagnie, et distribuer parmi ses actionnaires tous fonds, valeurs ou autres compensations ainsi reçues ;

(l) Payer toutes les dépenses concernant l'obtention de la charte d'incorporation ou se rapportant à la formation et à l'organisation de la compagnie, faire toutes autres choses utiles ou permettant d'atteindre les objets ci-dessus, promouvoir toute compagnie ou compagnies dans le but d'acquérir toutes ou aucune des entreprises, des biens, droits ou engagements de cette compagnie, ou pour toute autre fin qui semblera d'une nature avantageuse pour la compagnie ;

(m) Exercer toute autre industrie, manufacturière ou autre, que la compagnie jugera pouvoir convenablement exercer en rapport avec ses affaires ou de nature, directement ou indirectement, à augmenter ou rendre profitable aucune des propriétés ou des droits de la compagnie ;

(n) Prêter des fonds aux personnes ou compagnies ayant des relations avec la compagnie, placer et disposer d'aucun fonds ou biens non immédiatement requis pour les fins de la compagnie comme il en sera jugé opportun ; placer des fonds pour le compte d'aucune autre compagnie ou individu et se porter garant de tels placements ;

(o) Conclure des arrangements avec aucune autorité ou gouvernement municipal, local ou autres qui seront de nature à permettre d'atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités tous bénéfices qui sembleront désirables d'obtenir, et exécuter ou exercer et se conformer à tous tels arrangements, droits et concessions : faire licencier, enregistrer et reconnaître la compagnie dans tout pays étranger, et y désigner des personnes pour faire tels actes et choses nécessaires d'après les lois de tel pays pour représenter la compagnie et lui permettre d'exercer effectivement son industrie ou poursuivre ses affaires là et ailleurs ;

(p) Acheter ou autrement acquérir, détenir, louer, vendre, améliorer, gérer, développer, échanger ou autrement disposer ou trafiquer de biens fonciers, terres, édifices ou autres propriétés ou droits nécessaires ou utiles à l'exercice d'aucune des industries de la compagnie ;

(q) Faire toute ou aucune des choses ci-dessus comme principaux, agents, entrepreneurs, surveillants ou autrement, seuls ou conjointement avec d'autres, par l'entremise d'agents, fidéicommissaires ou autrement, et faire toutes autres choses nécessaires ou utiles pour atteindre les objets ci-dessus mentionnés ou aucun d'eux ;

(r) Les objets, pouvoirs et fins ci-dessus mentionnés de la compagnie seront séparés et non dépendant les uns des autres, et la compagnie pourra poursuivre et exercer un ou plusieurs de tels objets, pouvoirs et fins sans égard aux autres et aucune clause ne sera limitée dans sa généralité ou autrement restreinte par rapport à aucune clause de tels objets, pouvoirs et fins ou autrement ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Masters and Company, Limited," avec un capital-actions de deux cent mille dollars, divisé en 2,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 10e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.



**Sam'l Osborn (Canada) Limited.**

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 3e jour de janvier 1917, constituant en corporation Albert Ernest Myles, manufacturier, Francis Joseph Laverty et John Wesley Blair, tous deux conseil du Roi, et Charles Albert Hale et Auguste Angers, avocats, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) S'engager dans la fabrication, production, le travail, la vente et le négoce de l'acier et autres métaux, posséder, exercer, exploiter des usines, outillages, bureaux, établissements pour la fabrication et le négoce de tous produits et articles composés en tout ou en partie d'acier et autres métaux, de machinerie et outils spéciaux de toute espèce; exercer l'industrie se rapportant à l'extraction et à l'exploitation des minéraux, la production et le travail des métaux, la production, la fabrication et la préparation de tous autres matériaux, exercer toute autre industrie, manufacturière ou autre, pouvant être légalement exercée ou de nature à pouvoir être exercée en rapport avec les pouvoirs demandés par les présentes ou de nature à augmenter ou à rendre profitables, directement ou indirectement, la valeur des biens ou droits de la compagnie;

(b) Pour les fins susdites, exercer l'industrie d'agents de manufactures, ingénieurs, marchands et négociants en métaux, minerais, outils, machinerie, minéraux et autres articles et matériaux similaires et en produits composés en tout ou en partie d'iceux;

(c) Exercer aucuns autres objets ou fins étant communément ou usuellement exercés en rapport avec les affaires ci-dessus mentionnées ou se rapportant naturellement à telle industrie ou à ses développements;

(d) Acheter, louer, échanger ou autrement acquérir toute terre, édifices, baux, droits, privilèges, concessions, machinerie, outillage, fonds de commerce, nécessaires ou utiles aux affaires de la compagnie, ériger, construire, modifier, maintenir tous bâtiments, travaux, appareils et machinerie nécessaires ou convenant aux objets de la compagnie;

(e) Demander, acheter, louer, échanger ou autrement acquérir tous brevets, licences, marques de fabrique, concessions et choses de même nature conférant dans toute contrée un droit exclusif ou non exclusif ou limité, qui seront jugés propres à profiter directement ou indirectement à la compagnie, et utiliser, exercer, développer, en octroyer des licences ou autrement faire valoir la propriété, les droits ou renseignements ainsi acquis;

(f) Payer pour tous droits ou propriété acquis par la compagnie, ou pour services rendus, en espèces ou en actions, avec ou sans droits préférentiels ou différés en ce qui concerne le dividende ou le remboursement du capital ou autrement, ou en débiteures avec ou sans charge sur la propriété ou l'entreprise de la compagnie, (y compris le capital non appelé) ou aucune portion d'icelui, ou partie d'une manière et partie de l'autre, et généralement à tels termes que la compagnie pourra déterminer;

(g) Accepter en paiement pour tous droits ou propriétés vendus ou autrement disposés ou négociés par la compagnie ou pour services rendus par elle, en espèces, par acomptes ou autrement, ou en actions d'aucune compagnie ou corporation, avec ou sans droits différés ou préférentiels quant au dividende ou au remboursement du capital ou autrement, ou par le moyen d'un mortgage ou valeurs d'aucune personne, maison, compagnie ou corporation, ou partie d'une manière et partie de l'autre et généralement à tels termes que le conseil d'administration pourra déterminer;

(h) S'associer ou conclure tout arrangement à fonds communs, ou pour le partage des bénéfices, la fusion des intérêts, la coopération avec aucune compagnie, maison ou personne exerçant ou se proposant d'exercer aucune industrie étant dans les limites des objets de cette compagnie, acquérir et détenir des actions, stock ou valeur d'aucune telle compagnie;

(i) Etablir, promouvoir ou concourir à établir ou promouvoir toute autre compagnie dont les objets inclu-

ront l'acquisition ou l'acceptation de tous ou aucune partie des biens et engagements de cette compagnie ou qui seront de n'importe quelle manière de nature à faire avancer, directement ou indirectement, les objets de cette compagnie; acquérir, détenir des actions, valeurs et garanties de paiement ou aucun autre engagement émis par aucune telle compagnie;

(j) Acheter ou autrement acquérir et assumer la totalité ou aucune partie des affaires, propriétés ou passif, d'aucune personne ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer, ou possédant aucune propriété convenant aux objets de cette compagnie;

(k) Vendre ou disposer de toute entreprise de la compagnie pour telle compensation que les directeurs et trois-quarts en valeur des actionnaires ordinaires et privilégiés de la dite compagnie jugeront convenable, et en particulier pour des actions, débiteures ou valeurs d'aucune autre compagnie ayant des objets semblables à ceux de cette compagnie et distribuer parmi les actionnaires de cette compagnie toute propriété de la compagnie et en particulier aucune action, débiteures ou valeurs d'aucune autre compagnie appartenant à cette compagnie;

(l) S'amalgamer avec aucune personne, maison ou autre compagnie dont les objets comprennent des objets semblables à ceux de cette compagnie, par vente ou achat (pour des actions ou autrement) de l'entreprise, sujette aux engagements de cette ou d'aucune autre compagnie comme susdit, avec ou sans liquidation ou par vente ou achat (pour des actions ou autrement de toutes les actions ou stock de cette ou d'aucune autre compagnie comme susdit, ou par aucun arrangement de la nature d'une association ou d'aucune autre manière);

(m) Distribuer parmi les membres, en espèces, toute propriété de la compagnie ou tout produit de la vente ou de la disposition d'aucune propriété de la compagnie; mais de sorte qu'aucune distribution représentant une réduction du capital ne puisse être faite qu'avec la sanction (s'il y en a une), pour le temps présent, requise par la loi;

(n) Faire toutes ou aucune des choses ci-dessus dans toutes les parties du monde comme principaux, agents, fidéicommissaires, entrepreneurs, ou autrement, seuls ou conjointement avec d'autres, par l'entremise d'agents, sous-entrepreneurs, fidéicommissaires ou autrement;

(o) Etablir et supporter ou aider à établir et supporter des fonds, associations, institutions, fonds en fidéicommis, ou commerce de nature à profiter aux employés ou ex-employés de la compagnie ou les parents et dépendant de telles personnes ou d'aucunes personnes ayant des relations avec la compagnie;

(p) Nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, acheter ou acquérir d'aucune manière, posséder, détenir, disposer, transférer, avec ou sans garantie, les débiteures, actions, obligations ou autres sécurités d'aucune corporation manufacturière ou autre exerçant une industrie similaire à celle de cette compagnie;

(q) Les objets, pouvoirs et fins, ci-dessus mentionnés de la compagnie seront séparés et non dépendant les uns des autres, et la compagnie pourra poursuivre et exercer aucun de tels objets, pouvoirs ou fins sans égards aux autres et aucune clause ne sera limitée dans sa généralité ou autrement interprétée par rapport à aucune clause de tels objets, pouvoirs et fins ou autrement;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Sam'l Osborn (Canada), Limited," avec un capital-actions de cinquante mille dollars, divisé en 1,000 actions de cinquante dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 9e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

## The Marck Brick Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17<sup>e</sup> jour de janvier 1917, constituant en corporation Richard Tuson Heneker et Henry Noël Chauvin, tous deux conseil du Roi, Harold Earle Walker et John Noël Beauchamp, avocats, et Hugh Wylie, teneur de livre, tous de la cité de Montréal dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer, acheter, vendre, importer, exporter et trafiquer de briques, terres-cuites, tuiles, drains, tuyaux d'égout, briques réfractaires et produits et matériaux de construction similaires de toutes descriptions ;

(b) Manufacturer, acheter, vendre, importer, exporter et trafiquer de toute substance employée dans la fabrication des articles ci-dessus, fabriquer et trafiquer de tout autre article pouvant être fait des mêmes substances ou de leurs sous-produits ;

(c) Faire des contrats, compléter et améliorer des bâtiments et structures de tous genres, trafiquer de pierre et de matériaux de construction de toutes descriptions, acheter, détenir et disposer de propriétés acquises dans le but d'y ériger des bâtiments ;

(d) Manufacturer, acheter, vendre, importer, exporter et disposer d'effets, articles et marchandises ;

(e) Manufacturer, acheter, vendre, importer, exporter, trafiquer de machinerie et de toutes choses requises pour la fabrication, la production des objets matériaux ci-dessus mentionnés ou pour l'équipement des fabriques ou ateliers pour leur fabrication ;

(f) Exercer toute autre industrie, commerce ou fabrication se rapportant ou étant alliés d'aucune manière aux fins ci-dessus mentionnées que la compagnie jugera pouvoir convenablement exercer en rapport avec son industrie ou qui semblera directement ou indirectement de nature à augmenter ou rendre profitable aucune des propriétés ou droits de la compagnie ;

(g) Acquérir par achat, location ou autrement tout ou partie des biens, affaires, propriétés et engagements d'aucune personne ou compagnie exerçant une industrie que la compagnie est autorisée à exercer ou possédant des propriétés convenant aux fins de cette compagnie ;

(h) Demander, acheter ou autrement acquérir et vendre tous brevets d'invention, brevets, marques de fabrique, licences, concessions et choses de même nature conférant un droit exclusif ou non exclusif ou limité d'utiliser, tout secret ou autre information concernant toute invention ou procédé qui paraîtra capable d'être utilisé pour aucune des fins de la compagnie ou dont l'acquisition sera jugée propre à profiter directement ou indirectement à la compagnie, et utiliser, exercer, développer ou permettre l'usage ou autrement faire valoir la propriété, les droits ou renseignements ainsi acquis ;

(i) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds garantir les contrats ou autrement aider toute telle personne ou compagnie ou clients ou personne ayant des relations avec la compagnie ; prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie, et les vendre, détenir, rémettre avec ou sans garantie ou autrement en disposer, nonobstant les dispositions de l'article 44 de la dite loi ;

(j) Acheter, prendre ou autrement acquérir et détenir des actions, obligations, débiteures ou autres valeurs de toute compagnie ayant des objets, en tout ou partie, semblables à ceux de cette compagnie ou exerçant une industrie capable d'être, directement ou indirectement, conduite, avantageusement pour cette compagnie, établir, promouvoir ou autrement aider telle compagnie ou compagnies, nonobstant les dispositions de l'article 44 de la dite loi ;

(k) Conclure des arrangements avec aucune autorité ou gouvernement municipal, local ou autres qui seront de nature à permettre d'atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités ou gouvernements tous les droits, privilèges, concessions, subsides et autres bénéfices que la compagnie jugera convenable d'obtenir, et exécuter ou exercer et se conformer à tous tels arrangements, droits et concessions ;

(l) Promouvoir toute compagnie ou compagnies dans le but d'acquérir tout ou partie de la propriété et engagements de cette compagnie ou pour toute autre fin qui semblera directement ou indirectement d'une nature avantageuse pour cette compagnie, souscrire, placer ou aider à placer le stock, obligations ou valeurs de toute telle compagnie ou compagnies ;

(m) Acquérir, louer, détenir, vendre, céder toute propriété foncière et personnelle, tous droits et privilèges que la compagnie jugera nécessaires ou utiles pour les fins de ses affaires et en particulier toutes terres, bâtiments, servitudes, machinerie, outillage, fonds de commerce, accepter des mortgages, charges et gages sur des propriétés foncières ou personnelles ou aucune autre garantie quelle qu'elle soit, portant intérêt ou autrement, comme la compagnie en jugera, des acheteurs ou débiteurs de la compagnie, vendre, céder ou autrement disposer de toutes ou aucune telles valeurs ;

(n) Construire, maintenir, modifier tous édifices ou travaux nécessaires ou convenant aux fins de la compagnie, construire, posséder et opérer des chalands, vaisseaux, wagons et autres véhicules mus par la vapeur, l'électricité ou autrement pour les fins de la compagnie ;

(o) Construire, améliorer, maintenir, développer, travailler, gérer, conduire, contrôler aucuns chemins, routes, tramways, embranchements, voies d'évitement, sur les terres possédées ou contrôlées par la compagnie, ponts, réservoirs, cours d'eau, pouvoirs hydrauliques, quais, manufactures, entrepôts, usines électriques et autres ateliers et commodités qui pourront être directement ou indirectement de nature à favoriser les intérêts de la compagnie et contribuer, subventionner ou autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation, gérance, exécution ou contrôle, vendre tout excédent de pouvoir électrique non requis pour les fins de la compagnie, pourvu que lorsque exercé en dehors de la propriété de la compagnie les pouvoirs contenus dans cette clause seront soumis à toutes les lois et règlements provinciaux et municipaux les concernant ;

(p) Placer et disposer des fonds de la compagnie non immédiatement requis de telle manière qu'il pourra en être décidé de temps à autre ;

(q) Avec l'approbation des actionnaires, payer et rémunérer toute personne, corporation ou compagnie, avec l'émission et le paiement d'actions complètement libérées, obligations ou autres valeurs de cette compagnie ou autrement pour services rendus ou à rendre comme promoteur ou preneur de stock de cette ou d'aucune autre compagnie ou en plaçant, aidant à placer, garantissant le placement d'aucunes actions, obligations ou débiteures de cette ou d'aucune autre compagnie ou pour tous autres services de tout genre ; ou comme paiement pour toute propriété mobilière ou immobilière, foncière ou personnelle, privilège, licences ou concession et en paiement total ou partiel ou en échange pour des actions, obligations, débiteures ou autres valeurs d'aucune autre compagnie ;

(r) Tirer, faire, accepter, endosser, exécuter et émettre des billets promissoires, lettres de change, connaissances, mandats et autres instruments négociables et transférables ;

(s) Vendre ou disposer de l'entreprise de la compagnie ou de toute partie d'icelle, pour telle compensation que la compagnie jugera à propos, et en particulier pour des actions, débiteures ou valeurs de toute autre compagnie ;

(t) Adapter pour faire connaître les affaires de la compagnie tels moyens qui seront jugés opportuns et en particulier par des annonces dans les journaux, circulaires, par l'achat et l'exposition de travaux d'art ou d'intérêt, la publication de livres et périodiques et par la distribution de prix, récompenses et dons ;

(u) Vendre améliorer, gérer, développer, échanger, louer, disposer, faire valoir ou autrement trafiquer de tout ou partie des biens et droits de la compagnie ;



(v) Développer, faire valoir aucune terre acquise par la compagnie ou dans laquelle elle est intéressée, et en particulier les tracer et préparer pour des fins de construction et d'affermage; construire, modifier, démolir, décorer, maintenir, aménager et améliorer des bâtiments et commodités en plantant, pavant, égoutant, affermant, cultivant, louant sur des baux ou des conventions de construction; acheter, bâtir, vendre, louer des logements pour ses employés ou autres;

(w) Faire toutes ou aucune des choses ci-dessus comme principaux, entrepreneurs ou autrement, par l'entremise d'aucuns fidéicommissaires ou agents ou autrement, seuls ou conjointement avec d'autres;

(x) S'amalgamer avec aucune autre compagnie ayant des objets semblables à ceux de cette compagnie;

(y) Distribuer parmi les membres, par dividendes ou autrement, en espèces ou en nature aucune des propriétés de la compagnie et en particulier les actions libérées, débetures ou actions débetures d'aucune autre compagnie;

(z) Les pouvoirs octroyés dans chacun des paragraphes ci-dessus ne seront limités ni restreints par induction ou déduction des termes d'aucun autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Mack Brick Company, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 18e jour de janvier 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

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#### Omer Quintal, Limitée—Omer Quintal Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 22e jour de janvier 1917, constituant en corporation Omer Quintal, voiturier, Joseph Oscar Falcon et Rodolphe Gingras, comptables, Gaspard Quintal, plombier, et Joseph Belisle, forgeron, tous de la Cité de Montréal, dans la province de Québec, pour les fins suivantes:—

(a) Manufacturer, acheter, vendre et disposer de toutes espèces de voitures, véhicules, wagons, traîneaux, wagons moteurs, automobiles, voitures mues par traction animale, à vapeur, à gazoline, électrique, ou aucun autre pouvoir, roues, ressorts, essieux, lampes, harnais, accessoires d'automobiles, gazoline, huile et essence et tous autres accessoires, jantes, bois et toutes choses appartenant à l'industrie et au commerce ci-dessus énumérés;

(b) Réparer et améliorer toutes espèces de voitures, véhicules, wagons, traîneaux, wagons moteurs, automobiles mues par traction animale, à vapeur, à gazoline, électrique ou aucun autre pouvoir, roues, ressorts, essieux, lampes, accessoires d'automobiles, jantes, bois et toutes choses appartenant à l'industrie et au commerce ci-dessus énumérés;

(c) Acquérir et posséder les biens, propriétés, privilèges, franchises, contrats, baux, biens fonciers et autres droits de toute personne, maison ou compagnie exerçant une industrie similaire et généralement les affaires de toute personne ou compagnie exerçant une industrie ou un commerce que cette compagnie est autorisée d'exercer;

(d) Exercer toute industrie, manufacturière ou autre, que la compagnie croira capable d'être convenablement exercée en rapport avec son commerce, ou censée augmenter directement ou indirectement la valeur des biens ou droits de la compagnie, ou les rendre profitables, manufacturer, acheter, vendre et disposer d'articles, effets et marchandises;

(e) Agir comme agents, entreposer et emmagasiner pour d'autres personnes ou compagnie pour l'achat, vente, échange ou location de tous produits se rapportant aux objets pour lesquels la compagnie est incorporée;

(f) Faire tous les actes, exercer tous les pouvoirs, faire toutes les affaires incidentes pour l'exercice des objets pour lesquels la compagnie est incorporée;

(g) Acquérir et employer de la vapeur, de l'électricité ou autres pouvoirs pour les fins susdites;

(h) Recevoir en paiement de marchandises ou pour travaux faits des actions, obligations, débetures ou autres valeurs, émises par une compagnie semblable, les donner ou en disposer;

(i) S'amalgamer avec aucune autre compagnie ou compagnies ayant des objets similaires à ceux énumérés dans les présentes à tels termes et conditions que la compagnie choisira;

(j) Vendre, louer, échanger ou autrement disposer de l'entreprise de la compagnie ou de toute partie d'icelle, pour telle compensation que la compagnie jugera à propos, et en particulier pour des actions, débetures ou valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de cette compagnie;

(k) Emettre des actions libérées, obligations, débetures, en paiement total ou partiel d'aucune propriété mobilière ou immobilière, droits, réclamations, privilèges, concessions ou autres avantages que cette compagnie peut légalement acquérir, et aussi émettre des actions libérées, obligations ou autres valeurs en paiement total ou partiel ou en échange d'actions, obligations, débetures ou autres valeurs d'aucune autre compagnie faisant des affaires semblables en tout ou en partie, ou se rapportant aux affaires de cette compagnie;

(l) Placer et disposer des fonds de la compagnie non immédiatement requis, de telle manière qu'il pourra en être déterminé de temps à autre;

(m) Demander et acquérir à n'importe quels termes, des brevets d'invention, droits de brevets, procédés, concessions, licences, marques de fabrique, droits d'auteur ou tous autres privilèges ou protections de même nature pour, ou se rapportant à aucune matière, articles, fabriqués ou en dépendant, les faire valoir en les manufacturant ou travaillant ou en octroyant des licences ou autrement;

(n) Les pouvoirs de chacun des paragraphes ci-dessus ne seront limités ni restreints par induction ou déduction des termes d'aucun autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous la raison sociale de "Omer Quintal Limitée" "Omer Quintal, Limited" avec un capital-actions de trente mille piastres divisé en 300 actions de cent piastres, et dont le principal siège d'affaires sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 24e jour de janvier 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

31-2

#### Dominion Progress Corporation, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17e jour de janvier 1917, constituant en corporation Thomas Louis Bergeron, avocat, de la ville de Roberval, dans la province de Québec; Gustave Turcotte, employé civil, Jules Drouin, étudiant en loi, Valéria Turgeon, fille majeure, et Louis Dolorosa Jacques, commis, tous quatre de la cité de Québec, dans la dite province de Québec, pour les fins suivantes:—

(a) Exploiter de toute façon les terres et les forêts; acheter, couper, flotter, ou autrement transporter, manufacturer, vendre tous les bois de commerce et de pulpe et tous articles provenant de ces différentes productions et tous articles y relatifs; faire à contrat ou autrement toutes constructions de fer, d'acier, de ciment, de béton, de bois, de terre et de macadam; faire et contracter des entreprises de génie civil et de génie forestier; coloniser des terres, les défricher et les préparer à la culture, rechercher sur les terrains de la compagnie les mines, les minerais, les substances métalliques, les huiles, le gaz, le naphte et les carrières; exploiter toutes dites substances ou tous les produits d'icelles, comme principal ou comme agent;

(b) Développer ou utiliser les pouvoirs hydrauliques pour toutes les fins industrielles ou autres ;

(c) Acheter, vendre, importer, exporter et faire le commerce de toute espèce de denrées, d'articles et de marchandises, comme principaux ou comme agents ;

(d) Acquérir, posséder, louer, vendre, échanger des limites à bois, des immeubles, des grèves, des lots en eau profonde, des pouvoirs d'eau ou des droits dans toutes ces choses ;

(e) Acquérir, posséder, louer, vendre, échanger, gérer, construire des lignes de téléphone privé et des tramways sur les propriétés de la compagnie ou dont elle pourra avoir le contrôle, des glissoirs, des estacades, des chaussées, des quais, des jetées, des docks et des agrès de toutes sortes ;

(f) Manufacturer toutes choses nécessaires à la compagnie ou en rapport avec ses diverses exploitations ; construire des routes, des chemins dans les forêts, des ponts et autres moyens de communication, des camps, des maisons et des manufactures ;

(g) Acquérir des bateaux à vapeur ou autres et les employer pour le transport des passagers, de la marchandise, au touage, à la recherche des épaves, au sauvetage ;

(h) Acquérir, par souscription ou autrement, des parts ou la totalité des parts d'une compagnie similaire ou de toutes autres compagnies similaires exploitant dans les limites de la Puissance du Canada ;

(i) Vendre, céder et aliéner les franchises ou quelques-uns ou la totalité des droits, privilèges et pouvoirs possédés par la compagnie ainsi que ces entreprises en tout ou en partie, à toutes personnes, compagnies incorporées faisant un commerce semblable à celui de la compagnie aux termes et conditions qu'elle pourra juger convenables et particulièrement les échanger contre des actions, des bons, des obligations ou autres valeurs de telle compagnie ;

(j) Nommer un procureur ou représentant pour assister et voter pour et au nom de la compagnie aux assemblées de cette compagnie dont elle aura les actions, bons ou autres valeurs, pourvu que tel représentant soit lui-même actionnaire de la compagnie dont la première détiendra telles actions, tels bons ou telles autres valeurs.

La compagnie exercera, son industrie par tout le Canada et ailleurs, sous le nom de "Dominion Progress Corporation, Limited," avec un capital-actions de quarante-neuf mille dollars, divisé en 490 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 23e jour de janvier 1917.

THOMAS MULVEY,

31-2

Sous-secrétaire d'Etat.

#### St. Lawrence Smelting and Refining Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 11e jour de janvier 1917, constituant en corporation Frederick Henry Markey et Waldo Whittier Skinner, tous deux conseil du Roi, William Gilbert Pugsley et George Gordon Hyde, avocats, et Ronald Cameron Grant, comptable, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie de la fonte, traitement, essai, affinage, concentration, broyage, réduction, précipitation, vaporisation, analyse, achat et vente de toutes espèces de minéraux, minerais, pierres précieuses, métaux, terres et généralement exercer l'industrie d'une compagnie de broyage, affinage, réduction et de fonte dans toutes leurs spécialités ;

(b) Acquérir par achat, bail ou autrement des emplacements pour usines, fonderies et y construire des bâtiments pour le traitement des minerais, leurs produits et sous-produits ;

(c) Acheter, louer ou autrement acquérir des mines, minéraux, droits miniers et des intérêts dans ceux, les explorer, travailler, exercer, développer et faire valoir ;

(d) Exercer toute autre industrie, manufacturière, ou autrement qui semblera à la compagnie pouvoir être convenablement exercée ou conduite en rapport avec les affaires ci-dessus mentionnées ou les objets de la compagnie, ou directement ou indirectement de nature à augmenter la valeur ou à rendre profitables les droits et la propriété de la compagnie ;

(e) Acquérir par achat, cession, bail, permis ou d'autre manière que ce soit des brevets, droits de brevet, marques de fabrique, privilèges, concessions ou aucun intérêt dans aucune invention, projet, ou procédés se rapportant aux objets de la compagnie ;

(f) Vendre ou disposer, en tout ou en partie, de l'entreprise de la compagnie, pour telle compensation que la compagnie jugera convenable, et en particulier pour des actions ou valeurs d'aucune autre compagnie ayant des objets similaires à ceux de la compagnie ; et généralement acquérir, détenir et disposer d'actions, obligations et autres valeurs d'aucune autre compagnie ayant des objets et pouvoirs similaires, nonobstant les dispositions de l'article 44 de la dite loi ;

(g) S'amalgamer avec aucune autre compagnie ayant, en tout ou en partie, des objets semblables à ceux de cette compagnie ;

(h) Faire toutes les choses nécessaires, convenables, utiles ou normales pour accomplir un ou plusieurs des objets pour lesquels la compagnie est incorporée.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Lawrence Smelting and Refining Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 16e jour de janvier 1917.

THOMAS MULVEY,

31-2

Sous-secrétaire d'Etat.

#### New Brunswick Sulphate Fibre Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 12e jour de janvier 1917, constituant en corporation Gordon Walters MacDougall et Lawrence Macfarlane, tous deux conseil du Roi, William Bridges Scott et John MacNaughton, avocat, et James Geary Cartwright, gérant de bureau, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie et le commerce du bois dans toutes ses branches et toutes autres industries s'y rapportant y compris l'achat, vente, négoce du bois de service et de charpente, scié, équarri, taillé, billes sciées, traverses, pilotis, poteaux de télégraphe et téléphone, poteaux pour clôture, bois et tous autres produits de la forêt ; exercer dans toutes ses branches l'industrie et le négoce de billes, bois de service et de charpente, pâte, bois à pâte, papier et autres produits et sous-produits du bois et de la pâte et tous autres articles et matériaux dans lesquels le bois entre ou forme une partie, exercer l'industrie de manufacturiers et usiniers en général et établir des ateliers ou magasins, acheter, vendre et trafiquer de marchandises en général ;

(b) Manufacturer, acheter, vendre et trafiquer de tourbe, bois, alcool, carbure de calcium et produits chimiques de tous genres, acheter, ériger ou autrement acquérir telles fabriques et travaux qui sembleront nécessaires à telles fins ;

(c) Miner pour minéraux, acquérir par achat, ou autrement et gérer, développer, exploiter, vendre, louer des mines ou claims miniers et trafiquer de leurs produits, produire, affiner, fondre des métaux ;

(d) Acquérir par achat, bail, location, échange ou autrement, détenir des terres, limites ou permis forestiers, lots de grève, privilèges pouvoirs et droits hydrauliques et des intérêts dans ceux, les bâtir, développer,



cultiver, affermer, coloniser ou autrement améliorer et utiliser ;

(e) Aider, assister par voie de bonus, avances de fonds ou autrement avec ou sans garantie des colons, ou futurs colons, sur des terres appartenant à ou vendues par la compagnie ou dans le voisinage des dites terres et généralement promouvoir la colonisation des dites terres ;

(f) Acheter, acquérir, louer, posséder, ériger, équiper, maintenir, exploiter des scieries, des moulins à farine, à pâte, à papier et des fabriques ;

(g) Construire, acquérir, posséder, gérer, affréter, exploiter, louer tous genres de bateaux à vapeur et à voiles, bateaux, remorqueurs, chalands et autres vaisseaux, quais, bassins, éleveurs, entrepôts, hangars à fret et autres bâtiments nécessaires ou convenant pour les fins de la compagnie ; touer, transporter des marchandises, du fret et des passagers pour une rémunération et exercer généralement l'industrie d'une compagnie d'éleveurs, de navigation et de transport ;

(h) Construire, acquérir par bail, achat ou autrement, exploiter des ateliers pour la production, vente et disposition du pouvoir à vapeur, électrique, pneumatique, hydraulique et autre pouvoir ou énergie, produire, créer, développer, acquérir par bail, achat ou autrement, contrôler et généralement disposer et employer, vendre, louer ou autrement disposer de tel pouvoir à vapeur, électrique, pneumatique, hydraulique et autre pouvoir pour tout usage ou fins pour lesquels ils sont adaptés, pourvu toutefois que les droits, privilèges et pouvoirs conférés par les présentes dans ce paragraphe, à la compagnie pour l'acquisition, emploi et disposition d'électricité, quand ils seront exercés en dehors de la propriété de la compagnie soient soumis à toutes les lois et règlements des autorités provinciales et municipales les concernant ;

(i) Construire, améliorer, entretenir ou aider à la construction et à l'entretien de chemins, ponts, quais, jetées, viaducs, aqueducs, bassins, entrepôts et autres bâtiments et travaux pouvant être nécessaires ou convenir aux fins de la compagnie ;

(j) Demander, maintenir, enregistrer, louer, acquérir, détenir, vendre, louer, disposer, octroyer des licences ou autrement faire valoir tous brevets d'invention, perfectionnements, procédés, marques de fabrique, marques de commerce et choses de même nature nécessaires ou utiles pour aucune des fins de la compagnie ;

(k) Conclure des arrangements avec aucun gouvernement ou autorité suprême, municipale, locale ou autre, pouvant permettre la réalisation des objets de la compagnie, ou d'aucun d'eux, et obtenir de tout tel gouvernement ou autorité des droits, privilèges et concessions que la compagnie peut désirer obtenir, et exécuter, exercer et remplir tous tels conventions, droits et privilèges et concessions ;

(l) Louer, vendre, améliorer, gérer, développer, échanger, faire valoir ou autrement disposer d'aucune ou de toutes les propriétés et biens de la compagnie pour telle compensation que la compagnie jugera convenable, y compris des actions, débentures ou valeurs d'aucune autre compagnie, s'amalgamer avec telle industrie ;

(m) Acheter tout ou partie, y compris l'achalandage des affaires, entreprises, propriétés, biens, privilèges, contrats, droits, obligations et engagements d'aucune compagnie, personne ou personnes exerçant une industrie que la compagnie est autorisée d'exercer ou toute industrie similaire ou possédant aucune propriété convenant à ses fins, les payer en tout ou en partie en obligations, débentures ou actions de la compagnie libérées et non sujettes à appel et les vendre, louer, en tout ou en partie, ou autrement en disposer ;

(n) Conclure des arrangements pour le partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie exerçant ou engagée ou à la veille d'entreprendre ou de s'engager dans aucune industrie, ou s'amalgamer avec telle industrie ;

(o) Prendre ou autrement acquérir des actions, obligations, débentures et autres valeurs d'aucune compagnie ayant des objets en tout ou en partie similaires à ceux énumérés dans les présentes, les vendre, détenir, réemettre avec ou sans garantie ou autrement en disposer ;

(p) Lever et aider à lever des deniers et aider au moyen de bonis, prêts, promesses, endossements, garan-

ties d'obligations, débentures ou autres valeurs ou autrement, toute autre compagnie ou corporation et garantir l'exécution des contrats par aucune telle compagnie, corporation ou par aucune autre personne ou personnes avec lesquelles la compagnie peut avoir des relations d'affaires ;

(q) Placer les fonds de la compagnie non immédiatement requis de telle manière qui pourra être décidée de temps à autre ;

(r) Distribuer entre les actionnaires de la compagnie, en nature toute propriété de la compagnie et en particulier les actions, obligations, débentures, ou valeurs de toute autre compagnie appartenant à la compagnie ou desquelles elle peut avoir le pouvoir de disposer ;

(s) Faire aucune des choses autorisées par les présentes seuls ou conjointement ou comme facteurs ou agents ;

(t) Les pouvoirs de chacun des paragraphes ne seront limités ni restreints par induction ou déduction des termes d'aucun autre paragraphe ;

(u) Faire toutes autres choses pouvant être nécessaires à l'exercice normal des objets ci-dessus.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "New Brunswick Sulphate Fibre Company, Limited," avec un capital-actions de deux cent mille dollars, divisé en 2,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 16e jour de janvier 1917.

THOMAS MULVEY.

Sous-secrétaire d'Etat.

31-2

#### Industrial Chemicals, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 10e jour de janvier 1917, constituant en corporation Gordon Walters MacDougall et Lawrence Macfarlane, tous deux conseil du Roi, William Bridges Scott et John Macnaughton, avocats, et James Geary Cartwright, gérant de bureau, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer, produire, importer, exporter, acheter, vendre et disposer de produits chimiques, produits chimiques composés, minerais, teintures, produits pour la teinture de toute nature et description et tous appareils, instruments, procédés et choses employées ou capables d'être employées en rapport avec leur fabrication et vente ou dans la fabrication de produits dans lesquels ils constituent un facteur ; exercer l'industrie de chimistes et droguistes manufacturiers ; manufacturer, acheter, vendre et disposer de toutes espèces d'articles, effets et marchandises ;

(b) Miner, extraire, traiter, développer, affiner et préparer pour le marché, des minerais, minéraux, produits chimiques ou produits chimiques composés ou autres substances ;

(c) Faire des expériences, enquêtes, essais, analyses, rapports de tous genres, donner des opinions sur des procédés, opérations, brevets et autres matières exigeant des connaissances d'expert en ce qui concerne toute industrie dans laquelle telles connaissances peuvent être utiles à la personne intéressée ;

(d) Manufacturer, acheter, vendre, importer, exporter et disposer de bois de charpente, bois de service, bois, pulpe, pâte de bois et autres produits ou sous-produits du bois et de la pulpe ;

(e) Exercer toute autre industrie, manufacturière ou autrement, alliée aux fins et objets mentionnés dans les présentes que la compagnie croira susceptible d'être utilement exercée ou de nature à augmenter directement ou indirectement la valeur ou à rendre profitable aucun des biens et des droits de la compagnie ;

(f) Acquérir par achat, bail, concessions, échange ou autrement, construire, ériger, exploiter des fabriques, moulins, ateliers, magasins, entrepôts, quais, bassins, bassins de radoub et autres constructions et structures, et toute propriété mobilière ou immobilière nécessair

ou utile à la réalisation d'aucune des fins de la compagnie, les louer, vendre ou autrement en disposer ;

(g) Acquérir par achat, bail, location, échange ou autrement, détenir, exploiter des terres, limites forestières ou permis de coupes de bois, lots de grève, privilèges et pouvoirs hydrauliques, et droits ou intérêts dans iceux, les bâtir, développer, cultiver, affiner, coloniser et autrement les améliorer et utiliser ;

(h) Construire, acquérir par bail, achat ou autrement et exploiter des usines pour la production, vente et disposition du pouvoir à vapeur, électrique, pneumatique, hydraulique, et autre pouvoir et énergie et généralement utiliser, vendre, louer ou autrement disposer de tel pouvoir à vapeur, électrique, pneumatique, hydraulique ou autre pouvoir pour aucun des emplois ou fins auxquels ils peuvent être adoptés ; pourvu, cependant, que les droits, privilèges et pouvoirs ici conférés à la compagnie dans ce paragraphe soient soumis à toutes les lois et règlements des autorités provinciales et municipales les concernant quand ils seront exercés en dehors de la propriété de la compagnie ;

(i) Construire, acquérir, posséder, gérer, affréter, exploiter, louer tous genres de bateaux à vapeur et à voiles, bateaux, remorqueurs, chalands et autres vaisseaux et remorqueurs, transporter des marchandises, frêt, passagers pour une rémunération, exercer généralement l'industrie d'une compagnie de transport et de navigation ;

(j) Demander, maintenir, enregistrer, louer, acquérir, détenir ou vendre, louer, disposer, octroyer des licences ou autrement faire valoir aucun brevet d'invention, marques de fabrique, concessions et choses de même nature nécessaires ou utiles pour aucune des fins de la compagnie ;

(k) Conclure des arrangements avec aucune autorité, gouvernement suprême, municipal, local ou autres qui seront de nature à permettre d'accomplir les objets de la compagnie, ou aucun d'eux, obtenir de ces gouvernements et autorités les droits, privilèges, concessions que la compagnie jugera convenable d'obtenir, exécuter, exercer et se conformer à tous tels arrangements, droits, privilèges et concessions ;

(l) Acheter, tout ou partie, y compris l'achalandage des affaires, entreprises, propriété, biens fonciers ou personnels, mobiliers ou immobiliers, brevets, droits, réclamations, privilèges, concessions, contrats ou autres avantages d'aucune compagnie, personne ou personne exerçant une industrie que cette compagnie est autorisée d'exercer ou aucune industrie similaire ou possédant des propriétés convenant aux fins des présentes, les payer totalement ou partiellement en obligations, débiteures ou actions complètement libérées et non sujettes à appel du capital-actions de la compagnie, assumer les engagements d'aucune telle compagnie, personne, personnes ;

(m) Nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, acheter, acquérir, posséder, détenir, vendre, réémiettre des actions, débiteures, obligations et autres valeurs d'aucune compagnie ou corporation exerçant en tout ou en partie une industrie semblable à celle de cette compagnie ou une industrie semblable, les payer totalement ou partiellement en espèces, actions, obligations, débiteures ou autres valeurs de la compagnie, garantir le paiement du principal ou des dividendes et intérêts de telles actions, obligations, débiteures ou autres valeurs et pendant la possession de telles actions du capital, obligations, valeurs ou autres engagements, exercer tous les pouvoirs de voter en vertu d'iceux par ses officiers dûment autorisés ou par des fondés de pouvoir dûment nommés, comme une personne naturelle pourrait la faire ou le ferait ; gérer, exploiter et conduire comme gérant la propriété, les franchises, entreprises et affaires d'aucune corporation dont aucune des actions, obligations, débiteures ou autres valeurs sont détenues par la compagnie pour telle compensation qui sera jugée raisonnable et convenable ;

(n) Vendre, louer ou disposer autrement de la propriété, biens et entreprises de la compagnie ou d'aucune partie d'icelle pour telle considération que la compagnie jugera convenables, et en particulier pour des actions, débiteures, obligations ou autres valeurs d'aucune autre compagnie ayant des objets semblables, nonobstant les dispositions de la section 44 de la *Loi des compagnies* ;

(o) Lever et aider à lever des deniers et aider au moyen de bonis, prêts, promesses, endossements, garanties d'obligations ou autres valeurs ou autrement, toute autre compagnie, corporation, personne ou personnes, et garantir l'exécution des contrats par aucune telle compagnie, corporation, personne ou personnes avec lesquelles la compagnie peut avoir des relations d'affaires ;

(p) Conclure des arrangements pour le partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie exerçant ou engager ou à la veille d'exercer ou entreprendre une industrie que la compagnie est autorisée d'exercer ou s'amalgamer avec toute telle compagnie ;

(q) Placer les fonds de la compagnie non immédiatement requis de telle manière qu'il pourra en être décidé de temps à autre ;

(r) Distribuer parmi les membres, en nature, aucune des propriétés de la compagnie et en particulier les actions libérées, débiteures ou actions débiteures d'aucune autre compagnie ;

(s) Faire toute ou aucune des choses autorisées par les présentes, seuls ou conjointement avec d'autres comme facteurs ou agents ;

(t) Les pouvoirs octroyés dans chacun des paragraphes ci-dessus ne seront limités ni restreints par induction ou déduction des termes d'aucun autre paragraphe.

(u) Faire toutes choses utiles ou nécessaires pour atteindre normalement tous ou aucun des objets ci-dessus.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Industrial Chemicals Limited," avec un capital-actions de deux millions sept cent cinquante mille dollars divisé en 27,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 16e jour de janvier 1917.

THOMAS MULVEY,

31-2

Sous-secrétaire d'Etat.

#### A. T. Stewart, Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 10e jour de janvier 1917, constituant en corporation Arthur Thomas Stewart, manufacturier, William Barry, voyageur, et Léon Daoust, Aimé Daoust et Ernest Douglas Wintle, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Dessiner, construire, manufacturer, bâtir, ériger, acheter, louer ou autrement acquérir, posséder, améliorer, développer, réparer, modifier, maintenir, exploiter, gérer, vendre, échanger, donner en location, négocier et disposer de tous et de tous genres d'appareils, outillages, équipements, machinerie, instruments, matériaux et fournitures pour la fabrication et la disposition d'eaux gazeuses, liqueurs, bière et autres liquides, extraits, jus de fruits, gaz, acide carbonique, confiseries et autres préparations, exercer l'industrie d'embouteilleurs, marchands de produits chimiques, manufacturer, acheter, vendre et disposer d'extraits, jus de fruits, eaux gazeuses et minérales, gaz acide carbonique, confiseries, bouchons, capuchons de sûreté, capsules, étiquettes, matériaux et fournitures de toutes descriptions ;

(b) Manufacturer, acheter, vendre et disposer d'effets, articles, accessoires, marchandises de toutes sortes et descriptions, établir, maintenir et conduire l'industrie de soldeurs, commissionnaires, courtiers et d'une agence générale commerciale ;

(c) Acquérir tout ou partie de l'achalandage, propriété et biens, y compris toute agence, option, contrat, arrangement, concession ou choses de même nature de tout individu, maison, association ou corporation exerçant une industrie semblable, les payer totalement ou partiellement en espèces ou obligations, ou les payer totalement ou partiellement par l'émission et la répar-



tition d'actions libérées, non sujettes à appel, du capital-actions de la compagnie ;

(d) Vendre ou autrement disposer de tout ou partie de la propriété, biens, droits, entreprise ou achalandage de la compagnie et accepter totalement ou partiellement des espèces, stock, obligations ou autres valeurs d'aucune corporation ou compagnie en paiement d'iceux ;

(e) Demander, acheter ou autrement acquérir tous brevets, marques de fabrique, droits d'auteur, agences, concessions et choses de même nature conférant des droits limités, exclusifs ou non exclusifs ou aucun secret ou autre information concernant une invention ou un procédé et faire valoir, vendre, louer, ou autrement disposer de tels brevets, marques de fabrique, droits d'auteur, licences, agences ou concessions ;

(f) Acquérir, détenir, nonobstant les dispositions de l'article 44 de la dite loi, vendre ou autrement disposer du stock, actions, valeurs ou entreprises d'aucune autre compagnie ayant pour un de ses objets l'exercice d'aucun des pouvoirs de la compagnie, transférer son entreprise ou ses biens ou s'amalgamer avec aucune telle compagnie ;

(g) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie se proposant d'exercer ou de s'engager dans une industrie que cette compagnie est autorisée à exercer ou pouvant être conduite de façon à profiter directement ou indirectement à la compagnie ;

(h) Acquérir par achat ou autrement, détenir, vendre et disposer des affaires, biens, achalandage, stock, actions ou valeurs d'aucune personne, maison ou corporation exerçant une industrie semblable en tout ou en partie à celle de la compagnie, faire généralement tous les actes, exercer tous les pouvoirs et conduire toute industrie se rapportant à l'accomplissement normal des objets pour lesquels la compagnie est incorporée et exercer tous les autres pouvoirs permis par la loi.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "A. T. Stewart Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 11e jour de janvier 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

30-2

# COMMISSION D'EXAMEN POUR LA PROFESSION D'ARPEUTEUR FÉDÉRAL.

16 janvier 1917.

AVIS est donné par le présent qu'en conformité des dispositions de la *Loi des arpentages fédéraux*, la Commission d'examen pour la profession d'arpenteur fédéral se réunira à Ottawa, lundi, le douzième jour de février prochain, pour l'examen des aspirants à l'étude de la profession d'arpenteur fédéral ou de ceux qui veulent obtenir des commissions d'arpenteurs fédéraux ou pour obtenir des certificats d'arpenteurs fédéraux. Ces examens seront tenus à Ottawa, Toronto et Kingston, dans la province d'Ontario ; à Régina, dans la province de la Saskatchewan, à Calgary et Edmonton, dans la province d'Alberta, et à Vancouver, dans la province de la Colombie-Britannique.

J. AURÈLE COTÉ,

Secrétaire de la Commission d'examen

des arpenteurs fédéraux.

30-4

## COMMISSION DU SERVICE CIVIL DU CANADA.

COMMIS DANS LA DIVISION DE LA CHIMIE—DIVISION DES FERMES MODÈLES.

*Ministère de l'Agriculture.*

AVIS public est par le présent donné que la Commission du Service Civil recevra des demandes de la part de candidats capables de remplir une position dans la division de la chimie, division des fermes modèles du ministère de l'Agriculture, dans la subdivision A de la deuxième division, au traitement initial de \$1,800 par année.

Les candidats doivent s'être fait graduer avec grande distinction en science dans quelque université autorisée et doivent avoir eu ensuite de l'expérience dans le travail d'analyse. Ils doivent aussi posséder une connaissance pratique de l'agriculture telle que pratiquée dans les districts soumis à l'irrigation. Préférence sera accordée aux soldats revenus du front, pourvu qu'ils aient les aptitudes requises.

On peut obtenir les formules de demande en s'adressant au Secrétaire de la Commission du Service Civil, à Ottawa. Ces formules doivent être remplies et reçues à la Commission pas plus tard que le 19 février 1917.

Par ordre de la Commission,

WM FORAN,

Secrétaire.

Ottawa, 24 janvier 1917.

31-4

1916-17

ETAT

1916-17

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances pour le 31 décembre 1915 et 1916.

DETTE PUBLIQUE.	1915.	1916.
<b>PASSIF.</b>	<b>\$ c.</b>	<b>\$ c.</b>
DETTE FLOTTANTE—		
Payable à New-York.....		75,357,000 00
Payable au Canada.....	11,118,010 94	308,806,931 69
Payable à Londres.....	362,703,312 40	362,703,312 40
Prêts temporaires.....	179,607,017 53	120,925,808 02
Fonds de rachat de la circulation des banques.....	5,668,759 32	5,755,554 26
Billets du Dominion.....	171,694,231 79	179,290,064 29
CAISSES D'ÉPARGNES—		
1915. 1916.		
Caisse d'épargne des Postes.....	\$38,389,197 91 \$41,374,703 51	
Caisse d'épargne du Gouvernement.....	13,771,003 96 13,285,919 94	
Fonds en fidéicommiss.....	52,160 206 87	54,660,623 45
Comptes des provinces.....	10,088,283 11	10,224,830 38
Divers, et comptes de banque.....	11,920,481 20	11,920,481 20
	41,632,058 39	36,081,676 08
Total de la dette brute.....	846,592,361 55	1,165,726,281 77
<b>ACTIF.</b>		
PLACEMENTS—		
Fonds d'amortissement.....	11,668,891 51	13,249,186 93
Autres placements.....	110,268,901 12	138,673,112 12
COMPTES DES PROVINCES.....	2,296,327 90	2,296,327 90
DIVERS, ET COMPTES DE BANQUES.....	207,214,221 65	289,396 205 15
Total de l'actif.....	331,448,342 18	443,614,832 10
Total de la dette nette au 31 décembre.....	515,144,019 37	722,111,449 67
“ au 30 novembre.....	501,668,167 71	706,128,082 14
Augmentation de la dette.....	13,475,851 66	15,983,367 53

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois décembre, 1915.	Total au 31 décembre, 1915.	Mois décembre, 1916.	Total au 31 décembre, 1916.
<b>REVENU :</b>	<b>\$ c.</b>	<b>\$ c.</b>	<b>\$ c.</b>	<b>\$ c.</b>
Douane .....	9,060,181 55	69,216,140 83	10,932,850 62	97,332 210 43
Accise.....	2,302,211 53	16,464,091 78	2,321,493 44	18,452,361 09
Département des Postes.....	1,846,560 26	12,796,339 91	2,200,000 00	14,150,000 00
Travaux Publics, y compris les chemins de fer et canaux.....	2,912,919 57	16,017,220 08	2,132,341 58	19,793,911 06
Divers.....	1,149,643 72	7,534,029 28	4,357,089 66	17,127,866 57
Total.....	17,271,516 63	122,027,821 88	21,943,775 30	166,856,349 15
DÉPENSES .....	9,123,952 53	74,469,455 56	12,128,931 16	81,696,505 10
<b>DÉPENSES À COMPTE DU CAPITAL, ETC.</b>				
Guerre .....	19,233,943 04	85,748,898 42	23,702,217 94	170,229,748 92
Travaux publics, y compris chemins de fer et canaux.....	2,158,858 78	26,151,882 05	2,612,368 08	18,610,157 35
Subventions aux chemins de fer.....	250 000 00	1,217,910 71		363,478 61
Total .....	21,642,801 82	113,118,691 18	26,314,586 02	189,203,384 88

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

Certifié correct,

T. C. BOVILLE,  
Sous-ministre des Finances.J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion  
DÉPARTEMENT DES FINANCES, Ottawa, 5 janvier, 1917.



## AUX ANNONCEURS DANS LA GAZETTE.

CEUX qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous :

1. Adresser "Gazette du Canada, Ottawa, Canada."
2. Indiquer le nombre voulu d'insertions.
3. Les taux sont comme suit: Avis, première insertion, dix cents la ligne agate (quatorze lignes au pouce); insertions subséquentes, cinq cents par ligne. Traduction de documents, quarante cents par cent mots.

Une remise provisoire devra accompagner la copie dont la somme peut être calculée comme suit:

Première insertion:	
Pour le titre et la signature.....	\$1 00
Ajoutez deux cents par mot pour le reste.....	
Traduction, si elle doit être faite, à 40 cents par 100 mots.....	
Autres insertions:	
Pour le titre et la signature.....	0 50
Ajoutez un cent par mot pour le reste.....	
Multipliez par le nombre de ces insertions.....	
Total.....	

Une facture sera expédiée aussitôt après la première insertion indiquant le montant exact dû, le montant reçu, et toute différence dans la remise, en moins ou en plus, sera réglée.

## AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UN DOLLAR.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous:

- Les avis de demandes de divorce—14 insertions.
- Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.
- Les avis de demandes ordinaires au parlement—5 insertions.
- Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.
- Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.
- Droits provisoires d'auteurs—1 insertion.
- Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.
- Protection des eaux navigables, approbation des plans des travaux, etc.—5 insertions.
- Les avis reçus jusqu'à midi le jeudi, seront insérés dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cents, et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

J. DE LABROQUERIE TACHÉ,  
Imprimeur du Roi et Contrôleur de la Papeterie.  
Département des Impressions  
et de la Papeterie publiques.  
Ottawa, 24 décembre 1914.

## DEMANDES AU PARLEMENT.

## CHAMBRE DES COMMUNES.

## RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session. Mettout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'examineur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

## Instructions aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

## Dépôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la Chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents dollars.

## Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent, savoir:—

- |  |          |
|--|----------|
| (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... | \$100 00 |
| (b) Lorsqu'un bill est présenté dans la Chambre après la huitième Semaine de la session et avant la fin de la douzième.....      | 100 00   |
| (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session.....                                     | 200 00   |
| (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000, et n'excède pas \$500,000.....                          | 100 00   |
| (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000.....                          | 150 00   |
| (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000.....                        | 200 00   |
| (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000.....                      | 300 00   |
| (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000, et n'excède pas \$2,000,000.....                      | 400 00   |
| (i) Pour chaque million ou fraction de million de dollars additionnel....  | 100 00   |

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans les cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, tel qu'il en est fait mention dans le bill.

8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,  
Greffier des Communes.

#### RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada*; le dit avis devra énoncer clairement et distinctement la nature et l'objet de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans quelque journal important comme suit:—

A) Lorsque la demande sera faite pour un acte constituant en corporation,—

1. *Une compagnie de chemin de fer ou de canal*.—Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés.

2. *Une compagnie de télégraphe ou de téléphone*.—Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. *Une compagnie pour la construction de travaux quelconques* de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation; ou pour obtenir quelques droits ou privilèges exclusifs; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers. — Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. *Une compagnie de banque; une compagnie d'assurance; une compagnie de fidéicommis; une compagnie de prêt; ou une compagnie industrielle*, sans pouvoirs exclusifs quelconques. — Dans la *Gazette du Canada* seulement.

B) Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal. — Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par le prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs); ou pour l'augmentation ou la réduction du capital social de quelque compagnie; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie. — Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

C) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée

des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal; et la preuve de la publication régulière de l'avis sera établie dans chaque cas par une déclaration conforme à la loi; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

D) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examinateur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

E) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,  
Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes:—

#### CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examinateur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit."

#### CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelque effet sur la dite région; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait;

(b) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débentures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."



## SENAT.

SUBSTANCES DES RÈGLES ET FORMES DE PROCÉDER DU  
SÉNAT CONCERNANT LES BILLS DE DIVORCE.

*Telles que révisées et mises en vigueur le 22 mars 1916.*

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé; il fait insérer cet avis, pendant trois mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, dans le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu; les traits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants:

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat:

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,  
Greffier du Sénat.

## SENAT.

*Avis de bills privés.*

## EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada*; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit:—

A) Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal,—dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée;

2. Une compagnie de télégraphe ou de téléphone,—dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse;

4. Une compagnie de banque; une compagnie d'assurance; une compagnie de crédit; une compagnie de prêt; ou une compagnie industrielle, sans pouvoirs exclusifs,—dans la *Gazette du Canada* seulement.

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement

mentionnée dans l'avis; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B) Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs); d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie,—dans un des principaux journaux du lieu de la situation de son siège.

C) Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires marqués de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots: "*Avis de bill privé*"; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session; aucun rapport d'un comité permanent ou spécial sur un bill n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de la présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre, huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour

en payer la traduction, laquelle sera faite par les traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts; et elle remettra au commis-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,  
Greffier du Sénat.

AVIS est donné par le présent que Florence Evelyn Snyder, de la cité et du district de Montréal, dans la province de Québec, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son époux, Edward Lockwood, également de la cité et du district de Montréal, artisan, pour cause d'adultère et d'abandon.

Daté à la cité de Montréal, dans la province de Québec, le 22<sup>e</sup> jour de novembre 1916.

HUGH MACKAY,  
22-14 Solliciteur de la requérante.

AVIS est donné par le présent qu'Andrew Hamilton Gault, des cité et district de Montréal, dans la province de Québec, major dans les troupes expéditionnaires canadiennes, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son épouse, Marguerite Claire Stephens, des dits cité et district de Montréal, pour cause d'adultère.

Daté à la cité de Montréal, dans le district de Montréal, dans la province de Québec, ce treizième jour de novembre, A.D. 1916

LAFLEUR, MACDOUGALL,  
MACFARLANE & POPE,  
Royal Trust Building,  
Montréal, Qué.,  
21-14 Solliciteurs du requérant.

AVIS est donné par le présent que M. Donald George Whibley, actuellement de la cité d'Ottawa, dans le comté de Carleton, dans la province d'Ontario, mais autrefois des cité et district de Montréal, dans la province de Québec, comptable, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son épouse, Frances Lilian Owen, de lieux inconnus, pour cause d'adultère et d'abandon.

MM. Aylen & Duclos, solliciteurs, Ottawa, sont les agents du requérant pour la signification des pièces.

Daté à la cité de Montréal, province de Québec, ce treizième jour de décembre mil neuf cent seize (13-1916.)

LESLIE H. BOYD,  
25-14 Solliciteur du requérant,  
136 rue Saint-Jacques, Montréal.

AVIS est donné par le présent que Amy Beatrice Mathews, de la Cité de Westmount, dans le district de Montréal, dans la Province de Québec, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son époux, Ernest Hilton, de la Cité de Montréal, dans la Province de Québec, pour cause d'adultère.

Daté à la cité de Montréal, dans la Province de Québec, ce troisième jour de janvier, mil neuf cent dix-sept.

COUSINS & CURRY,  
29-14 Solliciteurs de la requérante,  
120 rue St-Jacques,  
Montréal.



## LA LIGUE KHAKI.

**A** VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa session commençant en janvier 1917, afin d'obtenir un acte constituant en corporation La Ligue Khaki comme association s'intéressant au bien être et aux intérêts des soldats et des matelots de l'Empire Britannique et de ses alliés ; établir, entretenir et mettre en service des salles de récréation, clubs et hospices pour les soldats et matelots, et des hospices de convalescents, hôpitaux, des bourses du travail et des bureaux de renseignements, des classes, bibliothèques et agences destinés à leur être profitables, percevoir des deniers et établir des fonds pour leur bénéfice ; agir comme leurs agents ; établir des monuments ; fournir des consultations légales, médicales et techniques ; établir des succursales de l'association ; et pour d'autres fins analogues ; avec tous les pouvoirs nécessaires à cette fin.

Montréal, 15 janvier 1917.

LIGHTHALL & HARWOOD,

Solliciteurs des requérants,

306 immeuble de la banque de Québec,  
Montréal.

30-5

## KENORA AND ENGLISH RIVER RAILWAY COMPANY.

**A** VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant une compagnie de chemin de fer en corporation sous le nom de "The Kenora and English River Railway Company," autorisée à installer, construire et mettre en service une ligne de voie ferrée commençant à un point sur le chemin de fer Transcontinental, dans le district de Kenora, dans la province d'Ontario, à l'ouest de Superior Junction, traversant la rivière English dans une direction nord et ouest à l'ouest du lac Seul, de là dans une direction nord et ouest dans le district de Patricia, de là dans une direction ouest et sud jusqu'à et dans la province de Manitoba à la cité de Winnipeg, dans la dite province, avec pouvoir d'acquérir et développer, mais non par expropriation, de l'énergie électrique ou autre ; construire et mettre en service des lignes de téléphone et de télégraphe et exiger des péages pour leur usage ; construire et mettre en service des vaisseaux ; construire et exploiter des quais, hôtels, etc., en rapport avec l'entreprise de la compagnie ; conclure des conventions avec d'autres compagnies et pour les autres pouvoirs qui sont généralement accordés aux compagnies de chemin de fer.

DENTON, GROVER & FIELD,

Avocats, etc,

Toronto, Ontario,

Solliciteurs des requérants.

Daté ce 19e jour de janvier A.D. 1917.

30-5

## BRITISH AMERICAN TELEPHONE AND TELEGRAPH COMPANY.

**A** VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant en corporation une compagnie de téléphone et de télégraphe sous le nom de "British American Telephone and Telegraph Company," autorisée à construire, entretenir, acquérir et mettre en service des lignes de téléphone et de télégraphe électriques (y compris la télégraphie sans fil) en Canada et ailleurs, avec tous les pouvoirs nécessaires et se rattachant à l'exercice de l'industrie d'une compagnie de téléphone et de télégraphe ; et acquérir par achat, bail ou autrement des compagnies dont les objets sont identiques ; et vendre, louer et fusionner ou conclure des conventions avec d'autres compagnies dont les objets sont identiques, et pour d'autres fins.

Daté à Ottawa, ce 15 jour de janvier A.D. 1917.

PRINGLE & GUTHRIE,

Citizen Building,

Solliciteurs de la requérante.

30-5

14196—6

## THE WESTERN LIFE ASSURANCE COMPANY.

**A** VIS est donné par le présent qu'une demande sera adressée au parlement, à sa prochaine session, par la compagnie dite "The Western Life Assurance Company," afin d'obtenir un acte prorogeant le délai pour l'obtention d'un permis du Ministre des Finances sous l'empire des dispositions de la *Loi des assurances, 1910*, et 6 et 7 George V, chapitre 8.

Daté à Winnipeg, ce 10e jour de janvier A.D. 1917.

AIKENS, FULLERTON, FOLEY & NEWCOMBE,

221 avenue McDermot, Winnipeg, Manitoba,

30-5

Solliciteurs de la requérante.

## LIGNES D'EMBRANCHEMENT GRAND-TRONC-PACIFIQUE.

**A** VIS est donné par le présent que la Compagnie des lignes d'embranchement Grand-Tronc-Pacifique s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte prorogeant le délai fixé pour terminer et mettre en services les lignes de voies ferrées suivantes :—

(a) A partir d'un point sur la division ouest du chemin de fer Grand-Tronc-Pacifique dans le voisinage du township 22, rang 6, à l'ouest du deuxième méridien, jusqu'à Yorkton, et de là jusqu'aux rives de la baie d'Hudson, dans le voisinage de Fort-Churchill.

(b) A partir d'un point sur la division ouest du chemin de fer Grand-Tronc-Pacifique entre les 105e et 107e degrés de longitude jusqu'à Prince-Albert.

(c) A partir d'un point sur la division ouest du chemin de fer Grand-Tronc-Pacifique entre la limite est du rang 11 et la limite ouest du rang 16, à l'ouest du troisième méridien ; de là dans une direction sud-ouest et ouest jusqu'à un point dans le voisinage de Calgary, ou jusqu'à un point sur la ligne que la compagnie est autorisée de construire à partir d'un point sur la dite division ouest entre les 111e et 113e degrés de longitude jusqu'à Calgary.

(d) A partir d'un point sur la ligne mentionnée au paragraphe (c) du présent avis entre la limite est du rang 20 et la limite ouest du rang 28, à l'ouest du troisième méridien, de là dans une direction est et sud-est jusqu'à un point sur la ligne autorisée de la compagnie à ou près Moosejaw, ou jusqu'à un point dans le voisinage de cet endroit.

(e) A partir d'un point dans ou près les townships 41, 42 ou 43 sur la ligne que la compagnie est autorisée à construire par le paragraphe 13 de l'article 11 du chapitre 99 des Statuts de 1906, de là dans une direction généralement nord-ouest et ouest jusqu'à un point sur la division ouest du chemin de fer Grand-Tronc-Pacifique entre Artland et Wainwright.

Et pour d'autres fins.

Daté à Montréal, ce 11e jour de janvier A.D. 1917.

W. H. BIGGAR,

Solliciteur de la requérante.

30-5

## ALLIANCE NATIONALE

**A** VIS est donné par les présentes, que demande sera faite au Parlement du Canada, à sa prochaine session, pour obtenir l'adoption d'une loi constituant en corporation "l'Alliance Nationale", société fraternelle de bienfaisance et de secours mutuels, constituée en corporation par loi spéciale de la province de Québec, pour pourvoir au bien-être matériel et social de ses membres et à la protection de ceux qui dépendent d'eux, leur venir en aide dans la maladie ou l'invalidité, en les assurant contre la mort, la maladie et les accidents, en leur payant les indemnités ou autres avantages ou bénéfices qui pourraient être légalement convenus ou accordés en vertu des statuts de l'association.

de LORIMIER & GODIN,

Procureurs de la requérante.

29-5

## THE CANADIAN WESTERN RAILWAY COMPANY.

**A** VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa prochaine session, par la compagnie dite "The Canadian Western Railway Company," afin d'obtenir un acte prorogeant le délai durant lequel elle peut commencer et terminer la construction de la voie ferrée qu'elle a été autorisée à construire par le chapitre 69 des Statuts de 1909, c'est-à-dire, à partir d'un point sur la frontière internationale à ou près la ville de Coutts, dans la province d'Alberta, *via* Pincher-Creek jusqu'à Calgary et des montagnes Livingstone jusqu'à Gould's-Dome; et de là *via* la vallée de la rivière Elk jusqu'à ou près le village de Michel.

Daté à Winnipeg, ce 2e jour de janvier A.D. 1917.

HOUGH, CAMPBELL & FERGUSON,

Winnipeg, Manitoba,

29-2-31-3

Solliciteurs de la requérante.

## ATLANTIC, QUEBEC &amp; WESTERN RAILWAY COMPANY.

**A** VIS est donné par le présent qu'en conformité des dispositions de l'article 140 de la *Loi des chemins de fer*, il a été déposé au Secrétariat d'Etat du Canada à Ottawa, le 18e jour de janvier 1917, un double de l'original d'une convention datée à Londres, Angleterre, le 20 décembre 1916 entre la compagnie dite "The Atlantic, Quebec & Western Railway Company," Edward Bruce Read, écuyer, et Frank Harding Jones, écuyer, nommant le dit Frank Harding Jones de Housham Tye Harlow, dans le comté d'Essex et Palace Chambers, Westminster, Angleterre, fidéicommissaire pour les porteurs d'obligations de la compagnie dite "The Atlantic, Quebec & Western Railway Company," sous l'empire de l'acte de fidéicommiss du 26 juin 1905 et de tous les actes supplémentaires à celui-ci, pour succéder à feu George Elliott, écuyer, décédé le 27 octobre dernier, 1916.

Daté à Montréal, 22 janvier 1917.

CAMPBELL, McMASTER & PAPINEAU,

31-1

Procureurs.

## MOUNT ROYAL TUNNEL &amp; TERMINAL COMPANY, LIMITED.

**A** VIS est donné par le présent que la compagnie dite "Mount Royal Tunnel & Terminal Company, Limited," s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte prorogeant le délai durant lequel la compagnie peut construire le tunnel, et les installations et lignes de voies ferrées qu'elle a été autorisée à construire sous l'empire de l'article 2 du chapitre 74 des Statuts du Canada pour l'année 1912.

Toronto, 5 janvier 1917.

GERARD RUEL,

29-5

Solliciteur en chef.

## DOMINION CHAIN COMPANY, LIMITED.

**A** VIS est donné par le présent que la compagnie dite "The Dominion Chain Company, Limited," de la cité de Montréal, dans la province de Québec, Canada, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte autorisant le Commissaire des Brevets à recevoir de la requérante, nonobstant tout ce que peut contenir la *Loi des brevets*, la demande pour obtenir un certificat du paiement des honoraires additionnels et usuels pour un troisième terme du brevet n° 90650 accordé le 20 décembre 1904, pour "perfectionnements aux chaînes antidérapantes pour pneumatiques," et accorder à la dite requérante et lui remettre le certificat du paiement de ces dits honoraires, ainsi que statué par la *Loi des brevets* prorogeant la durée du brevet susdit d'une manière aussi complète et aussi étendue que si la demande avait été dûment faite dans les délais statué par la *Loi des brevets*.

FETHERSTONHAUGH & Co.,

5, rue Elgin, Ottawa,

Solliciteurs de la requérante.

Ottawa, 6 janvier A.D. 1917.

28-5

## THE CALGARY &amp; FERNIE RAILWAY COMPANY.

**A** VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa prochaine session, par la compagnie dite "The Calgary & Fernie Railway Company," afin d'obtenir un acte prorogeant le délai durant lequel elle peut commencer et terminer la construction de la voie ferrée qu'elle a été autorisée à construire par le chapitre 71 des Statuts de 1906.

Daté à Winnipeg, ce 2e jour de janvier 1917.

HOUGH, CAMPBELL &

FERGUSON,

Winnipeg, Manitoba,

29-5

Solliciteurs de la requérante.

## CANADIAN NORTHERN QUEBEC RAILWAY COMPANY.

**A** VIS est donné par le présent que la compagnie dite "Canadian Northern Quebec Railway Company," s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte prorogeant le délai durant lequel elle peut commencer et construire sa ligne de voie ferrée autorisée entre ou près Saint-Jérôme et Saint-Eustache.

Toronto, 5 janvier 1917.

GERARD RUEL,

29-5

Solliciteur en chef.

## AVIS DIVERS.

## BANQUE DES MARCHANDS DU CANADA.

## DIVIDENDE TRIMESTRIEL.

**A** VIS est donné par le présent qu'un dividende de deux et demi pour cent pour le trimestre courant, étant au taux de 10 pour cent par année sur le capital payé de cette institution, a été déclaré, et sera payable à la banque en cette cité et à ses succursales, dès et après le 1er jour de février prochain, aux actionnaires enregistrés à la clôture des affaires le 15e jour de janvier.

Par ordre du conseil de direction,

D. C. MACAROW,

Gérant général.

Montréal, 26 décembre 1916.

27-5

## BANQUE ROYALE DU CANADA.

## DIVIDENDE N° 118.

**A** VIS est donné par le présent qu'un dividende de trois pour cent (au taux de douze pour cent par année) sur le capital payé de cette banque, a été déclaré pour le trimestre courant, et sera payable à la banque et à ses succursales, à compter de jeudi, le 1er jour de mars prochain, aux actionnaires enregistrés le 15 février.

Par ordre du conseil de direction,

C. E. NEILL,

Gérant général.

Montréal, Qué., 16 janvier 1917.

30-6

## BANQUE UNION DU CANADA.

## DIVIDENDE No 120.

**A** VIS est donné par le présent qu'un dividende au taux de huit pour cent par année, a été déclaré sur le capital payé de la Banque Union du Canada pour le trimestre courant, et sera payable à la banque en la cité de Winnipeg, et à ses succursales, dès et après jeudi, le premier jour de mars 1917, aux actionnaires enregistrés à la clôture des affaires, le 14e jour de février prochain.

Les livres de transferts seront fermés du 15 au 28 de février 1917, ces deux jours inclusivement.

Par ordre du conseil de direction,

G. H. BALFOUR,

Gérant général.

Winnipeg, 18 janvier 1917.

31-4



LOI CONCERNANT LA PROTECTION DES  
EAUX NAVIGABLES.

CHAPITRE 115, S. R. DU CANADA.

**L**A Compagnie dite The St. Maurice River Boom & Drive Company, Limited, donne avis qu'en vertu de la section 7 de l'acte ci-dessus, elle a déposé au Bureau du Ministre des Travaux Publics, à Ottawa, et au bureau d'enregistrement de la division de Champlain, dans la province de Québec, les plans avec la description de l'emplacement choisi pour la construction de cinq piliers dans la rivière Saint-Maurice, à Grandes Piles, dans le comté de Champlain, au front des lots Nos 212, 213, 214 et 215 du second rang du canton de Radnor, du côté est de la rivière Saint-Maurice et des lots Nos 132, 133 et 134 du premier rang du canton de Radnor, sur le côté ouest de la rivière Saint-Maurice et le pilier No 5 indiqué aux dits plans, qui devra être construit sur l'île connue comme : île Le Blond, aux Petites Piles, dans le comté de Champlain, au front du lot numéro un, dans le premier rang du canton de Radnor, dans le dit comté de Champlain.

Prenez aussi avis qu'à l'expiration d'un mois de la date de la première insertion du présent avis, la Compagnie St. Maurice River Boom & Drive Company, Limited, s'adressera, en vertu de la section 7 du dit acte, au Ministre des Travaux Publics, à son bureau à Ottawa, pour obtenir son approbation du dit site et des dits plans, et aussi la permission de construire les dits piliers.

Daté à Trois-Rivières, ce 19e jour de janvier 1917.

BUREAU & BIGUÉ,  
Procureurs de la requérante,  
31-4 Edifice "Power" Trois-Rivières.

LOI CONCERNANT LA PROTECTION DES  
EAUX NAVIGABLES.

CHAPITRE 115 S.R. DU CANADA.

**L**A Compagnie dite : Canada Iron Foundries, Limited, donne avis qu'en vertu de la section 7 de l'acte ci-dessus, elle a déposé au Bureau du Ministre des Travaux Publics, à Ottawa, et au Bureau d'enregistrement de la division d'enregistrement de Trois-Rivières, dans la province de Québec, les plans avec la description de l'emplacement choisi pour la construction d'un quai, à l'embouchure de la rivière St. Maurice, au front du lot n° 1824 des plans et livres de renvois officiels du cadastre de la Cité des Trois-Rivières,—

Prenez aussi avis qu'à l'expiration d'un mois après la date de la première insertion du présent avis, la dite "Canada Iron Foundries, Limited," en vertu de la section 7 de l'acte ci-dessus s'adressera au Ministre des Travaux Publics, à son bureau, à Ottawa, pour faire approuver les dits site et plans, et pour obtenir la permission de construire le dit quai.

Daté à Trois-Rivières, ce 19ième jour de janvier 1917.

BUREAU et BIGUÉ,  
Procureurs de la Requérente,  
31-4 Edifice "Power" Trois-Rivières.

## LA BANQUE NATIONALE.

**J**EUDEI, le 1er février prochain, et après, cette banque paiera à ses actionnaires un dividende de deux pour cent, étant au taux de huit pour cent par année, sur son capital, pour le trimestre finissant le 31 janvier prochain.

Ce dividende sera payé suivant la liste des actionnaires inscrits à la date du 15 janvier prochain.

Par ordre du bureau de direction,

N. LAVOIE,

Gérant général.

Québec, le 28 décembre 1916.

27-5

## BANQUE DE MONTREAL.

**A**VIS est donné par le présent qu'un dividende de deux et demi pour cent sur le capital versé de cette institution, a été déclaré pour le trimestre courant, payable le et après jeudi, le 1er jour de mars prochain, aux actionnaires enregistrés le 31 janvier 1917.

Par ordre du conseil de direction,

FREDERICK WILLIAMS-TAYLOR,

Gérant général.

Montréal, 23 janvier 1917.

31-5

## BANQUE D'HOCHELAGA.

**A**VIS est par les présentes donné, conformément aux dispositions de l'article 33 de la *Loi des banques*, que :

(a) Les actionnaires de la Banque d'Hochelaga, ont unanimement adopté, à leur assemblée annuelle, tenue au siège social de la banque, en la Cité de Montréal, le 15 janvier 1917, le règlement suivant :—

"Le capital autorisé de la Banque d'Hochelaga, est augmenté jusqu'au montant de dix millions de dollars, (\$10,000,000.00)."

(Vraie copie)

Le Secrétaire et gérant général,

BEAUDRY LEMAN.

(b) Que demande sera faite dans les trois mois de la date de l'adoption de ce règlement, au Conseil de la Trésorerie, à Ottawa, d'émettre un certificat approuvant ce règlement.

Montréal, ce 20 janvier 1917.

Le Secrétaire et gérant général,

31-4 BEAUDRY LEMAN.

## WHEAT EXPORT COMPANY, LIMITED.

**A**VIS est donné que le siège social de la compagnie dite "Wheat Export Company, Limited," corps constitué sous l'empire de la Partie I de la *Loi des compagnies*, S.R.C., chap. 79, est situé à la chambre n° 500 du Grain Exchange, en la cité de Winnipeg, Manitoba.

Daté le 22e jour de janvier 1917.

WHEAT EXPORT CO., LIMITED,

K. B. STODDART,

Président.

W. J. T. KERR,

Secrétaire.

31-1

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# SUPPLEMENT

TO



# The Canada Gazette

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PUBLISHED BY AUTHORITY.

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OTTAWA, SATURDAY, JANUARY 27, 1917.

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P.C. 146.

AT THE GOVERNMENT HOUSE AT OTTAWA.

WEDNESDAY, the 17th day of January, 1917.

PRESENT:

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

His Excellency the Governor General in Council, under and in virtue of the powers conferred by Section 6 of the War Measures Act, or otherwise vested in the Governor General in Council, is pleased to make and establish and doth hereby make and establish the following Orders and Regulations, which may be cited as "The Consolidated Orders respecting Censorship."

RODOLPHE BOUDREAU,  
*Clerk of the Privy Council.*

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

### ORDER 1.

*(Cable, Radiotelegraph, Telegraph and Telephone Companies.)*

1. (1) Whenever in this Order the expression "company" is used, either in association with such words as "cable" or "telegraph" or otherwise, it shall be deemed to extend to and to include a person or persons, firm or partnership and a body corporate or politic.

(2) Whenever in this Order the expression "proper Minister" is used, it shall, with reference to the operations, offices, works or property of any cable company be deemed to refer to the Minister of Militia and Defence; with reference to the operations, offices, works or property of any radiotelegraph company, be deemed to refer to the Minister of the Naval Service; and with reference to the operations, offices, works or property of any telegraph company or any telephone company, be deemed to refer to the Secretary of State of Canada.

2. The proper Minister may by warrant under his hand direct and cause the whole or part of such portion of the offices, works and property of any cable, radiotelegraph, telegraph or telephone company as are within Canada, to be entered and possessed in the name of His Majesty and on his behalf, and to be used for His Majesty's service, and subject thereto, for such ordinary service as to the proper Minister may seem fit.

3. Every person commissioned pursuant to the immediately preceding Regulation to enter and take possession of any offices, works or property or part thereof shall and may enter, take possession and use the same as in and by this Order and any warrant issued thereunder authorized, and not otherwise.

4. The proper Minister may, if and when he considers it expedient, direct and authorize such persons as he deems fit that they, either instead of or in addition to taking possession of any such offices, works and property, or any part thereof, assume, in such manner as he may direct, entire or partial control of the transmission of messages by the cables, apparatus or wires of any such company as aforesaid.

5. Every person directed and authorized pursuant to the immediately preceding regulation, to assume control of the transmission of messages by the cables, apparatus or wires of any company, shall and may enter upon the premises of such company and assume control as in and by this Order and any directions issued thereunder authorized, and not otherwise.

6. The proper Minister may direct any cable, radiotelegraph, telegraph or telephone company to submit to him or to any person authorized by him all cablegrams, telegrams and messages tendered for transmission or arriving by any such company's cable, wires or radiotelegraph apparatus, or any class or classes of such telegrams, cablegrams or messages, or to deliver the same to him or to his agent; and said Minister may direct any such company to transmit through certain named offices only, all messages (including oral messages tendered to or received by any telephone company) that may be intended to pass out of Canada.

7. The proper Minister may require any person whom he commissions, directs or authorizes to enter, take possession of or assume control of any office, works or property or part thereof, or of the transmission of messages, pursuant to any regulation of this Order, and also any person employed by or connected with any such company as is mentioned in regulation No. 2 of this Order, to subscribe to the oath appearing as Schedule "A" to these Orders.

8. All persons who, pursuant to any regulation of this Order have entered, gone into possession or assumed control of any office, works or property or part thereof, or of the transmission of messages, and also all persons employed by or connected with any such company as is mentioned in Regulation No. 2 of this Order, shall obey and conform to all such directions with reference to the transmission and reception of cablegrams, radiotelegraph, telegraph and telephone messages, as the proper Minister may prescribe.

## ORDER II.

### *(Prevention of circulation of objectionable matter.)*

1. Whenever in this Order the expression "objectionable matter" is used, it shall be construed to mean and include:—

(a) any information with respect to the movements, numbers, description, condition or disposition of any of the forces, ships or air craft of His Majesty or any of His Majesty or to interfere with the success of His Majesty's forces or of the forces of His Majesty's allies, or with respect to the plans or conduct or supposed plans or conduct of any naval or military operations by any such forces, ships or aircraft, or with respect to the supply, description, condition, transport or manufacture or storage of war materials, or with respect to any works or measures undertaken for or connected with or intended for the fortification of any place, or any information of such a nature as is calculated to be or might be directly or indirectly useful to the enemy, and

(b) any photograph, sketch, plan, model or other representation of any naval or military work or any dock or harbour work, of such a nature that such representations thereof are calculated to be or might be, directly or indirectly, useful to the enemy, and

(c) any false report or false statement concerning the causes or the operations of the present war, and

(d) any report or statement intended or likely to cause disaffection to His Majesty or to interfere with the success of His Majesty's forces or of the forces of His Majesty's allies by land or sea, or to prejudice His Majesty's relations with foreign powers, and

(e) any report or statement intended or likely to prejudice the recruiting, training, discipline or administration of any of His Majesty's forces or the operation or administration of any Act or Order in Council concerning National Service.

(f) any report or description or purported report or description of the proceedings of any secret session of either the Senate or Commons of Canada held in pursuance of a resolution passed by such Senate or Commons except such report thereof as may be officially communicated through the Secretary of State of Canada, and

(g) any report or description or purported report or description of the proceedings at any meeting of the Cabinet of Canada, and



(h) the contents of any confidential document belonging to or any confidential information obtained from any government department or any person in the service of His Majesty.

2. (1) No person shall, unless with lawful excuse or authority, the proof of which shall lie on him, write, print, publish, post, deliver, receive or have in his possession or on premises in his occupation or under his control, any letter or other writing or any newspapers, tract, periodical, book, circular or other printed publication or any photograph, sketch, plan, model or other representation, containing or consisting of objectionable matter.

(2) No person shall produce any performance on any stage or exhibit any picture or cinematograph film, or perform any act, which is intended or likely to—

(a) cause disaffection to His Majesty or to interfere with the success of His Majesty's forces or of the forces of any of His Majesty's allies by land or sea or to prejudice His Majesty's relations with foreign powers; or

(b) prejudice the recruiting, training, discipline or administration of any of His Majesty's forces; or the operation or administration of any act or Order in Council concerning National Service.

(3) Every such writing, printing, publishing, posting, delivering, receiving, having, producing, exhibiting or performing shall be deemed an offence against these orders.

3 The Postmaster General or any one authorized by him may, for the purpose of preventing the publication, circulation or distribution of objectionable matter, ascertain the contents of any newspaper, tract, periodical, book, circular or other printed matter, or of any written matter or of any photograph, sketch, plan or other representation which may be passing through or dealt with in any manner in the mails of Canada.

4. The Postmaster General may appoint a Chief Mail Censor for Canada, who shall have charge under the said Minister of the carrying out of the provisions of such of the regulations of this Order as apply to the Post Office service.

5. The Secretary of State of Canada, whenever he shall be satisfied that any newspaper, tract, periodical, book, circular or other printed publication contains or has contained objectionable matter, may by warrant under his hand prohibit the possession within Canada of any issue or copy of such newspaper, tract, periodical, book, circular or other printed matter. Such warrant may limit such prohibition to the possession of one or more numbers, issues or editions of such newspapers, tract, periodical, book, circular or other printed matter, or in case the said Secretary of State shall determine that special circumstances so warrant, he may extend such prohibition to the possession of past and future numbers, issues or editions as well.

(2) From and after publication by the Secretary of State of Canada in the Canada Gazette of a Notice of the issue of such warrant and of its terms conformably to such notice, every number, issue or copy of such newspaper, tract, periodical, book, circular, or other printed matter so prohibited shall for all purposes and by all courts and authorities be conclusively deemed to contain objectionable matter.

6. The Secretary of State of Canada may, if he considers it expedient so to do, appoint a person to be censor of the writings, copy or matter printed, or the publications issued at any printing house, printing establishment or works, and any person so appointed shall have the right to enter and visit the premises with any assistant or assistants from time to time and to remain there for such time or times as may be reasonably necessary, and to examine, consider, approve or reject any writing, copy or matter printed or proposed to be printed at or issued for publication from the said premises, and after the appointment of any such person and the notification thereof to the proprietor, manager or person in charge of the said premises no writing copy or other matter shall be printed there or issued for publication therefrom which is not approved by the person so appointed as censor, and any such printing or issue for publication without such approval shall be deemed an offence against these orders.

7. In any prosecution or proceedings brought, had or taken under this order by or on behalf of or by the direction or under the authority of the Attorney General of Canada all matters alleged in the information, charge or indictment shall be without proof rebuttably presumed to be true.

8. If the Secretary of State of Canada so directs all copies of any newspaper, tract, periodical, book, circular or other printed publication, printed, issued, circulated or published in contravention of this Order, in whomsoever's possession they are found, may be seized and destroyed by any peace officer, and the printing presses, plant and machinery used in the printing, publication and circulation of publications containing objectionable matter or published in contravention of this Order shall be seized and the premises where the same are found may be closed indefinitely or for such period as the Secretary of State of Canada may direct.

## ORDER III.

*(Prosecution and interpretation.)*

1. (1) Any person contravening or failing to observe, abide by or perform any of the provisions of these Orders, or, being a director or other officer of an incorporated company contravening or failing to observe, abide by or perform any of the provisions of these Orders, to the knowledge or with the consent of such director or other officer, shall be guilty of an offence against these Orders.

(2) In any prosecution or proceedings against any such director or officer, the onus of showing that he did not know of or consent to such contravention or failure to observe, abide by and perform shall be upon him.

2. When any objectionable matter shall have been printed, published, produced, exhibited or performed on any premises, the proprietor or other person actually controlling the said premises and the operations carried on therein shall be guilty of an offence against these orders; and in case such offender is an incorporated company every director or officer thereof who shall fail to establish that such offence was committed without his knowledge or despite his protest shall be guilty of an offence against these orders severally and cumulatively with such company.

3. (1) Any person guilty of an offence against these Orders shall be liable to a penalty not exceeding five thousand dollars or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

(2) Such penalty may be recovered or enforced either by indictment or by summary proceedings and conviction under the provisions of Part XV of the Criminal Code.

4. For the purposes of the trial of any person for any offence against any of these Orders the offence shall be deemed to have been committed either at the place in which the same actually was committed or at any place in which the offender may be.

5. The powers conferred by these Orders are in addition to and not in derogation of, any powers exercisable by members of His Majesty's naval and military forces and other persons to take such steps as may be necessary for securing the public safety and the defence of Canada, and nothing in these Orders shall affect the liability of any person to trial or punishment for any offence or war crime otherwise than in accordance with these Orders.

6. The Interpretation Act, Chapter 1 of the Revised Statutes of Canada, 1906, applies for the purpose of the interpretation of these Orders except where inconsistent therewith, in like manner as it applies for the purpose of the interpretation of an Act of Parliament.

## ORDER IV.

*(Revocation of Orders Consolidated.)*

The Orders in Council mentioned in Schedule "B" to these Orders are hereby, to the extent indicated in such Schedule, revoked—Provided that the revocation of any such Order-in-Council shall not:—

(a) affect the previous operation of any order so revoked or anything duly done or suffered under any order so revoked, or

(b) affect any right, privilege, obligation or liability acquired, accrued or incurred under any Order so revoked, or

(c) affect any penalty, forfeiture or punishment incurred in respect of any offence committed against any Order so revoked, or

(d) affect any proceedings or remedy in respect of any right, privilege, obligation, liability, penalty, forfeiture or punishment aforesaid, and

any permission or direction given, or order or requirement made or other action taken under any Order so revoked shall be deemed to have been given, made or taken under the corresponding provision in these orders.

## SCHEDULE "A."

*In the matter of the War Measures Act, 1914. And in the Matter of the Consolidated Orders respecting Censorship, 1916.*

I . . . . . of the . . . . . of  
 . . . . . in the . . . . . of . . . . .  
 . . . . . (occupation) Do SOLEMNLY SWEAR that I will not, until relieved  
 of this obligation by notice in writing from the Minister of . . . . .  
 transmit, or permit to be transmitted any message (by cable, wireless, telegraph  
 apparatus, ordinary telegraph or telephone, as the case may be) passing through the



office or exchange in which I am employed and intended for delivery outside of Canada, unless I am satisfied on good and reasonable grounds that said message contains no matter giving information such as is calculated to be or as might be directly or indirectly useful to the enemy, and that I will to the best of my ability learn the subject matter of all messages, intercept any message containing any such information and will immediately make known the terms of such message and all facts that I can ascertain as to the identity of the sender thereof to . . . . .

Sworn before me at the.....of..... in the .....  
of ..... this ..... day of.....  
A.D. 1916.

### SCHEDULE "B."

*(Revoked Orders in Council.)*

Number.	Date.	Extent of Revocation.
P.C. 2029.....	August 2, 1914 .. .	The whole.
P.C. 2030.....	August 2, 1914 .. .	The whole.
P.C. 2409.....	September 24, 1914 ..	The whole.
P.C. 2821.....	November 6, 1914 .. .	The whole.
P.C. 202.....	January 28, 1915 .. .	The whole.
P.C. 1330.....	June 10, 1915 .. .	The whole.
P.C. 2519.....	October 30, 1915 .. .	The whole.
P.C. 2073.....	November 1, 1915 .. .	The whole.

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SUPPLEMENT TO THE CANADA GAZETTE, March 3rd, 1917.

# RETURN OF THE CHARTERED BANKS OF THE DOMINION OF CANADA JANUARY 31st, 1917.

Made to the Minister of Finance in conformity with Section 112 of the Bank Act, Chapter 9, of the Statutes of 1913.

## LIABILITIES-PASSIF.

NAME OF BANK. — NOM DE LA BANQUE.	CAPITAL STOCK.				Amount of profit or reserve fund.	Rate per cent of last dividend declared.	Notes in circulation.	Balance due to Dominion Government, after deducting advances for credits, pay-lies, etc.	Balances due to provincial governments.	Deposits by the public, payable on demand in Canada.	Deposits by the public, payable after notice or on a fixed day in Canada.	Deposits elsewhere than in Canada.	Loans from other banks in Canada, secured, including bills rediscounted.	Deposits made by and balances due to other banks in Canada.	Due to banks and banking correspondents in the United Kingdom.	Due to banks and banking correspondents elsewhere than in Canada and the United Kingdom.	Acceptances under letters of credit.	Liabilities not included under foregoing heads.	Total Liabilities.	Aggregate amount of loans to directors, and firms of which they are partners.	Average amount of current gold and subsidiary coin held during the month.	Average amount of Dominion notes held during the month.	Greatest amount of notes in circulation at any time during the month.
	Capital authorized.	Capital subscribed.	Capital paid up.	Capital reserve.																			
	Capital autorisé.	Capital souscrit.	Capital versé.	Capital réservé.																			
	\$	\$	\$	\$		%	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
1 Bank of Montreal.....	25,000,000	15,000,000	15,000,000	16,000,000	10	19,948,628	1,894,842	1,361,679	65,476,248	126,096,460	57,348,884		3,207,366		356,630	1,872,072	1,578,391	519,793	319,699,907	429,098	17,431,877	40,147,198	22,055,355
2 Bank of Nova Scotia.....	10,000,000	6,500,000	6,500,000	12,000,000	14	8,768,027	1,150,090	72,187	17,620,813	31,456,032	16,083,203		229,494	33,011			315,657	465,109	96,672,722	9,077,947	8,307,721	8,307,721	
3 Bank of British North America.....	4,000,000	4,856,666	4,856,666	2,017,333	6	4,968,651		738,532	12,534,169	29,285,383	4,532,846			422,405	511,158	1,449,991		1,299,489	36,023,093	2,126	2,651,534	5,623,728	
4 Bank of Toronto.....	10,000,000	5,000,000	5,000,000	6,000,000	11	4,741,440		760,800	114,410	17,359,717	35,285,701		185,395		296,136		435,743	276,277	36,397,651	198,961	619,404	3,321,598	
5 Wolcott Bank.....	5,000,000	4,000,000	4,000,000	4,600,000	11	4,424,538		492,040	10,615,588	33,644,444			100,425	34,093			1,236,705	473,788	36,978,923	146,394	556,745	5,199,098	
6 Banque Nationale.....	5,000,000	2,000,000	2,000,000	1,000,000	8	2,831,751	1,327,353	287,558	4,854,071	18,844,730	1,200,172		912		3,128	400,000	31,229	39,294,581	29,294	1,821,160	9,325,098	7	
7 Merchants Bank of Canada.....	10,700,000	7,000,000	7,000,000	7,000,000	8	8,419,378		2,017,647	26,651,299	51,841,654	1,230,531		621,331	106,728			974,076	94,051,708	734,170	4,893,560	9,721,054	1,162,318	
8 Banque Provinciale du Canada.....	2,000,000	1,000,000	1,000,000	700,000	7	1,084,732	1,073,787	108,892	2,944,139	10,366,948			45				400,000	32,305	15,000,192	79,815	1,164,163	5,982,239	
9 Union Bank of Canada.....	8,000,000	6,000,000	5,000,000	3,400,000	8	7,183,052		892,380	5,833,433	21,074,060	40,035,091		246,235	308,814			697,645	7,739	94,620,275	770,916	1,164,163	5,982,239	
10 Canadian Bank of Commerce.....	25,000,000	15,000,000	15,000,000	13,500,000	10	17,428,432	12,564,757	3,108,476	70,483,660	110,000,364	33,708,063		129,290		5,201,450	3,645,640	1,917,636	4,002	236,298,239	17,441,000	16,827,133	16,827,133	
11 Royal Bank of Canada.....	25,000,000	12,911,700	12,911,700	13,471,700	12	1,891,769		998,038	47,695,113	110,418,812	32,943,015		838,115	168,787		1,639,562	564,110	5,864	243,081,105	456,870	10,931,701	10,931,701	
12 Dominion Bank.....	10,000,000	6,000,000	6,000,000	7,000,000	12	6,150,857	653,330	192,480	20,822,727	46,653,090	885,407		77,323	670			827,310	151,248	324,300	638,911	79,023,609	1,162,318	
13 Bank of Hamilton.....	5,000,000	3,000,000	3,000,000	3,300,000	12	3,672,946	445,752	445,328	29,790,015	29,790,015			47,770				720,093		31,023,757	84,236	1,162,318	1,162,318	
14 Standard Bank of Canada.....	5,000,000	3,434,100	3,333,342	4,332,242	13	4,540,512		268,194	12,718,466	31,531,680			689,298				386,475		33,913,786	385,410	2,260,362	2,260,362	
15 Banque d'Hochelaga.....	4,000,000	4,000,000	4,000,000	3,700,000	10	3,872,067	588,333	63,713	6,487,968	22,603,583				74,512			150,056	793	33,913,786	216,650	1,162,318	1,162,318	
16 Bank of Ottawa.....	5,000,000	4,000,000	4,000,000	4,750,000	12	4,166,025	833,723	702,559	6,551,406	32,205,388			91,589	19,022			386,475		33,913,786	385,410	2,260,362	2,260,362	
17 Imperial Bank of Canada.....	10,000,000	7,000,000	7,000,000	7,000,000	12	6,883,849	2,591,216	17,015,717	41,820,558	129,290			129,290	1,707			112,295	129,114	70,300,420	1,276,941	2,801,815	2,801,815	
18 Home Bank of Canada.....	5,000,000	2,000,000	1,946,840	300,000	6	1,938,890	3,300,000	1,597,330	2,471,651	7,451,016			2,707				460,000		17,348,825	300,136	754,514	754,514	
19 Northern Crown Bank.....	6,000,000	1,431,200	1,429,172	715,600	6	2,277,057		390,020	1,127,057	6,027,321	8,717,437		2,985				460	916	18,444,472	401,036	62,416	62,416	
20 Sterling Bank of Canada.....	2,000,000	1,286,600	1,210,744	300,000	6	1,105,015	510,377	313,730	2,359,120	9,135,535			181,835				24,468	2,358	16,692,438	170,680	1,162,318	1,162,318	
21 Weyburn Security Bank.....	1,000,000		347,710	150,000	6	250,830		69,448	1,010,413	908,094							60,366		2,338,772	12,878	16,006	16,006	
Total.....	163,666,000	112,042,400	111,545,574	113,337,875		123,358,187	35,000,492	21,551,499	427,308,026	864,169,344	169,491,048		6,740,335	1,717,651	10,333,068	9,159,553	9,377,160	5,343,161	1,601,037,174	8,673,680	66,064,528	140,574,588	169,425,664

# RETURN OF THE CHARTERED BANKS OF THE DOMINION OF CANADA, January 31st, 1917

NAME OF BANK. — NOM DE LA BANQUE.		ASSETS—ACTIF.																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																							
		CURRENT GOLD AND SUBSIDIARY COIN. MONNAIE D'OR DE COURS ET MONNAIE SUBSIDIARE.			DOMINION NOTES. BILLETTS DU DOMINION.			Deposits with the Minister of Finance for the security of note circula- tion.	Deposits in the cur- rent gold reserves.	Notes of other banks.	Cheques on other banks.	Loans to other banks in Canada, secured, including bills redis- counted.	Deposits made with and balances due from other banks in Canada.	Due from banks and banks correspond- ing in the United King- dom.	Due from banks and banks correspond- ing elsewhere than in Can- ada and the United King- dom.	Domestic government securities, provincial government securities, and British, foreign and colonial public securities other than Cana- dian.	Canadian municipal securities, and British, foreign and colonial public securities other than Cana- dian.	Railway and other bonds, debentures and stocks.	Call and short (not exceed- ing thirty days) loans in Canada on stocks, debentures and bonds.	Call and short (not exceed- ing thirty days) loans elsewhere than in Can- ada.	Other current loans and discounts elsewhere than in Can- ada.	Other current loans and discounts elsewhere than in Can- ada.	Loans to the Govern- ment of Canada.	Loans to provin- cial gov- ernments.	Loans to other in- stitutions and school districts.	Overdue debts.	Mort- gages on real estate sold by the bank.	Bank premises at not more than cost, less amounts (if any) writ- ten off.	Liabilities of customers under letters of credit as per centre.	Other assets not included under the foregoing heads.	Total Assets.																																																																																																																																																																																																																																																																																																																																																																																																																																																																																										
		In Canada.	Elsewhere.	Total.	In Canada.	Elsewhere.	Total.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	At Allier.	At Canada.	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Column No. 4. Of this deposit \$12,510,000 is in gold coin; the balance is in Dominion notes.

FINANCE DEPARTMENT.

OTTAWA, February, 24th, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance.

OTTAWA: Printed by J. DE LABROQUE, TACIS, Printer to the King's Most Excellent Majesty.





# The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, FEBRUARY 3, 1917.

## IMPORTANT NOTICE.

Notices, documents or advertisements received after twelve o'clock, noon, on Thursday, will not be published in "The Canada Gazette" of the following Saturday, but in the next number.

J. de L. TACHÉ,

King's Printer and Controller of Stationery.

## AVIS IMPORTANT.

Les avis, documents ou annonces reçus après midi, le jeudi de chaque semaine, ne seront pas publiés dans la "Gazette du Canada" du samedi suivant, mais dans le numéro subséquent.

J. de L. TACHÉ,

Imprimeur du Roi et Contrôleur de la Papeterie

## PROCLAMATIONS.

### DEVONSHIRE.

[L.S.]

#### CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in any wise concern.—GREETING :

#### A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS it is in and  
Deputy Minister of Justice, } by Part XII of the  
Canada. } Canada Shipping Act,  
Revised Statutes, 1906, Chapter 113, amongst other things in effect enacted that our Governor in Council may, by proclamation, declare to be a public harbour any area covered with water within the jurisdiction of Our Parliament of Canada ;

And whereas Our Governor in Council has advised that the port of Departure Bay, in the Province of British Columbia, comprising the area hereinafter mentioned, be proclaimed a public harbour,—

Now, THEREFORE, Know Ye that we do by these presents proclaim and declare the said port of Departure Bay comprising an area covered with water which may be described as follows, that is to say :—

"All the waters including the tidal portions of streams, inlets, etc., and all flats, up to high water mark, inside of right lines drawn from the south tangent of Pimbury Point due east astronomically to Newcastle Island, and from the extreme of McKay Point to the south extreme of Lighthouse Island, thence to the north tangent of Five Finger Island, and thence to the extreme of Lagoon Head," to be a public harbour.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of  
14675—1

Canada to be hereunto affixed. WITNESS : Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish of Hardwicke, Baron Cavendish of Keighley, Knight of Our Most Noble Order of the Garter ; One of Our Most Honourable Privy Council ; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George ; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TENTH day of JANUARY in the year of Our Lord [one thousand nine hundred and seventeen, and in the seventh year of Our Reign.

By command,

THOMAS MULVEY,  
Under-Secretary of State.

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### DEVONSHIRE.

[L.S.]

#### CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in any wise concern,—GREETING :

#### A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS it is in  
Deputy Minister of Justice, } and by Part XII  
Canada. } of the Canada Shipping  
Act, Revised Statutes, 1906, Chapter 113, amongst other things in effect enacted that Our Governor in Council may, by proclamation, declare to be a public harbour any area covered with water within the jurisdiction of Our Parliament of Canada ;

AND WHEREAS Our Governor in Council has advised that the port of Nanaimo, in the Province of British

Columbia, comprising the area hereinafter mentioned be proclaimed a public harbour,—

Now, THEREFORE, Know Ye that We do by these presents proclaim and declare the said port of Nanaimo comprising an area covered with water which may be described as follows, that is to say :—

"All the waters, including the tidal portions of streams, inlets, etc., and all flats, up to high water mark, inside of right lines drawn from the south tangent of Pimbury point due east astronomically to Newcastle Island; from the extreme of McKay point to the south extreme of Lighthouse Island; thence to Entrance Island lighthouse, and thence to the extreme of Berry Point; and across False narrows and Dodd narrows at their narrowest points," to be a public harbour.

Of all which our loving subjects and all others whom these presents may concern, are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS: Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish of Hardwicke, Baron Cavendish of Keighley, Knight of Our Most Noble Order of the Garter; One of Our Most Honourable Privy Council; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TENTH day of JANUARY, in the year of Our Lord, one thousand nine hundred and seventeen, and in the seventh year of Our Reign.

By Command,

THOMAS MULVEY,  
Under Secretary of State

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## DESPATCHES, Etc.

(Extract from the Third Supplement to THE LONDON GAZETTE of the 29th December, 1916.)

### CENTRAL CHANCERY OF THE ORDERS OF KNIGHTHOOD.

LORD CHAMBERLAIN'S OFFICE,  
ST. JAMES'S PALACE, S W.,  
1st January, 1917.

THE KING has been graciously pleased to give orders for the following promotions in, and appointments to, the Most Honourable Order of the Bath, for valuable services rendered in connection with Military Operations in the Field :—

To be Additional Members of the Military Division of the Third Class, or Companions, of the said Most Honourable Order :—

Col. (tem. Brig.-Gen.) Allain Chartier de Lotbinière Joly de Lotbinière, C.S.I., C.I.E.

#### CANADIAN CONTINGENT.

Col. Herbert Stanley Birkett, C.A.M.C.  
Col. James Alexander Roberts, C.A.M.C.

### CHANCERY OF THE ORDER OF SAINT MICHAEL AND SAINT GEORGE.

DOWNING STREET,  
1st January, 1917.

THE KING has been graciously pleased to give directions for the following promotion in, and appointments to, the Most Distinguished Order of Saint

Michael and Saint George, for services rendered in connection with Military Operations in the Field :—

To be Additional Members of the Third Class, or Companions of the said Most Distinguished Order :—

#### CANADIAN CONTINGENT.

Col. (temp. Brig.-Gen.) Huntly Douglas Brodie Ketchen.  
Lt.-Col. (temp. Brig.-Gen.) Robert Rennie, M.V.O., D.S.O.  
Lt.-Col. (temp. Brig.-Gen.) Garneſ Burke Hughes, D.S.O.  
Lt.-Col. (temp. Brig.-Gen.) Edward Whipple Bancroft Morrison, D.S.O.  
Lt.-Col. Edward Charles Hart, Can. A.M.C.

WAR OFFICE,  
1st January, 1917.

HIS Majesty the KING has been graciously pleased to approve of the undermentioned rewards for distinguished service in the field, dated 1st January, 1917 :—

To be brevet Lieutenant-Colonel.

#### CANADIAN FORCES.

Maj. (temp. Brig.-Gen.) J. H. MacBrien, D.S.O., R. Can. Dns.

Awarded the Distinguished Service Order.

#### CANADIAN CONTINGENT.

Maj. Ronald Okeden Alexander, Can. Inf.  
Maj. Merrill Vincent Allen, Can. Mounted Rif.  
Maj. & Bt. Lt.-Col. William Beaumont Anderson, Can. Eng.  
Maj. William Andrewes, Can. Inf.  
Lt.-Col. Ralph Craven Andros, Can. Mtd. Rif. Bn.  
Maj. Frank Farquier Arnoldi, Can. F.A.  
Maj. Walter Mackie Balfour, Can. Mt. Rif. Bn.  
Maj. John Clement Ball, Can. Fd. Art.  
Maj. William Gilbert Beeman, Can. Art.  
Lt.-Col. Arthur Henry Bell, Can. Inf.  
Lt.-Col. Charles Edward Bent, Can. Inf.  
Maj. William Robert Bertram, Can. Inf.  
Maj. Henry Everley Boak, R. Can. Horse Art.  
Lt.-Col. Russell Hubert Britton, Can. Fd. Art.  
Lt.-Col. George Stephen Cantlie, Can. Inf.  
Lt.-Col. Henry Gurney Carscallen, Can. Fd. Art.  
Maj. Charles Francis Constantine, R. Can. Horse Art.  
Temp. Maj. Charles Arthur Corrigan, Can. A.S.C.  
Lt.-Col. John Jennings Creelman, Can. Fd. Art.  
Maj. Ludger Jules Oliver Daly-Gingras, Can. Inf.  
Maj. Arthur Edward Dubuc, Can. Inf.  
Lt.-Col. William Henri de la Tour d'Auvergne Findlay, Can. A.S.C.  
Maj. Karl Creighton Folger, Can. Ord. C.  
Maj. James Wallace Forbes, Can. Inf.  
Lt.-Col. Frederick Arthur de Long Gascoigne, Can. Inf.  
Lt.-Col. Harry Augustus Genet, Can. Inf.  
Temp. Lt.-Col. William Waring Primrose Gibsone, Can. Divl. Hdqrs.  
Lt.-Col. Harry Duncan Lockhart Gordon, Can. Mtd. Rifles.  
Lt.-Col. John Alexander Gunn, Can. Inf.  
Maj. Hugh Walter Harbord, Can. Mtd. Rif.  
Maj. Frederick Owen Hodgind, Can. Eng.  
Lt.-Col. Thomas Fraser Homer-Dixon, Lord Strathcona's Horse.  
Lt.-Col. (temp. Brig.-Gen.) William St. Pierre Hughes, Can. Inf.  
Maj. Bernard Maynard Rumble, Can. Inf.  
Lt.-Col. Elmer Watson Jones, Can. Inf.  
Maj. Terence Percival Jones, Can. Inf.  
Maj. Walter Frederick Kemp, Can. Inf.  
Lt.-Col. James Kirkcaldy, Can. Inf.  
Lt.-Col. George Eric McCraig, Can. Inf.  
Maj. Eric Whidden MacDonald, Can. Inf.  
Maj. James Alexander Macdonell, Can. Inf.  
Maj. Alan Bretell McEwen, Can. Divl. Art.  
Lt.-Col. Archibald Ernest Graham McKenzie, Can. Infantry.  
Maj. John Percival MacKenzie, Can. Inf.



Maj. John Angus McDonald, Can. Fd. Art.  
 Maj. Bartlett McLennan, Can. Inf.  
 Capt. William Edward Manhard, Can. Eng.  
 Lt.-Col. Henry Linton Milligan, Can. Inf.  
 Maj. Gordon Fraser Morrison, Can. Inf.  
 Maj. Frank Stanley Morrison, R. Can. Dns.  
 Maj. Lionel Frank Page, Can. Inf.  
 Maj. Robert Henry Palmer, Can. Inf.  
 Maj. Johnson Lindsay Rowlett Parsons, Can. Inf.  
 Maj. Thomas Edward Powers, Can. Divl. Sig. Co.  
 Maj. Barry Wentworth Roscoe, Can. Mtd. Rif.  
 Maj. John Munro Ross, Can. Inf.  
 Lt.-Col. Lorne Ross, Can. Inf.  
 Lt.-Col. John Arthur Shaw, C.A.S.C.  
 Temp. Col. Arthur Evans Snell, Can. A.M.C.  
 Lt.-Col. John Smith Stewart, Can. Fd. Art.  
 Lt.-Col. Thomas Louis Tremblay, Can. Inf.  
 Maj. Paul Frederick Villiers, Can. Inf.  
 Maj. Francis Bethel Ware, Can. Inf.  
 Lt.-Col. William Webster, Can. A.M.C.  
 Lt.-Col. Robert Percy Wright, Can. A.M.C.

*To be awarded the Military Cross.*

#### CANADIAN CONTINGENT.

Capt. William Douglas Adams, Inf. Bn.  
 Capt. Douglass Harvey Barnett, Inf. Bn. Staff Capt.,  
 Inf. Bde.  
 Lt. Harold Grafton Barnum, Inf. Bn.  
 Lt. Charles Austin Bell, Eng.  
 Capt. John Kay Beveridge, Inf. Bn.  
 Lt. Percy Vere Binns, Eng.  
 Capt. (temp. Maj.) George Howard Bradbrooks, Mtd.  
 Rif. Bn.  
 Capt. (temp. Maj.) Alexander Douglas Cameron, Lord  
 Strathcona's Horse.  
 Capt. Alue Edward Cameron, A. V. C.  
 Capt. (temp. Maj.) John Forin Campbell, Pnr. Bn.  
 Lt. John Robert Cartwright, Inf. Bn.  
 Capt. Damerall Aubrey Clarke, P.P.C.L.I.  
 Lt. Cuthbert Peart Coatsworth, Pnr. Bn.  
 Capt. Percy Edward Colman, Mtd. Rif. Bn.  
 57330 C./S./M. James Collett, Inf. Bn.  
 Lt. Graham Cruickshank, Mtd. Rif. Bn.  
 Capt. Herbert McMillan Dawson, Cav. Regt.  
 Capt. James Arnold Delancey, Inf. Bn.  
 Lt. Duncan Fraser Dewar, Eng.  
 Capt. Angus Alexander Drinman, A.M.C.  
 Lt. Robert Lionel Dunsmore, Eng.  
 Capt. Alfred Eastham, M.G. Serv.  
 Lt. Harols Lee Fetherstonhaugh, Fld. Arty.  
 154002 S/M. Edward Eleazar Frost, Pnr. Bn.  
 Temp Hon. Major Rev Alexander MacLennan Gor-  
 don, Chaplms. Dept.  
 Lt. Oswald Wetherald Grant, Inf. Bn.  
 Capt. Hon. Francis Egerton Grosvenor, Inf. Bn. Staff  
 Capt., Inf. Bde.  
 Capt. Ralph Price Harding, Fld. Arty.  
 Lt. John Percival Harvey, Eng.  
 Capt. Charles Francis Hawkins, M.G. Serv.  
 Capt. Patrick Hennessy, A.S.C.  
 Capt. Harry Edmund Hodge, Inf. Bn., attd. M.G. Coy.  
 Lt. James Parker Hooper, Gen. List.  
 Capt. Eugene Harvey Houghton, Inf. Bn., attd. M.G.  
 Coy.  
 Capt. Cyrus Fiske Inches, Arty.  
 Lt. Frank Edward Harte Johnson, A.S.C.  
 59530 S/M. Thomas Fred. Jordan, Inf. Bn.  
 Lt. William Harold Kippen, Inf. Bn.  
 Lt. Clarence Lea, Mtd. Rif. Bn.  
 Capt. Allan Leavitt, Eng.  
 Capt. Frederick William Lees, A.M.C.  
 Lt. James Rubert Leeson, Eng.  
 Capt. Robert Marsden Luton, A.M.C.  
 Capt. James Ernest McAskill, A.M.C.  
 Lt. Donald Henry Macfarlane, Eng.  
 Lt. Malcolm MacAdam McGregor, Inf. Bn.  
 Capt. David Livingstone McKeand, Inf. Bn.  
 Lt. Francis Harold McLorg, Infy. Bn.  
 Lt. John Barkley Mason, Eng.  
 Capt. Herbert Molson, Inf. Bn.  
 Capt. Percival John Montague, Inf. Bn., D.A.A.G., H.  
 Qrs.  
 Maj. Lafayette Harry Nelles, Inf. Bn.

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Lt. Francis Philip Douglas Newland, Inf. Bn.  
 Capt. William Freeman Nicholson, A.M.C.  
 Lt. George Waller de Courcy O'Grady, Inf. Bn.  
 Lt. (temp. Capt.) George Paterson, Inf. Bn. Ord. Off.,  
 Inf. Bde., H. Qrs.  
 Lt. Harry Bronghall Pepler, Inf. Bn.  
 Lt. Harold Phillips, R. Can. R.  
 Capt. (actg. Maj.) Paul Poisson, A.M.C.  
 Capt. Charles Frederick Clauston Porteous, Divl. H.  
 Qrs.  
 Capt. Raymond Pouncey, Inf. Bn., attd. T.M.By.  
 Lt. Charles G. Powers, Inf. Bn.  
 Capt. George Purves, Inf. Bn.  
 Lt. John Hamilton Roberts, R.H.A.  
 Lt. Andrew Murray Robertson, Eng.  
 Capt. George Ross Robertson, Inf. Bn.  
 Capt. Walford Douglas Somerled Rorison, A.M.C.  
 Capt. Percy Guy Routh, Mtd. Inf. Bn.  
 Lt. Hugh Millar Rowe, Pnr. Bn.  
 Capt. Edward James Carson Schmidlin, H. Qrs., Divl.  
 Engrs.  
 Lt. John Westrv Stagg, Infy. Bn.  
 Lt. (temp. Capt.) Richard Winslow Stayner, Mtd. Rif.  
 Bn.  
 Capt. Douglas Hinch Storms, Fld. Arty.  
 Capt. Kenneth Stuart, Eng.  
 Capt. Thomas Alexander Hatch Taylor, Inf. Bn. attd.  
 M. G. Coy.  
 Capt. Robert Grant Thackray (Fld. Arty.) Divl. Arty.  
 H. Qrs.  
 Lt. Gilbert Tyndale-Lea, F. A.  
 Capt. Lawrence Bertram Unwin, Inf. Bn.  
 Capt. Hugh McIntyre Urquhart, Inf. Bn.  
 Capt. Francis Alfred Wilkin, Motor M. G. Bde.  
 Lt. Frank Scott Winsor, Inf. Bn.  
 Capt. Richard Worrall, Inf. Bn.  
 Lt. Ernest James Young, Eng.

The undermentioned ladies are awarded the decoration of the Royal Red Cross, in recognition of their valuable services with the armies in the field:—

#### CANADIAN ARMY NURSING SERVICE.

##### *Royal Red Cross, 1st Class.*

##### Matrons.

Miss A. J. Hartley.  
 Miss L. M. Hubley.  
 Miss V. C. Nesbitt.  
 Miss E. C. Rayside.  
 Miss F. Wilson.

##### *Royal Red Cross—2nd Class.*

##### Sisters.

Miss A. D. Allen.  
 Miss A. Dickison.  
 Miss F. Ellwood.  
 Miss M. Hare.  
 Miss F. A. Hunter.  
 Miss J. M. Macdonald.

*Awarded the Distinguished Conduct Medal.*

#### CANADIAN CONTINGENT.

107071 Sjt. F. Barber, Can. M.R., attd. Divn. Signal  
 Co.  
 5792 Sjt. F. H. Bates, Can. Engrs.  
 418710 Sjt. H. V. A. Bealer, Can. Inf.  
 87102 B S. M. M. Beards, Can. Arty.  
 63164 Col. (Atcg/Sjt.) W. J. Bennett, Can. Inf.  
 57067 L/C. W. Birchan, Can. Inf.  
 21555 S/M. J. Bisset, Can. A.S.C.  
 24029 Trans. Sjt. W. Blyth, Can. Inf.  
 45013 C/S/M. F. Bowles, Can. Engrs.  
 539181 L/Cpl. I. Bradley, Can. A.M.S.  
 40059 Bombr. R. B. Bradley, Can. Fld. Arty.  
 406865 A/C.S.M. A. Brookes, Can. Inf.  
 77355 Pte. W. M. Brown, Can. Inf.  
 69064 S. M. W. H. Buddell, Can. Inf.

- 458356 C.S.M.G. Cope, Can. Inf.  
 81 Sjt. F. J. Corcoran, Can. Engrs.  
 77919 A/C. S.M. C. F. Dawson Can. Inf.  
 65277 Q.M.S. J. Donovan, Can. Inf.  
 29320 L/Cpl. J. Ferrier, Can. A.S.C.  
 29566 S.M. W. Fitzgerald, Can. Inf.  
 166770 Sgt. W. J. Gerring, Can. Inf.  
 618 C.S.M. F. Gillingham, P.P.C.L.I.  
 27634 A/C.S.M. F. Gledhill Can. Inf.  
 9273 S.M. (now temp. Lt.) H. C. Good, Can. Inf.  
 109381 S/M. A. W. Hawkey, Can. Mtd. Rif.  
 12936 C.S.M. (A/R.S.M.) E. W. Haydon, Can. Inf.  
 107292 A/L/C. W. Hayward, Can. Mtd. Rif.  
 7988 Sjt. W. A. Jackson, M. Gun. C.  
 A/20531 Sjt. R. Keiller, M. Gun C.  
 418239 C.S.M., G. W. Kennedy, Can. Inf.  
 81492 Pte. (A. Cpl.) G. Knox, Can. Inf.  
 55540 C/S.M., P. J. S. A. Laing, Can. Inf.  
 1625 Sjt. J. Latham, Can. Inf.  
 53247 Sig. Sjt. W. H. Lewis, Can. Inf.  
 407110 Sjt. G. E. Levy, M. Gun C.  
 110329 Cpl. W. P. Loggie, Can. Mtd. Rif.  
 29289 Sjt. W. D. Mackie, Can. Inf.  
 143 C.S.M., J. W. Mansfield, Can. Engrs.  
 177378 Sgt. A. McClintock, Can. Inf.  
 89110 Cpl. A. R. Mendizabal, Can. Arty.  
 41724 Gur. (A/Bombr.) S. W. Morgan, Can. Arty.  
 (Attd. Can. T. M. Bty.)  
 234 Cpl. J. D. Paterson, Cyc. Bn., Can. Corps.  
 1002 C.S.M. C. E. B. Rea, Can. Inf.  
 83426 B.S.M. W. B. Rimmer, Can. Arty.  
 477782 C.S.M. R. J. Roberts, R. Can. R.  
 63772 Sjt. J. Robinson, Can. Inf.  
 67596 Cpl. F. Ross, Can. Inf.  
 43284 Cpl. S. C. Routh, Can. Arty.  
 439884 Pte. B. Sankoske, Can. Inf.  
 20662 Cpl. F. C. Shoemsmith, Can. Inf.  
 200085 2nd Cpl. J. H. Short, Can. Engrs.  
 71014 S/Q/M/ S. H. G. Simmons, Can. Inf. Bde.  
 37323 C.S.M. H. W. Steel, Can. A.S.C.  
 110553 Pte. G. V. Tuffery, Can. Mtd. Rif.  
 42062 Sjt. E. Turnbull, Can. Arty.  
 5766 Sjt. F. D. Turner, Can. Engrs.  
 451751 S.M. F. W. Uden, Can. Inf.  
 60019 C/S.M. L. L. Verdon, Can. Inf.  
 433213 Q.M.S. C. A. Walker, Can. Inf.  
 438245 Cpl. F. A. White, Can. Inf.  
 487486 Pte. G. H. Whiteford, Can. Inf. (attd Can. T. M. Bty.)  
 107623 Sjt. H. A. Whitmore, Can. Mtd. Rif.

*Awarded the Meritorious Service Medal.*

#### CANADIAN CONTINGENT.

- 158 B/S/M. G. A. Biddiscombe, Can. D.A.C. Can. Art.  
 154001 Q.M.S. W. G. Campbell, Pnr. Bn., Can. Inf.  
 65229 Cpl. (A/Sjt.) W. H. Crothy, Can. Inf.  
 1808 S/M. J. F. Cummins, Can. Corps of Mil. Staff Clerks, Can. Army Corps, H.Q.  
 8 S. Sjt. N. J. L. Davy, Can. Inf.  
 111159 Sjt. C. B. Elliot, Can. Engrs.  
 530725 Sjt. H. Ellis, Pnr. Bn., Can. Inf.  
 41669 Q.M.S. (Armt. Artr.) G. H. Fairlie, C.O.C., attd. C.F.A.  
 19 Sjt. C. T. Fitzpatrick, Can. Inf.  
 32784 Sjt. A. McQ. Gibson, Can. A.M.C.  
 29100 Q.M.S. G. B. W. Goodall, Can. Inf.  
 21975 Sub-Cord. W. G. Hale, C.O.C.  
 36134 S. Sjt. F. King, Can. A.S.C.  
 107375 Pte (A/S.) H. M. Lewis, Can. Eng.  
 3044 Sjt. C. A. Lumb, Can. A.S.C.  
 71704 Sjt. W. R. Lunnis, Can. Inf.  
 35208 A/C.S.M. D. V. McPherson, Can. Post. Corps.  
 1703 Pte. J. J. Nicholls, Can. A.M.C.  
 5581 S/M. C. W. Parker, Can. Eng.  
 828 Sjt. B. Singleton, Can. A.S.C.  
 150233 Cpl. G. Walker, Can. A.S.C.  
 86008 S/M. S. G. Webb, Can. Art.

CANADA.  
No. 1454.

DOWNING STREET,  
30th December, 1916.

MY LORD DUKE,—With reference to my predecessor's despatch No. 1096 of the 27th September, I have the honour to request Your Excellency to inform Your Ministers that it has been decided to increase the rate charged for insurance against war risks on cargo under the Government War Risks Insurance Scheme to £2.2.0 per cent for a voyage with effect from the 22nd December, 1916.

I have the honour to be,  
My Lord Duke;

Your Grace's most obedient humble servant,

(Signed) WALTER LONG.

Governor General

His Excellency the

Duke of Devonshire, K.G., G.C.V.O.,  
&c., &c., &c.

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## ORDERS IN COUNCIL.

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AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 20th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS a request has been received from the Department of Indian Affairs for the setting apart for the Indians, under the terms of Treaty No. 8, of a tract of land in township 94, Range 11, west of the 4th Meridian, in the Province of Alberta, known as the Fort McKay Indian Reserve No. 174, comprising an area of two hundred and fifty-seven acres ;

And whereas the lands applied for, which are herein-after particularly described, are available according to the records of the Department of the Interior, for the purpose aforesaid, and the Minister of the Interior recommends that they be so set apart ;

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of section 76 of The Dominion Lands Act, is pleased to order and it is hereby ordered that the said lands be withdrawn from the operation of The Dominion Lands Act and set apart for the Indians.

The said lands may be more particularly described as follows :—

Composed of all that portion of the east half of section 13 and all that portion of the southeast quarter of section 24 in the 94th Township, in the 11th Range, west of the 4th Meridian, which lie to the east of the right bank of the Athabaska River, as shown upon a map or plan of survey of the said township, approved and confirmed at Ottawa on the 18th day of August, A.D. 1916, by Edouard Deville, Surveyor General of Dominion Lands, and of record in the Department of the Interior.

RODOLPHE BOUDREAU,

Clerk of the Privy Council

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AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 20th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS a request has been received from the Department of Indian Affairs for the setting apart for the Indians, under the terms of Treaty No. 1, of a tract of land in Townships 2 and 3 in Range 2, east of the Principal Meridian, in the Province of Manitoba, comprising an area of 20.86 square miles ;

And whereas the lands applied for, which are herein-after particularly described, are available, according to the records of the Department of the Interior, for

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the purpose aforesaid and the Minister of the Interior recommends that they be so set apart ;

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of Section 76 of The Dominion Lands Act, is pleased to order and it is hereby ordered that the said lands be withdrawn from the operation of The Dominion Lands Act and set apart for the Indians.

The said lands may be more particularly described as follows :—

All those portions of Townships 2 and 3 in Range 2, east of the Principal Meridian, in the province of Manitoba, outlined in red on the accompanying plan, not covered by the waters of Roseau river ; the reserve hereby described containing by admeasurement thirteen thousand, three hundred and forty-nine acres and eighty-four hundredths of an acre more or less.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

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AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 20th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**W**HEREAS a request has been received from the Department of Indian Affairs, for the setting apart for the Indians under the terms of treaty No. 2, of a tract of land known as Dog Creek Indian Reserve No. 46, in Townships 21, 22 and 23 in Range 8 and Townships 22 and 23 in Range 9 west of the principal meridian, in the province of Manitoba, comprising an area of nine thousand four hundred and twenty-seven acres ;

And whereas the lands applied for are available according to the records of the Department of the Interior for the purpose aforesaid, and the Minister of the Interior recommends that the said request be granted ;

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of section 76 of The Dominion Lands Act, is pleased to withdraw the following described lands from the operation of the said Act, and the said lands are hereby withdrawn and set apart for the Indians accordingly :—

All those portions of townships 21, 22, and 23 in Range 8 and Townships 22 and 23 in Range 9 west of the Principal Meridian, in the Province of Manitoba, shown outlined in red on the accompanying plan, containing by admeasurement nine thousand, four hundred and twenty-seven acres, more or less.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

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[3235]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 30th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**T**HE Committee of the Privy Council have had before them a report, dated 26th December, 1916, from the Minister of the Interior, submitting that, in pursuance of the provisions of The Dominion Lands Act, title to section 8, Township 5, Range 28, west of the 4th Meridian, was vested in the Hudson's Bay Company by notification of the confirmation of the survey of the township.

The Minister states that—as there is some doubt whether such notification was effective in passing the title to the said Company, as was intended, of those portions of the said section 8 as are covered by the waters of a certain surveyed lake,—the Commissioner of the Hudson's Bay Company has applied for the issue of a supplementary grant to the Company, by letters patent of the lands in the east half of said section 8 shown on the plan of survey as covered by the waters of the surveyed lake.

The Minister is of the opinion that the request should be complied with, and he therefore recommends that the issue of letters patent be authorized to the Hudson's Bay Company of all those portions of the east half of Section 8, Township 5, Range 28, west of the 4th Meridian as are covered by the waters of a certain surveyed lake, as shown upon a plan of survey of the said township, approved and confirmed at Ottawa on the 1st day of March, A.D. 1888, by Edouard Deville, Surveyor General of Dominion Lands, and of record in the Department of the Interior, containing by admeasurement twenty-seven acres more or less.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

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AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 19th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**H**IS Excellency the Governor General in Council, under and in virtue of the provisions of the War Measures Act, 1914, is pleased to make the following regulation, and the same is hereby made and enacted accordingly :

Notwithstanding anything in the regulations for the survey, administration, disposal and management of Dominion lands within the forty-mile railway belt in the Province of British Columbia, as established by Order in Council of 17th September, 1889, or amendments thereto, during the present war and thereafter, until otherwise ordered, no application for an entry for a homestead shall be granted, unless the person making the application was at the commencement of the present war, and has since continued to be, a British subject or a subject of a country which is an ally of His Majesty in the present war, or a subject of a neutral country, and unless he establishes the same to the satisfaction of the Minister of the Interior.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

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AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday the 8th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**T**HE Committee of the Privy Council have had before them a report, dated 2nd January, 1917, from the Minister of the Interior, stating that John F. Morton was granted homestead entry for the South West quarter of Section 4, Township 9, Range 14, West of the 2nd Meridian on the 24th of September, 1898, and that subsequently such entry was cancelled, on evidence being submitted that the requisite settlement duties were not being properly performed ;

The Minister further states that by Order in Council dated the 4th of March, 1910, the quarter-section described was set apart for the School Lands Endowment.

It is now represented that John F. Morton, the former entrant, has been living upon this land for some years and has complied with the requirements of the Dominion Lands Act with respect to residence and cultivation ;

The Minister recommends, in view of all the circumstances, that the Order in Council of the 4th of March, 1910, be rescinded, so that the quarter-section above described may be again available for homestead purposes ;

The Committee concur in the foregoing recommendation and submit the same for approval ;

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

30-4

[102]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 15th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 11th January, 1917, from the Minister of the Interior, stating that by an Order in Council, dated the 11th of March, 1910, regulations were established for the disposal of petroleum and natural gas rights, the property of the Crown, under and in accordance with the provisions of section 37 of The Dominion Lands Act.

That in November, 1913, the available petroleum and natural gas rights, the property of the Crown, in portions of Townships 46, 47, 48 and 49, in Ranges 10, 11, 12 and 13 west of the 4th Meridian, containing an approximate area of 55,620 acres, were temporarily withdrawn from disposal under the provisions of the above regulations at the request of the City of Edmonton, in order to secure for that municipality a sufficient supply of natural gas for the use of the people.

That it has now been represented to the Department of the Interior that it is essential to the commercial prosperity of the city that the petroleum and natural gas rights already reserved should not be disposed of to or diverted by outside interests; that the city, while not desiring to exploit the said rights, should be given such control of them as might be necessary to prevent the same from being diverted to other centres of population, and to insure their conservation to the city for its domestic supply, and for the extension and development of its several industries.

Representations have also been made to the Department of the Interior that a very large expenditure has already been incurred in boring for natural gas within this reservation; that gas in commercial quantity has been discovered; and that action is now being taken to pipe the gas to the City of Edmonton, a distance of about eighty-five miles, to be utilized by and on behalf of that municipality.

As it would appear to be in the public interest that the petroleum and natural gas rights, the property of the Crown, within the limits of the reservation above referred to, should be conserved for the use of the City of Edmonton, the Minister recommends that he be authorized to withdraw for the present from disposal the available petroleum and natural gas rights within the tract, comprising portions of Townships 46, 47, 48 and 49, in Ranges 10, 11, 12 and 13, west of the 4th Initial Meridian, shown outlined in *pink* on the plan hereto attached, upon the following terms and conditions:

1. That the withdrawal at the instance of the City of Edmonton of the petroleum and natural gas rights, the property of the Crown, in the above area, shall not apply to lands which have been set apart as School lands in accordance with the provisions of the Dominion Lands Act;
2. That the withdrawal from disposal under the provisions of the regulations of the available petroleum and natural gas rights under the lands described will not operate as an obstacle to the disposal by the Crown of other mining rights under these lands;
3. That the City of Edmonton be required to immediately obtain a lease under and in accordance with the provisions of the regulations of each quarter section within the reservation upon which a well has been bored by on behalf of the municipality with a view to the discovery of petroleum or natural gas;
4. That the City of Edmonton, before commencing in the future boring or other operations with a view to the discovery or development of petroleum or natural gas on any lands included in the above reservation, shall apply for and obtain a lease of such rights in accordance with the provisions of the regulations in that behalf;
5. That upon receipt in the Department of the Interior of advice from the municipal council of the City of Edmonton that any parcel of land within

the limits of the reservation is no longer required for municipal purposes, the Minister of the Interior may declare that the rights so relinquished are withdrawn from the reservation, and are open to application under and in accordance with the provisions of the regulations and the practice of the Department;

6. That the City of Edmonton shall be given a period of two years from the date hereof, within which to select and obtain leases under the provisions of the regulations of the available petroleum and natural gas rights within the limits of the above reservation, and at the expiration of the said period of two years the reservation will terminate, and any petroleum and natural gas rights within the limits of such reservation which have not in the meantime been selected and leased shall revert to the Crown for disposal under and in accordance with the provisions of the regulations in that behalf.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,

31-4

Clerk of the Privy Council.

[3277]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 5th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 23rd December, 1916, from the Minister of the Interior, submitting, with reference to an application received from the Kettle Valley Railway Company for a license of occupation of that portion of the Fraser river, adjacent to the company's right-of-way on either side thereof, which is required for a bridge site, and which is described as follows:—

"That certain parcel or tract of land and land covered by water situate in section sixteen in the fifth Township, in the twenty-sixth Range, west of the sixth Meridian, in the Province of British Columbia, and which may be more particularly described as follows:

"Bounded on the east and west by the ordinary high water marks on the left and right shores respectively of the Fraser River, and on the north and south by lines parallel to and perpendicularly distant fifty feet on opposite sides of the centre line of the right-of-way of the Kettle Valley Railway, the said parcel containing by admeasurement one acre more or less, all according to the plan of the right-of-way for a bridge site of the Kettle Valley Railway approved and confirmed by E. Deville, Surveyor General of Dominion Lands and dated at Ottawa on the third day of August, one thousand nine hundred and fifteen, a copy of which is hereto attached."

The Minister states that the site and the plans of works as submitted by the company have been approved by the Department of Public Works in accordance with the provisions of The Navigable Waters Protection Act, chapter 115, R.S., 1906, amended by chapter 44, 9-10 Edward VII., and that blue prints of these plans have been filed in the Department of the Interior.

The Minister, therefore, recommends that he be authorized to issue in favour of the said Kettle Valley Railway Company, a license of occupation for that portion of the bed of the Fraser river which is described above, the said license to be for such time as the company may require the same in connection with the operation of the railway and for which annual rental of \$1.00 shall be paid to the Department of the Interior.

The Committee concur in the foregoing and submit the same for approval.

RODOLPHE BOUDREAU,

29-4

Clerk of the Privy Council.



[91]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 13th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

WHEREAS upon a petition of certain electors of the County of Stanstead, in the Province of Quebec, praying that Part II of The Canada Temperance Act might be brought into force in that county, a vote was taken of all the electors of the said county for and against such petition, on the sixth day of August, 1914; and

Whereas the Returning Officer subsequently reported that the petition was adopted by the electors; and

Whereas action was thereupon taken by certain electors under section 6 of Chapter 53 of the Statutes of 1914, "An Act to amend the Canada Temperance Act," with a view to setting aside the vote on the alleged ground of a defective ballot; and

Whereas argument was heard in the Superior Court, for the District of St. Francis, in the Province of Quebec, by the Honourable Mr. Justice Globensky, who gave judgment in favour of the defendants, being representatives of the Stanstead County No-License League;

Therefore His Excellency the Governor General in Council, under and in accordance with the provisions of section 109 of the Canada Temperance Act, is pleased to declare and doth hereby declare that part II of the said Act shall be in force and take effect in the said County of Stanstead from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors then in force in such county will expire if such day is not less than ninety days from the day of the date hereof; and if it be less, then on the like day in the then following year. If there were no licenses in force when the said petition was adopted part II of the said Act shall become and be in force and take effect in the said County of Stanstead after the expiration of thirty days from the day of the date hereof.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

30-3

[58]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 13th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

HIS Excellency the Governor General in Council is pleased to order and it is hereby ordered as follows:—

The Order in Council of the 15th November, 1916 (P.C. 2851), amending the rules and regulations for the government of the Port of Halifax, in the Province of Nova Scotia, as established by Order in Council of the 23rd October, 1906, is hereby cancelled, and the said rules and regulations are hereby amended by adding thereto the following rule IV "A":—

RULE IV "A".

When any of His Majesty's ships, whether British or Canadian, or other vessels in charge of His Majesty's officers, about to pass in or out of the harbour hoists letter "O" (International Code of Signals) at the foremast head, all other of His Majesty's ships, whether British or Canadian, present in the port, shall hoist the Pilot Jack as a general warning, and the Pilot Jack will also be hoisted on the flagstaff at the dockyard for the same purpose; and all other vessels, craft and boats of every description under way in the harbour, shall keep out of the way of the said ship flying the letter "O" (International Code of Signals); provided always that the said ship shall be navigated with due care and at a moderate speed, and that she shall, so far as practicable, be kept on the side of the fair way which is on the starboard side.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

31-2

[108]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 17th day of January 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS application has been made on behalf of La Corporation Episcopale Catholique Romaine d'Athabasca for a free grant of Lot numbered 5, of Township 70, Range 23, West of the Fifth Meridian, of the Province of Alberta, containing by admeasurement 150 acres more or less, by virtue of occupation of the land at the date of the extinguishment of the Indian Title;

And whereas evidence has been submitted showing La Corporation Episcopale Catholique Romaine d'Athabasca, through its agents, to have been in actual possession of the land at the date of the conclusion of Indian Treaty No. 6 in the summer of 1899;

Therefore His Excellency the Governor General in Council is pleased, under the provisions of Section 76 of the Dominion Lands Act, to authorize a free grant of said Lot numbered 5 of Township 70, Range 23, west of the fifth Meridian, to La Corporation Episcopale Catholique Romaine d'Athabasca.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council

31-4

[60]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 15th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS the Board of Highway Commissioners for the Province of Saskatchewan desires to make a deviation in the highway in the N.W.  $\frac{1}{4}$  of Section 19, Township 17, Range 5, West of the 2nd Meridian, being a part of the surrendered portion of the Cowessess Indian Reserve, No. 73, in the Province of Saskatchewan, the said deviation involving an area of 2.75 acres, as shown on a plan, No. 1635, in the survey branch of the Department of Indian Affairs;

And whereas an arrangement has been come to between the Department of Indian Affairs and the said Board of Highway Commissioners under which the province might be permitted to make necessary deviations in the ordinary section road allowances in consideration of the fact that the province has abandoned the established trail across the said township;

Therefore His Excellency the Governor General in Council is pleased to transfer the said 2.75 acres to the Government of the Province of Saskatchewan for deviation of the highway above mentioned, and the said area is hereby transferred accordingly.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

31-4

[147]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 19th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

HIS Excellency the Governor General in Council is pleased to order and it is hereby ordered as follows:

That Princeton and Similkameen, in the province of British Columbia, be established as outports of Customs and Warehousing ports, under the survey of the port of Greenwood;

That the outport of Keremeos, in the province of British Columbia, be closed;

That said changes come into effect on the 1st day of February, 1917.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

31-2

[3136]

AT THE GOVERNMENT HOUSE AT OTTAWA

Friday, the 29th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS a request has been received from the Department of Indian Affairs for the setting apart for the Indians, under the terms of Treaty No. 2, of a tract of land in Townships 9 and 10, in Range 23 west of the Principal Meridian, comprising an area of nine thousand and ninety-four acres, being approximately fourteen and a quarter square miles ;

And whereas the lands applied for, which are hereinafter particularly described, are available according to the records of the Department of the Interior, for the purposes aforesaid :

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of Section 76 of the Dominion Lands Act, is pleased to order and it is hereby ordered that the said lands be withdrawn from the operation of the said Act and set apart for the Indians.

The said lands may be more particularly described as follows :—

Composed of all those portions of Townships 9 and 10, in Range 23, west of the Principal Meridian, surveyed for the Oak River Indian Reserve and shown upon a plan of survey of the said reserve recorded in the Department of the Interior under number 24909 and shown outlined in pink on a copy of the said plan hereto attached, excepting and reserving thereout that parcel of land known as Section 26, in the tenth Township, in the twenty-third Range, west of the Principal Meridian, title to which passed to the Hudson's Bay Company on the 28th March, 1881, under the provisions of the Dominion Lands Act in that behalf.

RODOLPHE BOUDREAU,

29-4 Clerk of the Privy Council.

[3282]

AT THE GOVERNMENT HOUSE AT OTTAWA

Friday, the 5th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

HIS EXCELLENCY the Governor General in Council, under the provisions of the 7th section of chapter 108 of the Revised Statutes of Canada, 1906, "An Act Respecting Public Ferries", is pleased to approve and doth hereby approve the attached regulations for the governance of the ferry across the Niagara River, between the village of Fort Erie in the county of Welland, Province of Ontario, and the City of Buffalo, in the state of New York, one of the United States of America.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

## FORT ERIE FERRY REGULATIONS.

## FIRST.

The limits of the ferry shall be coterminus with the north and south limits of the village of Fort Erie and a point in the City of Buffalo, to be fixed by the municipal Authorities of that place.

## SECOND.

The Licensee shall provide suitable landing wharves or docks, within the corporate limits of the Village which shall be absolutely safe and available at all states of the river, and subject to the approval of the Department of Inland Revenue, and shall provide suitable accommodation in the shape of a waiting-room with all necessary conveniences, also a sufficient customs warehouse on the Canadian side, which shall be subject to the approval of the Honourable the Minister of Customs, and which is to be used for the temporary storage of goods landed in Canada from the ferry and shall also provide suitable accommodations for the Officers of Customs and Immigration engaged at said landing docks.

The Licensee shall maintain and keep in proper repair the wharf or dock, waiting-room, Customs warehouse, and the Office for the Officers of Customs and Immigration so provided. The Licensee shall also properly light and heat the rooms so provided.

## THIRD.

The licensee shall provide and place on the route and adequate and sufficient equipment consisting of one or more steamers, at least one of which steamers shall be what is known as an "end on" ferry steamer, so constructed and equipped as to adequately and satisfactorily care for at all times the transportation of passengers, horses and other live stock, carriages, automobiles and other vehicles and freight on said route. The vessel or vessels, their tackle, apparel and furniture, shall be subject to the inspection and approval of the Dominion Inspectors of Steamboats and Hulls. The vessel or vessels shall be provided with life preservers, and shall be in all respects fully equipped, and shall be kept in a cleanly state throughout, and subject to the Dominion Inspector of Hulls. The vessel or vessels furnished shall have respectable and efficient commanders, and the Department of Inland Revenue shall be at liberty to reject any steamer which may at any time be placed upon the said ferry or the Commander thereof, should it consider them or any of them, respectively unsuitable to the service, or inadequate to meet the wants of the public.

## FOURTH.

The Licensee shall not at any time carry or convey, or permit or suffer to be carried or conveyed over said ferry, any contraband articles whatsoever.

## FIFTH.

The Licensee shall observe all Customs and Revenue Laws of the Dominion of Canada and of the United States of America.

## SIXTH.

During the continuance of the license in each and every year the Licensee shall maintain the following schedule of trips between Fort Erie and Ferry Street, Buffalo :—

"From May 1st to November 1st (Sundays excepted), the Ferry shall start to ply from the Canadian shore at the hour of 6.10 a.m. and shall continue to cross regularly from either side at intervals of twenty (20) minutes successively and without intermission until 8 o'clock p.m.

Starting at 8 o'clock p.m. a regular crossing shall be made from side to side at intervals of thirty (30) minutes, successively thereafter without intermission until 11.55 p.m.

On Sundays from May 1st to November 1st, the initial trip shall be made at 7.30 o'clock a.m., and at regular intervals thereafter as provided in the daily schedule for the same period.

From November 1st to May 1st (Sundays excepted) the ferry shall commence to ply from the Canadian shore at the hour of 6.10 a.m. and shall continue to cross regularly from either side at intervals of twenty (20) minutes successively until 10 a.m. and at intervals of thirty (30) minutes successively thereafter until 4 p.m.

From 4 p.m. until 8 p.m. ferry shall again cross regularly at intervals of twenty (20) minutes successively.

Starting at 8 p.m. a regular crossing shall be made at intervals of thirty (30) minutes from each side until 11.55 p.m.

On Sundays from November 1st to May 1st, the initial trip shall be made at 9 o'clock a.m. and thereafter as provided in the daily schedule for the said period.

If, in the opinion of the Master of the ferry boat, fog or running ice shall cause the operation of the boat to be or become unsafe to either life or property, the schedule herein provided to be maintained between 1st November and 1st May shall be suspended during the pendency of such danger.

Provided, however, that if regular crossings are temporarily suspended due to such fog or running ice, the crew of said boat shall remain on duty until the time for the final trip shall have passed to the end that



*Tariff.*

*Miscellaneous Tariffs.*

EIGHTH.

NINTH.

TENTH.

ELEVENTH.

TWELFTH.

THIRTEENTH.

FOURTEENTH.

If, by virtue of the authority or consent of the Dominion Government of Canada, a bridge for the accommodation of vehicular and foot passenger traffic shall be constructed across Niagara River within one

mile of the limits of the ferry hereby licensed, the Licensee may at its election surrender such license without a forfeiture of any bond given to the Dominion Government of Canada or to the Village of Fort Erie.

## FIFTEENTH.

This license shall not be sub-let or assigned without the authority of the Governor in Council having first been obtained.

In the above provisos and conditions the term "Licensee" shall extend to and include the successors and assigns of the licensee. 30-4

[3121]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 29th day of December, 1916.

## PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**W**HEREAS a request has been received from the Department of Indian Affairs for the setting apart, in accordance with the terms of Treaty No. 8, of Gregoire Lake Indian Reserves Nos. 176, 176A and 176B, for the Indians of the Cree Band, comprising an aggregate area of five thousand seven hundred and nine acres : and

Whereas the lands applied for, which are hereinafter particularly described, are available for the purposes aforesaid according to the records of the Department of the Interior.

Therefore His Excellency the Governor General in Council, under the provisions of Section 76 of the Dominion Lands Act, is pleased to order and it is hereby ordered that the said lands be withdrawn from the operation of the said Act and set apart for the Indians ;

The said lands may be more particularly described as follows :—

First,—Reserve No. 176—Beginning at the Southeast corner of Section 25 in Township 85, Range 8 West of the 4th Meridian, thence due West a distance of 241 chains and 64 links to an iron post, mound and trench, thence due North a distance of 201 chains to an iron post, mound and trench, thence due East a distance of 120 chains and 64 links to an iron post and trench, thence due North a distance of 73 chains and 16 links more or less to the South shore of Gregoire Lake, thence Easterly following the South shore of the said lake to the East boundary of Section 12, in Township 86, Range 8, West of the 4th Meridian, thence Southerly following the East boundary of the said township and of Township 85, Range 8 West of the 4th Meridian to the place of commencement, containing by admeasurement five thousand five hundred and fifteen acres more or less ;

Second,—Reserve No. 176A—Beginning at a wooden post planted on the south shore of Gregoire Lake distant 5 chains and 26 links North and 64 chains and 17 links West of the iron post and trench marking the most northerly corner of the reserve No 176, thence on a bearing of 180 degrees a distance of 7 chains and 45 links, thence on a bearing of 90 degrees a distance of 5 chains, thence on a bearing of 180 degrees a distance of 10 chains and 10 links, thence on a bearing of 270 degrees a distance of 40 chains, thence on a bearing of 360 degrees a distance of 72 chains, thence on a bearing of 90 degrees a distance of 8 chains and 80 links more or less to the Western shore of Gregoire Lake, thence Southeasterly following the shore of the said lake to the wooden post at the place of commencement and containing by admeasurement one hundred and fifty-two acres more or less ;

and Third,—Reserve No. 176B—Beginning at the Northeast corner of the southeast quarter of Section 24, Township 86, Range 8 West of the 4th Meridian, thence westerly following the north boundary of the said quarter-section a distance of 18 chains and 34 links more or less to the Eastern shore of Gregoire Lake, thence Southeasterly following the said shore to its intersection with the East boundary of the Northeast quarter of Section 13 of the said township, thence

Northerly following the East boundary of the said township to the place of commencement, and containing by admeasurement forty-two acres more or less, all as shown within the boundaries hatched in black on the plan of the said reserves hereto attached.

RODOLPHE BOUDREAU,

29 4

Clerk of the Privy Council.

110]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 17th day of January, 1917.

## PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**T**HE Committee of the Privy Council have had before them a report, dated 11th January, 1917, from the Minister of the Interior, stating that an application has been received from Moses Lessard, of Ashcroft, British Columbia, to purchase on irrigation conditions the fractional north half of Section 34, in Township 19, Range 24, west of the 6th Meridian, (containing approximately 250 acres), of which the applicant went into occupation in October, 1913, before the survey thereof ;

The Minister further states that the case was inspected by an engineer of the Hydrographic Survey Office, who reported that the applicant had made a good many improvements to the land, and that there was sufficient cultivable land to justify irrigation and that arrigation of the land could be effected by the applicant—

The Minister therefore recommends that the applicant, Moses Lessard, be permitted to purchase those portions of the north half of Section 34, in Township 19, Range 24, west of the sixth Meridian, which may be successfully irrigated and cultivated by him in a *bona fide* manner, on the following terms and conditions :

- (a) The lands sold to be brought under cultivation by irrigation ;
- (b) The purchase price to be at the rate of five dollars (\$5) per acre, subject to a deduction of the cost of the irrigation works up to an amount not exceeding two dollars (\$2) per acre, and the amount so credited shall be deemed to be a payment in cash made on the date of sale. The said purchase price to be paid as follows : One dollar (\$1) per acre within one year from date of the authorization of the sale by the Governor in Council, the balance within three years from the date of such authorization or upon fulfilment before the expiration of the said three years of all other conditions of the sale, with interest at 5% per annum ;
- (c) The necessary water rights to be secured from the Provincial Government of British Columbia ; no work to be done on the land until preliminary water rights are secured from the province ;
- (d) The work to be commenced within one year from the date of the authorization by Order in Council of the sale, and to be completed to the satisfaction of the Minister of the Interior within three years from such date, unless other dates are fixed by the Provincial authorities in connection with water rights, in which case the provincial dates may be accepted if approved by the Minister of the Interior ;
- (e) Examination to be made by engineers of the Department of the Interior on completion of the work ;
- (f) Patent to issue, when conditions completed, for the portions which have been brought under cultivation by irrigation ;
- (g) The sale to be cancelled for non-payment of the purchase price or for failure to comply with any of the terms or conditions of sale.
- (h) Prior to patent no transfer or assignment of the lands, or any rights therein, to be made without the consent of the Minister of the Interior.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,

31-4

Clerk of the Privy Council.



[85]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 13th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS the Minister of Marine and Fisheries and the Minister of Public Works submit that they have had under consideration the question of providing for the maintenance at night of lights to mark the channels to be used under fixed bridge spans over navigable waters as aids to navigation ;

And whereas in section 233 of The Railway Act, chapter 37, Revised Statutes of Canada, it is prescribed that a plan and description of the proposed site of any contemplated railway bridge (not being a bridge over a canal) and a general plan of the work to be constructed must first be submitted to the Minister of Public Works for approval ;

And whereas in section 7 of The Navigable Waters Protection Act, chapter 115, Revised Statutes of Canada, a like provision is made for bridges other than railway bridges ;

And whereas the Ministers concur in the recommendation of the Officers of the Departments of Marine and Fisheries and of Public Works that in either case such plans and descriptions be not approved unless and until they show and indicate the presence of such lights as are deemed necessary for the safety of navigation ;

Therefore His Excellency the Governor General in Council is pleased to order and it is hereby ordered as follows :—

No plan and description of a fixed bridge over navigable waters (not a canal) required by section 233 of chapter 37, Revised Statutes of Canada, or by section 7 of chapter 115, Revised Statutes of Canada, to be submitted to the Minister of Public Works for approval, shall be approved unless and until such plan and description show and indicate a fixed white light on each side of every channel to be navigated through such fixed bridge ; such lights, of an intensity to be approved by the Department of Marine and Fisheries, to be maintained by the owner or owners of such bridge during each and every night from sundown until sunrise during the entire season of navigation.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

31-2

APPOINTMENTS, PROMOTIONS  
AND RETIREMENTS.

## CANADIAN MILITIA

1916.

## HEADQUARTERS,

OTTAWA, 28th December, 1916.

The following appointments, promotions, retirements and confirmations of rank are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council

## G. O. 122.

## ACTIVE MILITIA.

## CAVALRY.

4TH HUSSARS.—Lieutenant R. P. Drummond is transferred to the 23rd Battery, 8th Brigade, Canadian Field Artillery. 7th October, 1916.

14TH KING'S CANADIAN HUSSARS.—To be provisional Lieutenants (supernumerary): Arthur Wyckoff Rogers, Norman McLeod Rogers, gentlemen. 9th October, 1916.

Carl Elliott Smith, gentleman. 21st November, 1916.

19TH ALBERTA DRAGOONS.—To be provisional Lieutenant (supernumerary): Rene Cosme Joseph de Satgé, gentleman. 1st November, 1916.

22ND SASKATCHEWAN LIGHT HORSE.—To be provisional Lieutenant (supernumerary): Desire Joseph Provencher, gentleman. 7th December, 1916.

29TH LIGHT HORSE.—To be provisional Lieutenant (supernumerary): Thomas Jackson, gentleman. 12th December, 1916.

## ARTILLERY.

## Canadian Field Artillery.

7TH BRIGADE—22ND BATTERY.—To be provisional Lieutenant (supernumerary): Louis Hazen Johnson, gentleman. 11th December, 1916.

8TH BRIGADE—23RD BATTERY.—To be provisional Lieutenant (supernumerary): Lieutenant R. P. Drummond, from the 4th Hussars. 7th October, 1916.

12TH BRIGADE—30TH BATTERY.—To be provisional Lieutenant (supernumerary): Charles Melville Shobotham, gentleman. 22nd November, 1916.

## CANADIAN ENGINEERS.

To be provisional Lieutenants (supernumerary): Stanley Edward Weston Taylor, gentleman. 6th December, 1916.

Charles Robert Penrose Trenerry, Harry Lindsay McBeath, gentlemen, Sergeant William Brand Young, Henry Blackadder, Raymond Murray Corning, Charles Baynes, gentlemen. 15th December, 1916.

## INFANTRY.

2ND REGIMENT (QUEEN'S OWN RIFLES OF CANADA).—To be provisional Lieutenant (supernumerary): Sidney Lambert Adamson, gentleman. 21st November, 1916.

6TH REGIMENT (THE DUKE OF CONNAUGHT'S OWN RIFLES).—To be provisional Lieutenant (supernumerary): John Douglas Lewis, gentleman. 8th December, 1916.

9TH REGIMENT (VOLTIGEURS DE QUEBEC).—The period of tenure of Command of Lieutenant-Colonel L. G. Chabot is further extended to the 23rd February, 1918.

19TH LINCOLN REGIMENT.—To be Lieutenant (supernumerary): George Harris Williams, gentleman. 31st October, 1916.

24TH KENT REGIMENT.—Lieutenant (supernumerary) W. W. Thornton is transferred to the Canadian Army Dental Corps. 5th October, 1916.

To be provisional Lieutenant (supernumerary): John Roy Gilbert, gentleman. 18th February, 1916.

30TH REGIMENT (WELLINGTON RIFLES).—To be Honorary Major: Quartermaster and Honorary Captain G. S. Parkinson. 15th December, 1916.

32ND BRUCE REGIMENT.—Quartermaster and Honorary Captain S. M. Scott is permitted to resign his commission. 16th December, 1916.

36TH PEEL REGIMENT.—To be Lieutenants (supernumerary): Eric Alastair Reid, Fred Rice, gentlemen. 28th October, 1916.

41ST REGIMENT (BROCKVILLE RIFLES).—To be provisional Lieutenant (supernumerary): George Hibbard Holland, gentleman. 8th December, 1916.

48TH REGIMENT (HIGHLANDERS).—To be provisional Lieutenant (supernumerary): John Percy Milnes, gentleman. 3rd March, 1916.

70TH REGIMENT.—To be provisional Lieutenant (supernumerary): Frederick Nelson Ritchie, gentleman. 25th October, 1916.

## 72ND REGIMENT (SEAFORTH HIGHLANDERS OF CANADA).

To be provisional Lieutenant (supernumerary):  
Allan McLean Hurst, gentleman. 3rd July, 1916.

## 79TH CAMERON HIGHLANDERS OF CANADA.—To be Captain: Lieutenant A. A. Young. 1st June, 1915.

## 82ND (ABEGWEIT LIGHT INFANTRY).—To be provisional Lieutenant (supernumerary): James Coles, gentleman. 30th September, 1916.

## 90TH REGIMENT (WINNIPEG RIFLES).—To be provisional Lieutenant (supernumerary): William Bickle Banfield, gentleman. 16th November, 1916.

## 100TH WINNIPEG GRENADIERS.—To be provisional Lieutenants (supernumerary):

George Bruce Cameron, gentleman. 23rd April, 1916.

Alfred Douglas Cavers,  
Cedric Aubrey Wolls Gallagher, gentlemen. 7th December, 1916.

## 101ST REGIMENT (EDMONTON FUSILIERS).—To be Lieutenant (supernumerary): Temporary Lieutenant F. G. Day, C.M. 17th June, 1915.

To be provisional Lieutenant (supernumerary):  
Samuel Hardman Smith, gentleman. 4th December, 1916.

## 106TH REGIMENT (WINNIPEG LIGHT INFANTRY).—Lieutenant (supernumerary) C. C. Julian is permitted to resign his Commission. 5th December, 1916.

## 109TH REGIMENT.—To be provisional Lieutenants (supernumerary):

Henry Osmond Glover, gentleman. 29th September, 1916.

Maurice Goodman Thompson, gentleman. 13th November, 1916.

David Livingstone Sneddon, gentleman. 14th November, 1916.

## 110TH IRISH REGIMENT.—Provisional Lieutenant T. A. McCrea is permitted to retire. 16th December, 1916.

## CANADIAN ARMY SERVICE CORPS.

## No. 14 COMPANY.—To be provisional Lieutenant (supernumerary): George James Davis, gentleman. 1st September, 1916.

## ARMY MEDICAL SERVICES.

*Army Medical Corps.*

## To be provisional Lieutenants (supernumerary):

\*Neville Hall Little, gentleman. 12th September, 1916.

Hadley Williams, gentleman. 8th November, 1916.

\*Benjamin Lyon, gentleman. 22nd November, 1916.

\*Arthur William Wakefield, gentleman. 23rd November, 1916.

Ernest Harold Whelpley, gentleman. 27th November, 1916.

Charles Rudolph Paradis, gentleman. 28th November, 1916.

William Wallace Chipman,  
Pierre Ephrem Ayotte, gentlemen. 29th November, 1916.

\*Joseph Regis Alberic Marin, gentleman. 30th November, 1916.

John Locke Churchill, gentleman. 3rd December, 1916.

\*Harold Clark, gentleman. 5th December, 1916.

\*Frederick William Watts Hipwell,

\*Beaumont Sandfield Cornell,

\*Harold Alexander Mitchell,

\*Frank Herbert Boone,

\*Daniel Irwin Davis,

Patrick Joseph O'Dwyer,  
Norman Joseph Paul, gentlemen. 9th December, 1916.

\*Subject to qualification under the provisions of Militia Order 65, 1913.

## To be Nursing Sisters (supernumerary):

Harriet Frances Stewart, 5th September, 1916.  
Victoria Belle Hennan, 29th September, 1916.  
Benvenuta Sara Brett Nutman. 27th October, 1916.

Hazel Augusta Weiss. 1st November, 1916.

Jean Simms,

Fane Travers,

Edith Madeline Sievers. 7th November, 1916.

Mary Elizabeth Rankin,

Lillian Adkins Cowan,

Helen Rankin. 8th November, 1916.

Eva Florence Wilson. 9th November, 1916.

Amy Constance Worsey,

Florence Gwendolyne Hutchinson,

Elsie Marion Collison. 11th November, 1916.

Evelyn Mary Aston,

Anne Mathieson. 13th November, 1916.

May Bird. 14th November, 1916.

Myrtle Eva Gray. 16th November, 1916.

Edith Maude Sayer. 17th November, 1916.

Caroline Ierna Fisk,

Annie Gertrude Sullivan,

Grace Stevenson Bajus. 20th November, 1916.

Inez Uerne Stainton. 21st November, 1916.

Lillian Clarke,

Lillian Gertrude Halladay. 23rd November, 1916.

May Cornell. 25th November, 1916.

Ada Lillian Buckle. 27th November, 1916.

Christine Dale. 28th November, 1916.

Ellen Beatrice Seaman. 29th November, 1916.

Agnes White. 1st December, 1916.

Charlotte Ellen Kennedy,

Nina Kathleen Copeman,

Daisy May Copeman. 2nd December, 1916.

Helen Abel. 6th December, 1916.

Annie Elizabeth Robinson. 12th December, 1916.

Annie Mae Ferguson. 13th November, 1916.

Eva Louise Boydson,

Lillian May Armstrong. 14th December, 1916.

The following are seconded for Service with the Queen Alexandra's Imperial Military Nursing Service:

## Nursing Sisters (supernumerary)

J. M. McClung,

J. H. Barren,

K. J. Elliott,

E. F. Macey,

R. G. Livingstone,

I. Sharpe,

B. L. B. Nutman. 1st November, 1916.

M. E. Rankin,

H. Rankin,

L. A. Cowan,

E. F. Wilson. 25th November, 1916.

J. Simms,

F. Travers,

E. M. Sievers. 2nd December, 1916.

V. M. Macdonald,

J. T. McKenzie,

E. Butler,

E. L. Anderson,

D. H. Wilks,

H. F. Stewart,

V. B. Hennan,

H. A. Weiss,

A. C. Worsey,

F. G. Hutchinson,

E. M. Collison,

E. M. Aston,

A. Mathieson,

M. Bird,

M. E. Gray,

E. M. Sayer,

C. I. Fisk,

A. G. Sullivan,

I. U. Stainton,

L. Clarke,

L. G. Halladay. 9th December, 1916.

## CANADIAN ARMY DENTAL CORPS.

To be Captains: Lieutenant W. W. Thornton from the 24th Kent Regiment. 5th October, 1916.

Ralph Carmichael Bamford, Esquire. 15th December, 1916.



## To be Lieutenants (supernumerary):

William Stewart Hay Sinclair, gentleman. 1st November, 1916.  
Charles Novello Westwood, gentleman. 4th December, 1916.  
Sergeants William Wilfred Astle,  
Clarence Howard Lipsey. 10th December, 1916.

## CANADIAN ARMY VETERINARY CORPS.

## To be provisional Lieutenants (supernumerary):

Cyril Mackie, gentleman. 11th December, 1916.  
George Gearld Kinney, gentleman. 14th December, 1916.

## CORPS OF SCHOOL CADET INSTRUCTORS.

To be Lieutenant: Abraham Hisey, gentleman. 22nd December, 1916.

## RESERVE OF OFFICERS.

Lieutenant-Colonel Tancrede Pagnuelo, late 85th Regiment, is cashiered by sentence of a General Court-Martial. 19th December, 1916.

## MEMORANDA.

Lieutenant-Colonel S. H. Hill, 8th Regiment, (Royal Rifles) to be graded temporarily as a General Staff Officer, 3rd Grade, whilst employed as General Staff Officer, Military District No. 4. 12th September, 1916.

Lieutenant (temporary Lieutenant-Colonel) W. O. Morris, 9th Mississauga Horse will continue to hold the temporary rank of Lieutenant-Colonel conferred upon him by General Order 87, 1916, and to carry with it the pay and allowances of that rank, whilst employed on the Staff of Military District No. 2. 11th December, 1916.

Major H. E. Snider, 9th Mississauga Horse, is granted the temporary rank of Lieutenant-Colonel in the Canadian Militia, whilst Commanding the 215th (Overseas) Battalion, C.E.F. 11th December, 1916.

General Order No. 86, 1916, in so far as it relates to the promotion of Captain J. M. Magee, C.A.D.C., to the temporary rank of Major, whilst performing the duties of Assistant Director Dental Services, Military District No. 4, is hereby cancelled.

Captain F. H. Bradley, Canadian Army Dental Corps, is granted the temporary rank of Major and to carry with it the pay and allowances of that rank, whilst performing the duties of Assistant Director Dental Services, Military District No. 4. 1st April, 1916.

Captain (temporary Major) A. V. S. Nordheimer, The Royal Canadian Dragoons, relinquishes the temporary rank of Major conferred upon him by General Order 3, 1916. 3rd October, 1916.

Captain J. W. S. Barton, Medical Officer, 2nd Field Company, Canadian Engineers, is granted the temporary rank of Major and to carry with it the pay and allowances of that rank, whilst employed at the Base Hospital, Toronto, Ont. 18th December, 1916.

Lieutenant and Brevet Captain E. A. Hethrington, The Royal Canadian Dragoons, is granted the temporary rank of Major whilst performing the duties of Officer Commanding Depot Squadron, The Royal Canadian Dragoons, Toronto, Ont. 26th December, 1916.

General Order 187, 1913, in so far as it relates to the resignation of Captain J. G. Wood, 27th Lambton Regiment, "St. Clair Borderers" is hereby cancelled and the following substituted therefor:

"Captain J. G. Wood is transferred to the Reserve of Officers." "23rd September, 1913."

Lieutenant E. M. Henderson, 2nd Regiment (Queen's Own Rifles of Canada), is granted the temporary rank of Captain, whilst performing the duties of Officer Commanding Company. 15th December, 1916.

## To be Chaplains with the honorary rank of Captain:

The Reverend George Alfred Macdonald. 21st August, 1916.  
The Reverend William Jonathan Hindley. 27th November, 1916.

The undermentioned are granted the honorary rank of Captain in the Canadian Militia, whilst attached to the Canadian Expeditionary Force as representatives of the Young Men's Christian Association:—  
The Reverend John MacNeill. 14th November, 1916.

John George McKay,  
Charles Guy MacKenzie,  
John McIntyre White,  
Thomas Shanly Watson,  
Norville Edward Luck,  
Frederick James Thompson Maines,  
Fred Manning,  
Norman William Henderson,  
Thomas Pearson,  
William Carey Foster,  
Edgar Harold Snider,  
Raymond Cecil Yeoman, Esquires. 22nd December, 1916.

General Order 68, 1915, in so far as it relates to the appointment of Edward Phillipe Fetherstonhaugh, gentleman, as a Lieutenant (supernumerary) in the Canadian Engineers, is hereby cancelled, this gentleman having been appointed to the Manitoba University Contingent, Canadian Officers Training Corps.

The undermentioned are granted temporary rank in the Canadian Militia as stated, whilst serving with the Canadian Expeditionary Force:—

## To be Lieutenant:

Quartermaster-Sergeant Frank Ernest Benedict  
Veronica Groves, The Corps of Military Staff Clerks. 14th July, 1916.

## To be Honorary Lieutenant:

Francis Stanislaus Szablewski, gentleman. 16th December, 1916.

## CONFIRMATION OF RANK.

The undermentioned provisionally appointed Officers having qualified themselves for the appointments, are confirmed in their rank from the dates set opposite their respective names:—

Captain W. H. Robinson, 11th Fd. Co., C.E. 6th May, 1916.  
Lieutenant R. W. Garrett, 7th Fd. Co., C.E. 26th August, 1916.  
Lieutenant Supernumerary C. E. Goad, 8th Fd. Co. C.E. 3rd January, 1916.  
Lieutenant Supernumerary J. A. Graham, 41st Regiment. 25th October, 1916.  
Lieutenant Supernumerary H. T. Noonan, 42nd Regiment. 21st June, 1916.  
Lieutenant Supernumerary H. C. McIntyre, 42nd Regiment. 3rd July, 1916.  
Lieutenant Supernumerary C. B. Price, 42nd Regiment. 24th July, 1916.  
Lieutenant Supernumerary R. L. Daniel, 42nd Regiment. 12th September, 1916.  
Lieutenant Supernumerary B. M. Watson, 55th Regiment. 11th February, 1916.  
Lieutenant Supernumerary S. R. Hosford, 101st Regiment. 4th October, 1916.  
Lieutenant Supernumerary H. S. Bannister, 101st Regiment. 23rd October, 1916.  
Lieutenant Supernumerary H. V. Malone, A.M.C. 22nd May, 1916.  
Lieutenant Supernumerary H. W. Schwartz, A.M.C. 1st August, 1916.  
Lieutenant Supernumerary T. V. Plews, A.M.C. 5th August, 1916.  
Lieutenant Supernumerary W. A. Jones, A.M.C. 4th December, 1916.

## RESERVE MILITIA.

WINNIPEG INFANTRY REGIMENT.—Provisional Major W. T. Kirby is permitted to retire. 3rd November, 1916.

Lieutenant J. H. Thuresson is permitted to resign his commission. 16th June, 1916.

Provisional Lieutenant W. F. Tallman is permitted to retire. 19th June, 1916.

To be provisional Lieutenants:

George Frederick Richards, gentleman. 1st March, 1916.

Magnus Peterson,

James Smith, gentlemen. 20th June, 1916.

LYDDMINSTER COMPANY.—The following appointments are made on organization of the Company:—

To be provisional Major: Joseph Gronow, Esquire. 1st August, 1916.

To be provisional Captain: Herbert Botsford Hall, Esquire. 1st August, 1916.

To be provisional Lieutenants:

Thomas James Farley,

Robert Aitcheson Smith,

Arthur Churchill Davies,

Harold Huxley, gentlemen. 31st August, 1916.

By Command,

*W. E. Hodgins.*

Major-General,  
Acting Adjutant-General.

## APPOINTMENTS, PROMOTIONS AND RETIREMENTS.

### CANADIAN MILITIA.

1917.

#### HEADQUARTERS,

OTTAWA, 4th January, 1917.

The following appointments, promotions, retirements and confirmations of rank, are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council.

#### G. O. 3.

##### DISTRICTS.

MILITARY DISTRICT NO. 2—1ST MOUNTED BRIGADE.—

The period of tenure of appointment of Colonel R. W. Gregory as Brigade Commander is extended to the 26th November, 1917.

##### ACTIVE MILITIA.

##### CAVALRY.

14TH KING'S CANADIAN HUSSARS.—To be provisional Lieutenant (supernumerary): Daniel Gladstone Whittle, gentleman. 2nd December, 1916.

16TH LIGHT HORSE.—Lieutenant (supernumerary) L. W. J. Digby is seconded for service with the Military Hospitals Commission Command. 1st December, 1916.

23RD ALBERTA RANGERS.—Provisional Lieutenant (supernumerary) G. L. Dore is permitted to retire. 21st December, 1916.

##### ARTILLERY.

##### Canadian Field Artillery.

1ST (HOWITZER) BRIGADE—11TH BATTERY.—Lieutenant (supernumerary) W. N. Hanna is seconded for service with the Royal Flying Corps. 11th September, 1915.

To be provisional Lieutenant (supernumerary): Provisional Lieutenant (supernumerary) W. C. Gilchrist from the 27th Lambton Regiment (St. Clair Borderers). 21st December, 1916

4TH BRIGADE—19TH BATTERY.—Lieutenant J. W. Price is transferred to the 3rd (New Brunswick) Regiment, Canadian Garrison Artillery. 1st July, 1916.

To be provisional Lieutenant (supernumerary): Charles Edward Kingdon Jones, gentleman. 6th December, 1916.

7TH BRIGADE—15TH (SHEFFORD) BATTERY.—To be provisional Lieutenant (supernumerary): Robert Pennington McArthur Smith, gentleman. 14th December, 1916.

22ND BATTERY.—To be provisional Lieutenants (supernumerary): Joseph Remi Tanguay, gentleman. 22nd December, 1916.

Bram Charles de Sola, gentleman. 26th December 1916.

8TH BRIGADE—23RD BATTERY.—Provisional Lieutenant (supernumerary) B.S. Ami is permitted to retire. 21st December, 1916.

To be provisional Lieutenants (supernumerary): Eric Finch Gorman, gentleman. 9th November, 1916.

Robert John Whillans, gentleman. 4th December, 1916.

John Leslie Rannie, gentleman. 12th December 1916.

9TH BRIGADE—5TH (KINGSTON) BATTERY.—To be provisional Lieutenant (supernumerary): Albert Roy MacLaren, gentleman. 23rd November, 1916.

10TH BRIGADE—14TH (MIDLAND) BATTERY.—To be provisional Lieutenants (supernumerary): Rexford Eugene Henderson, gentleman. 12th December, 1916.

Harold Rezeau Lawrence, gentleman. 21st December, 1916.

Henry Lindsay Clark, gentleman. 26th December, 1916.

36TH BATTERY.—To be provisional Lieutenant (supernumerary): Obre Brabazon Bourne, gentleman. 5th December, 1916.

##### Heavy Artillery.

THE MONTREAL HEAVY BRIGADE—1ST HEAVY BATTERY AND AMMUNITION COLUMN.—To be provisional Lieutenants (supernumerary): Richard Ferrie, Gordon Francis Macnaughton, George Donald McLeod, gentlemen. 23rd December, 1916.

##### Canadian Garrison Artillery.

3RD (NEW BRUNSWICK) REGIMENT.—To be provisional Lieutenant (supernumerary): Lieutenant J. W. Price from the 19th Battery, 4th Brigade, Canadian Field Artillery. 1st July, 1916.

5TH (BRITISH COLUMBIA) REGIMENT.—To be provisional Lieutenant (supernumerary): James Thornton Fullerton, gentleman. 1st January, 1917.

##### CANADIAN ENGINEERS.

To be provisional Lieutenants (supernumerary): Richard Hamilton, gentleman. 18th December, 1916.

William Boyd Caldwell, gentleman. 19th December, 1916.

Paul Bourget, gentleman. 21st December, 1916.

3RD FIELD TROOP.—To be provisional Lieutenant (supernumerary): Hugh Ross MacKenzie, gentleman. 1st November, 1916.

##### CANADIAN OFFICERS' TRAINING CORPS.

UNIVERSITY OF MANITOBA CONTINGENT.—To be Lieutenant (supernumerary): John William Brown, gentleman. 18th December, 1916.

##### INFANTRY.

11TH REGIMENT (IRISH FUSILIERS OF CANADA).—To be provisional Lieutenant (supernumerary): Andrew Christian Anderson, gentleman. 11th December, 1916.



12TH REGIMENT (YORK RANGERS).—Provisional Lieutenant (supernumerary) J. L. Fry is seconded for service with the Royal Flying Corps. 19th October, 1916.

14TH REGIMENT (THE PRINCESS OF WALES' OWN RIFLES).—To be provisional Lieutenants (supernumerary): John Russell Forster, James McLean Simpson, gentleman. 22nd December, 1916.

24TH KENT REGIMENT.—To be provisional Lieutenant (supernumerary): Stanley Barton Robinson, gentleman. 20th December, 1916.

27TH LAMBTON REGIMENT (ST. CLAIR BORDERERS).—Provisional Lieutenant (supernumerary) W. C. Gilchrist is transferred to the 11th Battery, 1st (Howitzer) Brigade, Canadian Field Artillery. 21st December, 1916.

40TH NORTHUMBERLAND REGIMENT.—Captain F. E. Birdsall is seconded for service with the Military Hospitals Commission Command. 22nd November, 1916.

Lieutenant (supernumerary) H. R. Marshall is seconded for service with the Royal Flying Corps. 27th November, 1916.

48TH REGIMENT (HIGHLANDERS).—To be provisional Lieutenant (supernumerary): Peregrine Palmer Acland, gentleman. 22nd August, 1914.

56TH GRENVILLE REGIMENT (LISGAR RIFLES).—To be provisional Lieutenant (supernumerary): George Walter Sherald Garrett, gentleman. 12th December, 1916.

57TH REGIMENT (PETERBOROUGH RANGERS).—To be provisional Lieutenant (supernumerary): Vincent Joseph McElderry, gentleman. 1st January, 1917.

63RD REGIMENT (HALIFAX RIFLES).—To be provisional Lieutenant (supernumerary): Harold Hays Irwin, gentleman. 1st December, 1916.

67TH REGIMENT (CARLETON LIGHT INFANTRY).—To be Lieutenant (supernumerary): Alfred Hilaire Belliveau, gentleman. 1st August, 1916.

72ND REGIMENT (SEAFORTH HIGHLANDERS OF CANADA).—To be provisional Lieutenant (supernumerary): Hugh Neil MacCorkindale, gentleman. 19th June, 1916.

73RD NORTHUMBERLAND REGIMENT.—To be provisional Lieutenant (supernumerary): Peter John Veniot, Junior, gentleman. 1st September, 1916.

82ND (ABEGWEIT LIGHT INFANTRY).—To be provisional Lieutenant (supernumerary): Duncan Hedley Irving, gentleman. 25th December, 1916.

90TH REGIMENT (WINNIPEG RIFLES).—To be provisional Lieutenants (supernumerary): Royes Lionel Turner, gentleman. 21st September, 1916.

Werner Heggmark, gentleman. 13th November, 1916.

99TH MANITOBA RANGERS.—To be provisional Lieutenants (supernumerary): Ernest Victor Whillier, gentleman. 14th December, 1916.

Walter Clifford Whillier, gentleman. 15th December, 1916.

100TH WINNIPEG GRENADIERS.—To be provisional Lieutenant (supernumerary): William Brydone Jack Fraser, gentleman. 12th December, 1916.

102ND REGIMENT (ROCKY MOUNTAIN RANGERS).—Provisional Captain E. T. Petar is permitted to retire. 31st December, 1916.

106TH REGIMENT (WINNIPEG LIGHT INFANTRY).—To be provisional Lieutenant (supernumerary): Murray Stewart Nicholson, gentleman. 1st November, 1916.

## CANADIAN ARMY SERVICE CORPS.

No. 4 Company.—To be provisional Lieutenant (supernumerary): Edward Laurence Carl, gentleman. 16th November, 1916.

## ARMY MEDICAL SERVICES.

*Army Medical Corps.*

To be Captains: Lieutenants (supernumerary)

E. A. Smith, 11th April, 1915.

V. W. McCormack. 25th September, 1915.

H. K. Detweiler. 20th March, 1916.

Provisional Lieutenant (supernumerary) C. A. F. Gaviller reverts to Regimental duty, from the second list (Royal Army Medical Corps). 21st August, 1916.

The name of provisional Lieutenant (supernumerary) T. R. C. Hays-Hicks is removed from the list of Officers of the Active Militia. 27th December, 1916.

Provisional Lieutenant (supernumerary) J. P. Ryan is retired. 21st December, 1916.

To be provisional Lieutenants (supernumerary): Benjamin De Furlong Boyce, gentleman. 23rd November, 1916.

Andrew Love, gentleman. 29th November, 1916.

\*William Easson Brown, gentleman. 11th December, 1916.

\*Fred Schlenker Parney, gentleman. 15th December, 1916.

Joseph Alcide Beaumier, \*Charles Everett Thompson, gentlemen. 18th December, 1916.

\*Thomas Douglas Bennett, gentleman. 19th December, 1916.

\*Subject to qualification under the provisions of Militia Order 65, 1913.

To be Nursing Sisters (supernumerary):

Helen Gertrude MacKenzie. 20th January, 1916.

Mary Frances Ratchford. 18th November, 1916.

Annie Mabel Hardie. 28th November, 1916.

## CANADIAN ARMY DENTAL CORPS.

To be Captains:

George Phillip Chisholm, Esquire. 1st November, 1916.

Arthur Robert Hynes, Esquire. 8th December, 1916.

George Foster Zimmerman, Esquire. 11th December, 1916.

Peter James Watson, Esquire. 13th December, 1916.

John William Nelson Shepherd, Esquire. 1st January, 1917.

To be Lieutenant (supernumerary): Harry L. McNally, gentleman. 1st November, 1916.

## MEMORANDA.

Lieutenant (supernumerary) W. A. McConnell, 109th Regiment, is granted the temporary rank of Lieutenant-Colonel in the Canadian Militia, whilst commanding the 256th Railway Construction Battalion, C.E.F. 27th December, 1916.

The temporary rank of Lieutenant-Colonel conferred upon Majors G. A. Winters, F. S. Patch and R. J. Gardiner, Army Medical Corps, by General Order 34, 1916, will carry with it the pay and allowance of that rank, with effect from the 27th December, 1916.

Captain and brevet Major F. E. Davis, Assistant Director Military Intelligence to be graded temporarily as a General Staff Officer, 2nd Grade "B" whilst performing the duties of Director of Military Operations. 27th December, 1916.

Captain A. S. Gorrell, Army Medical Corps, is granted the temporary rank of Major, whilst performing the duties of Assistant Director of Medical Services, Military District No. 12. 29th December, 1916.

The temporary rank of Captain conferred upon Lieutenant F. S. Macdonald, Canadian Army Veterinary Corps, by General Order 41, 1916, will carry with it the pay and allowances of that rank with effect from the 27th December, 1916.

The temporary rank of Captain conferred upon Lieutenant K. S. Rogers, The Canadian Signal Corps, by General Order 99, 1916, will carry with it the pay and allowances of that rank with effect from the 27th December, 1916.

Lieutenant (supernumerary) L. F. Scholes, 109th Regiment, is granted the temporary rank of Captain, whilst specially employed in Military District No. 2. 29th December, 1916.

Temporary Honorary Captain J. B. Lambkin, C. M., is seconded for service with the Military Hospitals Commission Command. 19th December, 1916.

The date of appointment of the Reverend Ralph Lionel Brydges, as a Chaplain with the honorary rank of Captain, which appeared in General Order 34, 1916, is amended to read from the 12th November, 1915.

Quartermaster and Honorary Lieutenant W. T. Fellows, Royal Canadian Engineers, is granted the temporary honorary rank of Captain, whilst employed as Instructor at the Engineer Training Depot. 3rd January, 1917.

General Order 70, 1916, under "Canadian Army Service Corps" in so far as it relates to the appointment of Arthur Potter Beal, gentleman, as a provisional Lieutenant (supernumerary), is hereby cancelled and the following substituted:—"To be provisional Lieutenant (supernumerary): Lieutenant (supernumerary) A. P. Beal, from the 45th Victoria Regiment." 19th June, 1916.

With reference to General Order No. 147, 1914, under "48th Regiment (Highlanders)" and following the name of Frederick Vernon Jones insert the name of Gavin Ince Langmuir, gentleman.

Temporary Honorary Lieutenant A. A. Peachy, C.M., is seconded for service with the Military Hospitals Commission Command. 1st January, 1917.

#### CONFIRMATION OF RANK.

The undermentioned provisionally appointed Officers having qualified themselves for the appointments, are confirmed in their rank from the dates set opposite their respective names:—

Lieutenant Supernumerary T. L. Blakeney, G.G.F.G. 20th September, 1916.  
 Lieutenant Supernumerary E. S. Denyes, 15th Regiment, 1st October, 1916.  
 Lieutenant Supernumerary W. Douglas, 41st Regiment. 27th October, 1916.  
 Lieutenant Supernumerary M. deG. Boyd, 50th Regiment. 15th September, 1916.  
 Lieutenant Supernumerary W. G. Manson, 68th Regiment. 12th September, 1916.  
 Lieutenant Supernumerary J. D. Logan, 79th Regiment. 15th July, 1915.  
 Lieutenant Supernumerary D. W. Beaubier, 99th Regiment. 1st January, 1916.  
 Lieutenant Supernumerary J. A. Dougan, A.M.C. 18th July, 1916.  
 Lieutenant Supernumerary T. H. Macdonald, A.M.C. 7th September, 1916.  
 Lieutenant Supernumerary K. A. Denholm, A.M.C. 14th November, 1916.  
 Lieutenant Supernumerary F. S. Vrooman, A.M.C. 22nd November, 1916.

By Command,



Major-General.  
Acting Adjutant-General.

## GENERAL ORDERS.

1917.

### HEADQUARTERS.

OTTAWA, 15th January, 1917.

#### G.O. 5.

##### INSTRUCTIONS, REGULATIONS, ETC.

#### PAY AND ALLOWANCE REGULATIONS, 1914.—AMENDMENTS.

The following changes have been approved:—

Article 28.—Line 12, after the words "General Staff Officer 2nd Grade" insert "A".

Between lines 12 and 13 insert "General Staff Officer, 2nd Grade "B". 2025 975. 3000.

Line 20, after the words "Administrative Staff Officer, 2nd Grade" insert "A".

Between lines 20 and 21 insert "Administrative Staff Officer, 2nd Grade "B." 2025. 975. 3000.

(H.Q. 3150-6.)

#### PAY AND ALLOWANCE REGULATIONS, 1915.—AMENDMENT.

"Article 28, Pay and Allowances Regulations, 1915, is hereby amended by adding the following paragraph, effective from 1st April, 1916.

(a) Any Member of the Militia Council, if an officer of the permanent active militia or permanent staff, seconded for duty, and in receipt of a salary as civil servant, shall draw the allowances shown above in addition to said salary.

(H.Q. 305-5-4.)

#### REGULATIONS FOR THE EQUIPMENT OF MILITIA BUILDINGS, 1910.—AMENDMENTS.

The following amendments to the Regulations referred to above, are authorized:—

Pages 10, 18, 32, 38, 41, 46, 47, 49, 50 and 51.

Cancel the item "Leathers, Chamois" from Tables 7, 17a, 39, 46, 50. 56, 57, 59, 61 and 63.

(H.Q. 305-4-17.)

(D. of S. 1117.)

#### G.O. 6.

##### ORGANIZATION.

MILITARY DISTRICT No. 13.—The 103rd Regiment, Calgary Rifles, is re-organized on a 4-company basis as laid down in Infantry Training, 1914.

(H.Q. 7-111-1.)

#### G.O. 7.

##### DECORATIONS AND MEDALS.

#### THE COLONIAL AUXILIARY FORCES OFFICERS' DECORATION.

The undermentioned officer has been awarded the Colonial Auxiliary Forces Officers' Decoration under the provisions of the Royal Warrant, dated 18th May, 1899, and General Order 132 of November, 1901:—

RANK.	NAME.	CORPS.
Captain.....	M. E. Sutherland.	78th Pictou Regiment (Highlanders).

#### LONG SERVICE AND GOOD CONDUCT MEDAL.

The undermentioned are awarded the Long Service and Good Conduct Medal, under the provisions of the Royal Warrant, dated 31st May, 1895, and General Orders 104 of October, 1902:—

RANK.	NAME.	CORPS.
Regt. Sergt.-Major.	Alfred Pridgeon..	Royal Canadian Garrison Artillery.
Coy. Q.-M.-Sergt..	John R. Snow....	1st (Halifax) Regt. C.G.A.
Q.-M.-Sergt. Instr..	C. J. Houghton...	Royal Canadian Artillery.



THE COLONIAL AUXILIARY FORCES LONG SERVICE  
MEDAL.

The undermentioned are awarded the Colonial Auxiliary Forces Long Service Medal, under the provisions of the Royal Warrant, dated 18th May, 1899, and General Order 132 of November, 1901 :—

RANK.	NAME.	CORPS.
Lt.-Colonel.....	R. G. E. Leckie...	72nd Regt. (Seaforth (Highlanders of Canada).
Major .....	Cuthbert Donald..	73rd Northumberland Regt.
Captain.....	A. G. Nutter.....	17th Duke of York's Canadian Hussars, (Argenteuil Rangers).
Col.-Sergeant.....	Alfred Abel ....	32nd Bruce Regiment.
Corporal.....	E. J. Wills. ....	10th Regt. (Royal Grenadiers).

By Command,

*W. E. Mackenzie.*

Major General,  
Acting Adjutant-General.

## GOVERNMENT NOTICES.

## COPYRIGHTS

Entered during the week ending 30th January, 1917 at the Department of Agriculture—Copyright and Trade Mark Branch.

32513. "Advertising Calendar." (Print.) The Advertising Calendar Company, Toronto, Ont., 24th January, 1917.

32514. "For Me and My Gal." Words by Edgar Leslie and E. Ray Goetz. Music by Geo. W. Meyer. Waterson, Berlin & Snyder Company, New York, N.Y., U.S.A., 24th January, 1917.

32515. "We'll Proudly Greet Them." Words and Music by W. H. Bloye. Arranged by E. Williamson. Empire Music & Travel Club, Limited, Toronto, Ont., 24th January, 1917.

32516. "The Battle of the Heart." Words and Music by E. Williamson. F. W. Oates, Toronto, Ont., 24th January, 1917.

32517. "The British Way." Words by F. W. Andrews. Music by Georgie McFarlane. Georgie McFarlane, Toronto, Ont., 24th January, 1917.

32518. "Premières Semailles." Par Georges Bouchard. Prefacé de M. l'Abbé Camille Roy. (Livre.) Georges Bouchard, Sainte-Anne-de-la-Pocatière, Qué., 24 janvier, 1917.

32519. "Young Man, Be Wise, Put Part of Your Salary Aside For A Rainy Day." (Print.) A. P. Lesperance, Montreal, Que., 25th January, 1917.

32520. "Save Some of Your Money." (Print.) A. P. Lesperance, Montreal, Que., 25th January, 1917.

32521. "Models." (Series of Designs.) Stone Limited, Toronto, Ont., 25th January, 1917.

32522. "When Our Gallant Boys Come Marching Home Again." Words and Music by Dora Carpenter Kenyon. Dora Carpenter Kenyon, London, Ont., 26th January, 1917.

32523. "Official Telephone Directory, Eastern Ontario." February 1917. (Book.) The Bell Telephone Company of Canada, Limited, Montreal, Que., 27th January, 1917.

32524. "Tire Record Book." (Book.) Alexander Watters, Montreal, Que., 27th January, 1917.

32525. "When Those Sweet Hawaiian Babies Roll Their Eyes." Words by Edgar Leslie. Music by Harry Ruby. Kalmar, Puck & Abrahams Consolidated, Inc., New York, N.Y., U.S.A., 27th January, 1917.

14675—2

32526 "He's Living the Life of Reilly." Words by Alex. Gerber. Music by Archie Gottler. Puck & Abrahams, Consolidated, Inc., New York, N.Y., U.S.A., 27th January, 1917.

32527 "Vernon's City of Hamilton Directory." For the Year 1917. (Book.) Henry Vernon & Son, Hamilton, Ont., 27th January, 1917.

32528. "Three Cheers for the Lads of the Navy." Words and music by Gordon V. Thompson. Thompson Publishing Company, Toronto, Ont., 27th January, 1917.

32529. "Adanac March." By W. Davis. Arranged by W. R. McKanlass. (Music.) C. Musgrove & Bros., Toronto, Ont., 27th January, 1917.

32530. "Son Honneur, Le Duc de Devonshire, Gouverneur Général Du Canada." (Photo.) Dupras & Colas, Montréal, Qué., 29 janvier, 1917.

32531. "A Heart Prayer." Words by H. W. Barker. Music by Chas. Curtis. H. W. Baker & Chas. Curtis, Toronto, Ont., 29th January, 1917.

32532. "The Baby's Pilgrim's Progress." By Harriett Priddis. (Booklet.) Harriett Priddis, London, Ont., 29th January, 1917.

32533. "Canadian Kilties." By J. B. Rainsford. (Song Poem.) J. B. Rainsford, Cobourg, Ont., 29th January, 1917.

32534. "There's a Canadian Girl Who's Longing For Her Own True Soldier Boy." (Song Poems.) By J. B. Rainsford, Cobourg, Ont., 29th January 1917.

32535. "Eaton's Seed and Groceries." Catalogue No. 54 A. February, March, April, 1917. (Book.) The T. Eaton Co. Limited. Winnipeg, Manitoba, 29th January, 1917.

32536. "Insurance Plans of St. Hyacinthe, New Edition, Sherbrooke, Sheets 22, 23, 24 and 32, Shawinigan Falls, Sheets 2, 3, 5, 8, and 9, Longueuil Sheet 13, St. Laurent Sheet 2. (Plans.) Chas. E. Goad Co., Toronto, Ont., 29th January, 1917.

32537. "Ford Times." Canadian Edition, February 1917." (Booklet.) Ford Motor Company of Canada, Limited, Ford, Ont., 30th January, 1917.

32538. "The Canadian Law Times." Edited by A. H. F. Lefroy, M. A. (Oxen), K. C., Volume XXXVI, 1916. (Book.) The Carswell Company, Limited, Toronto, Ont., 30th January, 1917.

## INTERIM COPYRIGHT.

1877. "The Canadian Law Times." January, 1917, One Part. By A. H. F. Lefroy, M. A. (Oxen), K. C. (Publication.) The Carswell Company, Limited, Toronto, Ont., 29th January, 1917.

GEO. F. O'HALLORAN,  
32-1 Deputy of the Minister of Agriculture.

## CIVIL SERVICE COMMISSION OF CANADA.

## OFFICER IN THE CHEMISTRY DIVISION—EXPERIMENTAL FARMS BRANCH.

Department of Agriculture.

**PUBLIC** Notice is hereby given that applications will be received by the Civil Service Commission of Canada from candidates qualified to fill a position in the Chemistry Division of the Experimental Farms Branch of the Department of Agriculture, graded in Subdivision A of the Second Division, with an initial salary of \$1,800 per annum.

Candidates should be honour graduates in chemistry of some recognized university and have had subsequent experience in general analytical work. They should also possess a practical knowledge of agriculture as carried on in districts under irrigation. Preference will be given to returned soldiers, provided they possess the desired qualification.

Application forms may be obtained from the Secretary of the Civil Service Commission, Ottawa. They must be filled out and filed with the Commission not later than the 19th February, 1917.

By order of the Commission,

WM. FORAN,  
Secretary.

OTTAWA, 24th January, 1917.

31-4

## CIVIL SERVICE COMMISSION OF CANADA.

EXAMINATION FOR ENTRANCE TO THE ROYAL  
NAVAL COLLEGE OF CANADA.

**PUBLIC** Notice is hereby given that a general examination for entrance to the Royal Naval College of Canada will be held under the direction of the Civil Service Commission on Wednesday, the 16th May, 1917, at Prince Rupert, Victoria, Vancouver, Nelson, Edmonton, Calgary, Saskatoon, Regina, Brandon, Winnipeg, Port Arthur, Sault St. Marie, London, Hamilton, Toronto, Kingston, Ottawa, Montreal, Sherbrooke, Quebec, Fredericton, Moncton, St. John, Charlottetown, Yarmouth, Halifax and Sydney. Examinations may also be held at other centres, provided a sufficient number of candidates make application to be examined at any one place.

It is to be understood that under present conditions, the Department of the Naval Service does not in any way bind itself to issue commissions to graduates of the Royal Naval College, nor on the other hand does it require graduate cadets to adopt a Naval career. Arrangements have, however, been made with the Admiralty by which they have agreed to accept each year eight cadets who have completed their course at the College, provided these cadets have attained the required standard of efficiency. They will be entered in the Royal Navy as Cadets of the same standing as graduates of Dartmouth Naval College. Arrangements have also been completed with the Universities of McGill and Toronto, by which they will admit graduates of the Royal Naval College to the second year of the course of applied science in the above-mentioned Universities. Other Universities will doubtless be pleased to extend the same privilege.

The attention of the public is also invited to the general competitive examinations for positions in the Inside Service which will be held at the same time as the examination for entrance to the Royal Naval College. Successful competitors at these examinations are guaranteed permanent positions as clerks, stenographers and typewriters. An examination for positions in the lower grades of the Inside Service, and the regular Preliminary and Qualifying Examinations for the Outside Service will also be held at the same time and places.

Full information respecting any of the above examinations, together with the necessary application forms, may be obtained from the Secretary of the Civil Service Commission, Ottawa, either on personal application or by writing.

Application forms, duly filled in and accompanied by the prescribed examination fee, must be filed with the Civil Service Commission not later than the 16th April, 1917. No exception can or will be made to this rule.

By order of the Commission,

WM. FORAN,  
Secretary.

Ottawa, January 19, 1917.

31-4

BOARD OF EXAMINERS FOR DOMINION  
LAND SURVEYORS.

January 16, 1917.

**NOTICE** is hereby given that under the provisions of The Dominion Lands Surveys Act, the Board of Examiners for Dominion Land Surveyors will meet at Ottawa on (Monday) the twelfth of February next, for the examination of candidates for admission as articled pupils, or for commissions as Dominion Land Surveyors or for certificates as Dominion Topographical Surveyors. Examinations will be held at Ottawa, Toronto and Kingston in the Province of Ontario, at Regina in the Province of Saskatchewan, at Calgary and Edmonton in the Province of Alberta, and at Vancouver in the Province of British Columbia.

J. AURÉLE COTÉ,  
Secretary of the Board of Examiners  
for Dominion Land Surveyors.

30-4

## DEPARTMENT OF MARINE AND FISHERIES.

OTTAWA, 24th January, 1917.

**PUBLIC** Notice is hereby given that the Minister of Marine and Fisheries, by M. & F. Order No. 5 in 1917, dated the 24th January, 1917, under the provisions of section 27 of The Canada Shipping Act, has granted permission to change the name of the steamer "Kezia" of Victoria, Official Number 133,696, owned by Messrs. Mackenzie & Pipe, to that of "Lornet."

A. JOHNSTON,  
32-2 Deputy Minister of Marine and Fisheries.

## DEPARTMENT OF THE NAVAL SERVICE.

*Radiotelegraph Regulations Amendments.*

OTTAWA, 23rd January, 1917.

**SECTION "d"** of Radiotelegraph Regulation 104 is hereby cancelled and the following is substituted in lieu thereof:—

(d) Ships of foreign register remaining in a Canadian harbour for less than thirty-six hours, may at the discretion of the competent naval authority, be permitted to leave the aerials up, provided the same are disconnected in accordance with the provisions of subsection (b) of this regulation. 31-3

## DEPARTMENT OF THE INTERIOR.

**NOTICE** is hereby given that the Minister of the Interior has, under the provisions of subsection 2 of section 39 of The Dominion Lands Act, withdrawn from the operation of the provisions of the said Act, relating to homestead and pre-emption entry, and entry by private sale, Section 36, Township 2, Range 10, west of the 2nd Meridian, and has set the same apart as School Lands in lieu of Section 29, Township 30, Range 32, west of the Principal Meridian, which has been included in Côté's Indian Reserve.

By order,  
LYNDWODE PEREIRA,  
Secretary.

Department of the Interior,  
Ottawa, 18th January, 1917.

31-4

## DEPARTMENT OF MARINE AND FISHERIES.

OTTAWA, 19th January, 1917.

**PUBLIC** notice is hereby given that the Minister of Marine and Fisheries, by M. & F. Order No. 4 in 1917, dated the 19th January, 1917, under the provisions of section 27 of The Canada Shipping Act, has granted permission to change the name of the steamer "O. Paul," of Sorel, official number 126,851, owned by The Tourville Lumber Mills Company of Montreal, Que., to that of "Tourville."

A. JOHNSTON,  
31-2 Deputy Minister of Marine and Fisheries.

## DEPARTMENT OF INSURANCE.

OTTAWA, 29th December, 1916.

**NOTICE** is hereby given that the Northwestern National Insurance Company which heretofore carried on in Canada the business of Fire Insurance, Tornado Insurance, and Hail Insurance, has discontinued the business of Hail Insurance, and its former license having been cancelled, the company has this day received a new License No. 419, for the transaction in Canada of the business of Fire Insurance and Tornado Insurance.

G. D. FINLAYSON,  
29-4 Superintendent of Insurance



**The Pure Milk Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of January, 1917, incorporating Honourable John Milne, senator, George Lynch-Staunton, King's counsel, Alfred Wavell Peene, architect, Peter Alfred Thomson, banker, and William Heard Forster, manager, all of the City of Hamilton, in the Province of Ontario, for the following purposes, viz. :—

(a) To produce and deal in milk and all products in which milk may be used ;

(b) To grow, produce, manufacture and deal in any or all kinds of goods, wares or merchandise where the directors deem it in the interests of the company ;

(c) To acquire, erect, maintain and operate storehouses, warehouses and other such plant, including cold storage warehouses ;

(d) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(e) To acquire the undertaking or part of the undertaking of any company or person and to issue the paid-up or partly paid-up shares or the bonds of this company in payment therefor ;

(f) To acquire and vote on the shares, debentures or bonds of other companies ;

(g) To loan money to persons and corporations, customers or others having dealings with the company where the directors deem it in the interests or for the benefit of the company ;

(h) To contribute from the funds of the company for charitable and public purposes such sums as the directors may deem proper ;

(i) To enter into profit sharing contracts, or contracts for the issuance of shares, or other contracts for the payment of money with employees or persons making contracts with the company, as the directors may deem in the interests of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere, by the name of "The Pure Milk Company, Limited," with a capital stock of four hundred thousand dollars, divided into 8,000 shares of fifty dollars each, and the chief place of business of the said company to be at the City of Hamilton, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 20th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

31-2

**G. S. C. Commercial Corporation of Canada, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of January, 1917, incorporating George Archibald Campbell, King's counsel, Burt Austin McDonald, manager, Lorne Stanley Coyle, cashier, and Minnie Bradley and Margaret Hartley, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz. :—

(a) To carry on the business of financial and investment agents, and to buy, sell and deal in, either as principal or agent, stocks, bonds, debentures, securities, notes and obligations of all kinds, and to collect and dispose of interest, dividends or income upon or from such stocks, bonds, debentures, securities or other obligations ; to act as general agent, commission merchant, factor or broker for any and every class of producer, merchant, manufacturer or shipper ; to act as agent or broker for the placing of marine, fire, accident, fidelity and other insurance ; and to act as agent or representative of owners or other persons or corporations having, or claiming to have, any interest in mer-

chandise, vessels, cargoes, freight, automobiles and other vehicles and any other subjects of insurance ;

(b) To construct, acquire, lease, operate and maintain storehouses, warehouses and conveyances for the storage and transportation by land or by water, in cold storage or otherwise, of any and all products, wares, goods, merchandise, machinery, vehicles, manufactured articles or other personal property ; to issue warehouse receipts and certificates, negotiable or otherwise, to persons warehousing goods with the company, and to make advances or loans upon the security of such goods or otherwise ;

(c) To acquire, operate, lease or otherwise employ and dispose of automobiles, motor-cycles and motor vehicles of every kind and description, coaches, carriages, cabs, trucks, wagons, busses, traction engines and any other kind of vehicles, aeroplanes, air-ships and air-vessels ; to build, operate and maintain storage houses, garages, aerodromes and other buildings for the storing, caring for, repairing and keeping for hire therein automobiles, motor-cycles and motor vehicles of every kind and description, carriages, trucks, traction engines and any other kind of vehicle ;

(d) To act as Customs Brokers and forwarding agents, and to collect, receive, transfer, convey and forward passengers, goods, wares, merchandise, produce and all articles of commerce and personal effects ; to obtain, hold and acquire by lease, purchase or otherwise any franchises, rights, privileges and powers connected with such services ;

(e) To construct, acquire, lease, operate, maintain and dispose of docks, dockyards, wharves, elevators or similar enterprises and other transportation facilities, with all necessary, plant, machinery and equipment ;

(f) To acquire by purchase, lease or otherwise, and to hold, own, develop, deal in, sell or otherwise dispose of all kinds of real estate, lands, buildings, factories and structures, or any interest or rights connected therewith ; to acquire by purchase, lease or otherwise, and to construct, maintain and operate on the property of the company, or on property leased or controlled by the company, tramways, sidings or other means of transportation, canals, dams, aqueducts, bridges, buildings and machinery ; to build, construct, equip, purchase or otherwise acquire, and to lease, charter, operate, navigate, maintain and control steamboats, ships, barges, vessels, dredges, tugs and lighters ;

(g) To manufacture, buy, sell and deal in generally goods, wares, merchandise, machinery, automobiles, vehicles of every kind and description, aeroplanes, airships of any character, machine supplies, engineering appliances, all kinds of motors and other devices for operation by steam, electricity, oil, gas or other means of power ;

(h) To acquire, hold, sell, assign, lease, grant or otherwise dispose of any patents of invention, patent rights, licenses, privileges, inventions, improvements and processes, trade-marks and trade-names relating to or in connection with the business of the company or otherwise ;

(i) To carry on any other business or undertaking which may seem to the company capable of being conveniently carried on in connection with any portion of the company's business, or calculated directly or indirectly to advance the company's interest ;

(j) To amalgamate, unite or join with any person, firm, association or corporation carrying on any similar or allied business, and to acquire the good-will, business, rights, property and assets, and to assume or undertake the whole or any part of the liabilities of any person, firm, association or corporation carrying on any similar or allied business, and to pay for the same in cash, stock or bonds of the company or otherwise ;

(k) To subscribe for, purchase, acquire, hold, own, sell, assign, transfer or otherwise dispose of any shares, bonds, mortgages, debentures, notes or other securities, obligations, contracts and evidence of indebtedness of any corporation having objects similar to those of this company, notwithstanding the provisions of section 44 of The Companies Act ; and to take, hold and avail itself of any security or collateral of any nature for the performance of obligations contained therein, and to issue in exchange therefor its own stock, bonds and other obligations ; to aid or assist in any manner by

loans, advances, guarantee or otherwise any person, firm, corporation or association in which this company is interested as creditor, shareholder or otherwise;

(l) To sell, lease, transfer or otherwise dispose of the whole or any part of the business and undertaking of the company to any other person, firm, association or corporation, and to accept by way of consideration for such sale, lease or transfer moneys or any shares, debentures, bonds, securities or other obligations of any company or corporation;

(m) To remunerate, either in cash or, with the approval of the shareholders, paid-up or partly paid-up stock, bonds, debentures or securities of the company, any person, firm or corporation for services rendered or to be rendered to the company in connection with its incorporation, promotion or organization or in connection with the conduct of the company's business, or for any property or rights acquired by the company; and to distribute in specie from time to time among the shareholders of the company any property, assets or rights of the company;

(n) Any of the above powers may be extended, but shall not be limited, by reference to or inference from any other power.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "G. S. C. Commercial Corporation of Canada, Limited," with a capital stock of ten thousand dollars, divided into 100 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of January, 1917.

THOMAS MULVEY,

31-2

Under-Secretary of State.

#### Century Coal and Coke Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of January, 1917, incorporating Honourable Charles Murphy, Harold Fisher, Stanley Gardner Metcalfe and Stanley Metcalfe Clark, barrister-at-law, and Linda Bonell, stenographer, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz.:—

(a) To carry on in all its branches a coal and coke business; to acquire, own, operate, maintain and manage mines and mining locations; to construct, erect, purchase, lease or otherwise acquire furnaces, ovens, kilns and retorts, and to operate and manage the same; to produce, manufacture, purchase or otherwise acquire, deal in and sell, coal and coke and all or any products or by-products thereof;

(b) To construct, erect, establish and otherwise acquire, own, maintain and operate elevators, conveyers, trestles, storage plants, chutes, warehouses, sheds and other buildings, and the equipment, plant, machinery and mechanical appliances used in conjunction therewith for the shipment, storage, delivery or other handling of coal and coke and the products and by-products thereof;

(c) To acquire, purchase, take on lease or license, hire, hold, use, sell, grant leases of, grant licenses of, exchange, alienate, dispose of and otherwise deal in or contract with reference to lands or interests in lands, personal property of all kinds or interest therein, rights, privileges, licenses and concessions;

(d) To construct, acquire, maintain, operate, use and manage works, machinery and appliances for the production of electricity, electric, pneumatic, hydraulic or other power or energy, or to lease or otherwise acquire such power, and to accumulate, generate, transmit and distribute electricity and electric, pneumatic, hydraulic and other power and energy for light, heat, power or any purpose for which electricity or electric or other power or energy can be used, subject to local and municipal regulations;

(e) To utilize water and steam or other power for the purpose of compressing air or generating electricity;

(f) To provide, purchase, lease or otherwise acquire, and to construct, lay down, erect, establish, operate, maintain and carry out, all necessary works, stations, engines, machinery, plant, cables, wires, lines, generators, accumulators, lamps, meters, transformers, apparatus, appurtenances and appliances connected with the generation, accumulation, distribution, transmission, supply, sale, use and employment of electricity, and to generate, accumulate, transmit, distribute, supply and sell electricity, for the purpose of electric heating, lighting, traction and motive power, and for industrial and other purposes, and to undertake and to enter into contracts and agreements for the lighting of cities, towns, streets, buildings and other places, and for the supply of electric light, heat and motive power for any and all public or private purposes; provided, however, that the company shall not enter upon any street, highway or other public place for the purpose of placing thereon any of its plant, works or material used in the transmission or distribution of electric, hydraulic, pneumatic or other power, and shall not erect or place on, under or across any such street, highway or other public place any such plant, works or material unless with the consent of the municipality having control of such street, highway or other public place;

(g) To make, build, construct, erect, lay down, maintain and operate reservoirs, waterworks, cisterns, dams, canals, tunnels, culverts, flues, conduits, main and other pipes and appliances, and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, delivering, measuring and distributing water for the creation, maintenance and development of hydraulic, electric or other mechanical power, or for any other purpose of the company;

(h) To construct, acquire and operate lines of telegraph or telephone or other means of communication on lands owned or controlled by the company, and for the purposes of the company only;

(i) To acquire, construct, maintain, alter, make, charter, lease, hire or work, wagons, steamers, ships, pipe lines, docks and canals, bridges, waterworks, tanks or storage accommodation, reservoirs, wells, aqueducts, roads, streets, hotels, dwelling houses, factories, shops, stores, gas works, waterworks, piers, barges, boats, wharves and other works, plant or machinery of every description, and to contribute to the cost of making, providing and carrying on and working the same; to enter into contracts or arrangements with any government, municipal or other body, corporation, company or person as to interchange of traffic, running powers, joint working or otherwise, which may seem expedient;

(j) For the purposes of the company, to acquire, purchase, take on lease, hire, construct, improve, own, use, maintain, operate, manage, carry out and control, but only upon lands owned or controlled by the company, or over which the company may have a right or license to that effect, such roads, ways, bridges, lines of rail, spurs, sidings, tracks, rolling stock, cables, wires, motors, locomotives, electrical plant, and all such other structures, works, conveniences or appliances as may be required for the purposes of maintaining communication by telegraph or telephone or of effecting the transport of goods or passengers, and to contribute to subsidize or otherwise assist or take part in the acquisition, purchase, leasing, hiring, construction, improvement, ownership, use, maintenance, operation, management, carrying out or control thereof;

(k) To acquire by grant, purchase or otherwise, concessions of any property or privileges from any government, or from any authority, supreme, municipal, local or otherwise, and to perform and fulfil the terms and conditions thereof; to obtain or assist in obtaining any provisional or other order or license, permit, franchise or other authority for enabling the company to carry any of its object into effect, including charters or laws conferring any jurisdiction;

(l) To remunerate any person or company for services rendered in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any debentures or other securities of the company or in or about the formation or promotion of the company or the conduct of its business;

(m) To buy, sell, manufacture, repair, alter and exchange, let on hire, export and deal in all kinds of



articles and things which may be required for the purposes of any of the said businesses or commonly supplied or dealt in by persons engaged in any such businesses, or which may seem capable of being profitably dealt with in connection with any of the said businesses :

(n) To purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring an exclusive or limited right to use any secret or other information as to any invention which may seem to the company capable of being profitably dealt with ;

(o) To use, exercise, develop, and grant licenses in respect of or otherwise turn to account any such patents, brevets d'invention, licenses, concessions and the like, and with a view to the working and development of the same to carry on any business, whether manufacturing or otherwise, which the company may think calculated directly or indirectly to effectuate these objects ;

(p) To offer for public subscription, establish or promote, or concur in establishing or promoting, any other company, corporation, association or private undertaking for the purpose of acquiring all or any of the property, rights and liabilities of this company, or for any other purpose which may seem directly or indirectly calculated to benefit this company, and to acquire and hold shares, stock or securities of, or guarantee the payment of any securities issued by, or any other obligation of any such company, corporation, association or undertaking and to defray all or any of the expenses of the establishment or promotion of any such company or corporation, association or undertaking as aforesaid, and to subsidize or otherwise assist any such company, corporation, association or undertaking, and to guarantee or underwrite subscriptions, or to subscribe for the same, or any part thereof, and to employ others to underwrite or subscribe therefor ;

(q) Notwithstanding the provisions of section 44 of the Companies Act, to subscribe for, purchase, assume liability under, acquire, hold, sell, exchange, dispose of or otherwise deal in or contract with reference to bonds, debentures, stock or other securities or obligations, or any estate or interest therein ; and to apply or to accept, in whole or in part, as consideration for, satisfaction of or security for any contract, indebtedness or obligation to or of the company, property, obligations, shares and securities of any kind, at such valuation and upon such terms as may be agreed upon ;

(r) To advance or lend money, securities or assets of all kinds to customers and others having dealings with the company and to any other company having objects similar in whole or in part to those of this company, upon such terms as may be arranged, and either with or without security ;

(s) To invest and deal with the moneys of the company not immediately required, in such manner as may from time to time be determined ;

(t) To draw, accept, endorse, negotiate or deal with bills of exchange, promissory notes, letters of credit, circular notes or other negotiable or mercantile instruments ;

(u) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(v) To sell the undertakings of the company or any part thereof for such consideration as the company may think fit, and in particular for a consideration consisting in whole or in part of cash or shares or debentures of any other company ;

(w) To procure the company to be constituted or registered in any part of the world as may be found expedient ;

(x) To distribute in specie by way of dividends or otherwise among the members, customers or employees of the company, or otherwise, any shares or securities belonging to the company, or any property or assets of the company applicable as profits of the company ;

(y) To subscribe to any fund, corporation or institution, incorporated or unincorporated, and to act by delegate or otherwise, upon any trade council, committee, chamber of commerce, syndicate or other body of persons, formed to lawfully promote either the general interests of businesses to which that of the company is allied or in which the company is interested, or any other business that may be deemed conducive to the interests of the company ;

(z) To amalgamate with any other company having objects altogether or in part similar to those of this company ;

(aa) To issue paid-up shares, bonds or debentures for the payment, either in whole or in part, of any property, real or personal, rights, claims, privileges, concession or other advantages which the company may lawfully acquire, and also to issue such fully paid-up shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of this company ;

(bb) To do all or any of the above things in any part of the world and as principals, attorneys, contractors or agents, or otherwise, and either alone or in conjunction with others, or by and through the agency of others ;

(cc) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them ; the word "company" herein (except where used in reference to this company) shall be deemed to include any partnership or body of persons, whether corporate or incorporate, and whether formed to carry on business in the Dominion of Canada or elsewhere, and the objects specified in each paragraph hereof shall be in no wise limited by the reference to any other paragraph, but may be extended thereby.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Century Coal and Coke Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

31-2

### The Mack Brick Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of January, 1917, incorporating Richard Tuson Heneker and Henry Noël Chauvin, both of His Majesty's counsel learned in the law, Harold Earle Walker and John Noël Beauchamp, advocates, and Hugh Wylie, bookkeeper, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To manufacture, buy, sell, import, export and deal in brick, terra-cotta, tiles, drain and sewer pipes, fire bricks, and similar products and building material of any description ;

(b) To manufacture, buy, sell, import, export and deal in any substance used in the manufacture of the above articles and to manufacture and deal in any other article that might be made from the same substances or by-products thereof ;

(c) To contract, complete and improve buildings and structures of every kind and to deal in stone and building materials of every description, and to purchase, hold and dispose of property acquired for the purpose of erecting buildings thereon ;

(d) To manufacture, buy, sell, import, export and deal in goods, wares and merchandise ;

(e) To manufacture, buy, sell, import, export and deal in machinery and anything required for the manufacture and production of the above mentioned objects and materials, or for the equipment of factories or workshops for their manufacture ;

(f) To carry on any other trade, business or manufacture related to or allied in any way to the purposes above mentioned, or which may seem to the company capable of being conveniently carried on in connection therewith, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property, rights or undertakings ;

(g) To acquire by purchase, lease or otherwise, the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of this company ;

(h) To apply for, purchase or otherwise acquire and sell any patents, brevets d'invention, trade marks, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention or process which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(i) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such persons or company, or customers or persons having dealings with the company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same, notwithstanding the provisions of section 44 of the said Act ;

(j) To purchase, take or otherwise acquire and hold shares, bonds or debentures or other securities of any company having objects altogether or in part similar to those of this company or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to establish, promote or otherwise assist any such company or companies, notwithstanding the provisions of section 44 of the said Act ;

(k) To enter into any arrangements with any government or authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority and rights, privileges, franchises and concession which the company may think it desirable to obtain, and to carry out, exercise and comply with any such agreements, rights, privileges, franchises and concessions ;

(l) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company or for any other purpose which may seem directly or indirectly calculated to benefit this company, and to underwrite and place or assist in the placing of stock, bonds or securities of any such company or companies ;

(m) To acquire, lease, hold, sell and convey any real and personal property and any rights or privileges which the company may think it necessary or convenient for the purposes of its business and in particular any lands, buildings, easements, machinery, plant and stock in trade, and to accept mortgages, charges and liens on real or personal property or any other security whatsoever and bearing interest or otherwise as the company may see fit, from purchasers or from debtors of the company, and to sell, assign or otherwise dispose of all or any of such securities ;

(n) To construct, maintain and alter any buildings or works necessary or convenient for the purpose of the company, and to construct, own and operate barges, vessels, cars and other vehicles propelled by steam, electricity or otherwise for the purpose of the company ;

(o) To construct, improve, maintain, develop, work, manage, carry out or control any roads, ways and tramways, branches and sidings, on lands owned or controlled by the company, bridges, reservoirs, water-courses, water powers, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests and to contribute to, subsidize or otherwise assist, or take part in, the construction, improvement, maintenance, working, management, carrying out or control thereof ; to sell any surplus of power or electricity not required for the purpose of the company, provided that when exercised outside the property of the company the powers contained in this clause shall be subject to all provincial and municipal laws and regulations in that behalf ;

(p) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ;

(q) With the approval of the shareholders, to pay and remunerate any person, corporation or company by the issue and payment of fully paid-up stock, bonds or other securities of this company or otherwise, for services rendered or to be rendered as promoter or underwriter of this or any other company or in placing, assisting to place or guaranteeing the placing of any shares, bonds or debentures of this or any other company or for any other services of any nature ; or as payment for any property, real or personal, movable or immovable, rights, lease, business, franchise, undertaking, power, privilege, license or concession and in payment or part payment or in exchange for shares, bonds, debentures or other securities of any other company ;

(r) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(s) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company ;

(t) To adopt such means of making known the business of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(u) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(v) To develop and turn to account any land acquired by the company or in which it is interested, and in particular by laying out and preparing the same for farming and building purposes, constructing, altering, pulling down, decorating, maintaining, fitting up and improving buildings and conveniences and by planting, paving, draining, farming, cultivating, letting on building lease or building agreement, and to buy, build, sell and rent dwellings for its employees or others ;

(w) To do all or any of the above things as principals, contractors or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others.

(x) To amalgamate with any other company having objects altogether or in part similar to those of this company ;

(y) To distribute by dividend or otherwise any of the property of the company in specie or kind, among the members and particularly paid-up shares, debentures or debenture stock of any other company ;

(z) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Mack Brick Company, Limited,"



with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 18th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

31-2

#### Canadian S.K.F. Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of January, 1917, incorporating Allan Harrison MacCaffray, gentleman of the City of Hartford, in the State of Connecticut, one of the United States of America; Percy Oscar Gordon Janes, gentleman; James Daniel Becking, student-at-law, John Sidney Smith, lawclerk, and Edmund Almond, bookkeeper, all four of the City of Toronto, in the province of Ontario, for the following purposes, viz:—

(a) To manufacture, purchase, sell, import or export, or otherwise deal in goods, wares and merchandise of any nature and description, particularly ball bearings and machines, apparatus and appliances useful or necessary in connection therewith; to sell, use or otherwise dispose of the same; to act as the agent for others in the purchase, sale or use of the same;

(b) To acquire the good will, rights and property, and to undertake the whole or any part of the assets or liabilities of any person, firm, association or corporation, carrying on a business similar in whole or in part to that of this company; to pay for the same in cash, the stock of this corporation, bonds or otherwise, to hold or in any manner dispose of the whole or any part of the property so purchased; to conduct in any manner the whole or any part of any business so acquired, and to exercise all the powers necessary or convenient in and about the conduct and management of such business;

(c) To apply for, purchase, or in any manner to acquire, and to hold, own, use, and operate, or to sell or in any manner dispose of, and to grant license or other rights in respect of, and in any manner deal with, any and all rights, inventions, improvements and processes used in connection with or secured under letters patent or copyrights of the Dominion of Canada or other countries, or otherwise, and to work, operate or develop the same, and to carry on any business, manufacturing or otherwise which may be deemed directly or indirectly to effectuate these objects or any of them;

(d) To guarantee, purchase, hold, sell, assign, transfer or otherwise dispose of, the shares of the capital stock of, or any bonds, securities or evidences of indebtedness issued or created by any other corporation or corporations, country, nation or government, and while owner of said stock may exercise all the rights, powers and privileges of ownership, including the right to vote thereon, to the same extent as natural persons might or could do;

(e) To draw, make, accept, endorse, execute and issue promissory notes, drafts, bills of exchange, warrants and other negotiable or transferable instruments and evidences of indebtedness;

(f) To carry on any business similar in character to that expressly provided for herein, or useful for the extension or in the transaction thereof, whether manufacturing, merchandising, mining or otherwise;

(g) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance and to subscribe or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general or useful objects;

(h) To promote any company or companies for the purpose of acquiring or taking over all or any of the

property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company;

(i) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, if authorized so to do by the vote of a majority in number of the shareholders present or represented by proxy, at a general meeting duly called for considering the matter and holding not less than two-thirds of the issued capital stock of the company;

(j) To invest the moneys of the company not immediately required in such manner as may from time to time be determined;

(k) To distribute among the shareholders of the company in kind any property of the company, and in particular any shares, debentures or securities in any companies which the company may have power to dispose of;

(l) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books, pamphlets, and periodicals and by granting prizes, rewards and donations;

(m) To do any or all of the things herein set forth as principals, agents, contractors or otherwise, and either alone or in company with others.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian S. K. F. Company, Limited," with a capital stock of fifty thousand dollars divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

31-2

#### Doherty Pianos, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of January, 1917, incorporating John Frederick Grant and Chester Fredrick Stevens, manufacturers, Charles Henry Ivey and Richard Green Ivey, Esquires, and Margaret Amelia Bell, stenographer, all of the City of London, in the Province of Ontario for the following purposes, viz:—

(a) To manufacture, buy, sell and generally trade in pianos, organs, and parts of same, and all kinds of musical instruments and parts of same, piano stools, benches, music cabinets, piano players in all and any of its branches, and to manufacture, buy, or otherwise acquire and sell or otherwise dispose of and in any manner deal in the raw materials required by the company in connection with the above mentioned objects.

(b) To purchase or otherwise acquire, build, construct, hold, take on lease, license, rent, use, operate, lease, let, sell, convey or otherwise dispose of and in any manner deal in and with piano factories, saw mills, railway sidings and other works, machinery, plants and equipments for the manufacture of pianos, organs and other musical instruments, and any and all other material used or usable in or in connection with the manufacture or treatment of same;

(c) To acquire, purchase, take on lease, or license, hire, hold, use, sell, grant lease of, exchange, alienate, dispose of and otherwise deal in or contract with reference to timber lands and timber limits, lands or interests in lands, personal property of all kinds or interests therein, rights, privileges, licenses and concessions;

(d) To carry on any other business, whether manufacturing or otherwise capable of being conveniently carried on in connection with the business or calculated

directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(e) To acquire and take over as going concerns or otherwise the undertakings, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which the company is authorized to carry on or possessed of property suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares or liabilities of such companies.

(f) To apply for, purchase or otherwise acquire any patents, brevets d'inventions, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the properties, rights or information so acquired ;

(g) To buy, sell, manufacture and deal in all kinds of goods, stores, implements, provisions, chattels and effects required by the company or its workmen or servants ;

(h) Notwithstanding the provisions of section 44 of The Companies' Act, to subscribe for, purchase, assume liability under, acquire, hold, sell, exchange, dispose of or otherwise deal in or contract with reference to bonds, debentures, stocks or other securities or obligations or any estate or interest therein ; and to apply or to accept in whole or in part as consideration or satisfaction or security for any contract, indebtedness or obligation to or of the company, property obligations, shares and securities of any kind at such valuation and upon such terms as may be agreed upon ; and to apply or to accept as security for any indebtedness to the company mortgages of land or chattels upon such terms as may be agreed upon ;

(i) To sell, lease or otherwise dispose of the property or undertaking of the company or any part thereof, for such consideration as the company may think fit, and in particular and notwithstanding the provisions of section 44 of The Companies' Act for shares, debentures or securities of any other partnership, association or company ;

(j) To manufacture or trade in property and goods of all kinds ;

(k) To enter into partnership or any arrangement for sharing profits, union of interests, co operation, joint adventure, reciprocal concessions, or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in or any business or transaction capable of being conducted so as to directly or indirectly to benefit the company, and to lend money to guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and security of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal with the same ;

(l) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(m) To invest and deal with the moneys of the company not immediately required, and in such manner as from time to time may be determined ;

(n) To enter into any arrangements with any government authorities, municipal, local or otherwise that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain and carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(o) To produce and accumulate steam and electricity or other agencies similar or otherwise, and to use and supply the same for power light and heating purposes in connection with the business of the company, and to sell and dispose of any surplus steam or electricity for power, lighting and heating purposes, subject to the provincial and municipal laws and regulations ;

(p) To procure the company to be registered, licenses or otherwise recognized in foreign country and to designate and appoint persons therein as attorneys or representatives of the company, with full power to represent the company in all matters according to the law of such foreign country, and to accept service for and on behalf of the company of any process or suit ;

(q) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or its predecessors in business, or the dependents or connections of such persons, and to grant pensions and allowances, and to make payment towards insurance and to subscribe and guarantee money for charitable or benevolent objects or for any exhibition or for any public, general or useful object ;

(r) To promote any company or companies for the purpose of acquiring all or any of the properties, rights or liabilities of this company or for any purposes which may seem directly or indirectly calculated to benefit this company ;

(s) To lend money to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons ;

(t) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press by circular, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(u) To pay for any property, rights, privileges acquired by, or with the approval of the shareholders, for services rendered to the company by the issue of fully paid or partly paid-up non-assessable shares in the capital stock of this company ;

(v) To pay out of the funds of the company all the expenses of or incidental to the formation, registration and advertising of the company ;

(w) To do any and all things set forth as its objects as principal, agent, contractor or otherwise, and to carry out any or all of the foregoing objects as principals, agents, sub-contractors, or otherwise, and by and through trustees, agents, sub-contractors or otherwise, and alone or jointly with any other corporation, association, firm or person, and to do all and every thing necessary or incidental for the accomplishment of any of the purposes or the attainment of any one or more of the objects herein enumerated or incidental to the powers herein named, or which shall at any time be necessary or incidental for the protection or benefit of the corporation ;

(x) The objects specified in each paragraph hereof shall except where otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company ;

(y) And to do all such other things as are incidental or conducive to the attainment of the above objects or any of them.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Doherty Pianos, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Clinton, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 22nd day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

31-2

#### Bennett Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of January, 1917, incorporating Richard Tuson Heneker and Henry Noel Chauvin, both of His Majesty's counsel learned in the law, Harold Earle Walker and John Noel Beauchamp, advocates, and Hugh Wylie,



bookkeeper, all of the City of Montreal in the Province of Quebec for the following purposes, viz. :—

(a) To manufacture, buy, sell, deal in fibre, any fibrous material, hides, leather, any and all leather products, fibre-board, leather-board, and any substitutes for any of the above materials and similar materials, and to manufacture, buy, sell and deal in anything that might be made from the above materials, including without restriction of the foregoing general terms, shoe-finding, counters, boots, shoes and foot-wear of every kind and description ; and to carry on the business of tanners, dyers and bleachers ;

(b) To manufacture, buy, sell and deal in any fluids, chemicals and materials for tanning, dyeing, bleaching or colouring and anything used in the production of any substance or article in which this company deals ;

(c) To manufacture, buy, sell, import, export and deal in goods, wares and merchandise, machinery, building material and anything required for the manufacture and production of the above mentioned objects and materials, or for the equipment of factories or work shops for their manufacture ;

(d) To carry on any other trade, business or manufacture related to or allied in any way to the purposes above mentioned, or which may seem to the company capable of being conveniently carried on in connection therewith, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property, rights or undertakings ;

(e) To acquire by purchase, lease or otherwise, the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of this company ;

(f) To apply for, purchase or otherwise acquire and sell any patents, brevets d'invention, trade marks, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention or process which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property or information so acquired ;

(g) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company ; and to lend money to, guarantee the contracts of, or otherwise assist any such persons or company, or customers or persons having dealings with the company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same, notwithstanding the provisions of section 44 of the said Act ;

(h) To purchase, take or otherwise acquire and hold shares, bonds or debentures or other securities of any company having objects altogether or in part similar to those of this company or carrying on any business capable of being conducted so as directly or indirectly to benefit this company and to establish, promote or otherwise assist any such company or companies, notwithstanding the provisions of section 44 of the said Act ;

(i) To enter into any arrangements with any governments, or authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them and to obtain from any such government or authority, any rights, privileges, franchises, and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such agreements, rights, privileges, franchises and concessions ;

(j) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company or for any other purpose which may seem directly or indirectly calculated to

benefit this company or for any other purpose which may seem directly or indirectly calculated to benefit this company and to underwrite and place or assist in the placing of stock, bonds or securities of any such company or companies ;

(k) To acquire, lease, hold, sell and convey any real and personal property and any rights or privileges which the company may think it necessary or convenient for the purposes of its business and in particular any lands, buildings, easements, machinery, plant and stock-in-trade, and to accept mortgages, charges and liens on real or personal property or, any other security whatsoever and bearing interest or otherwise as the company may see fit, from purchasers or from debtors of the company and to sell, assign or otherwise dispose of all or any of such securities ;

(l) To construct, maintain and alter any buildings or works necessary or convenient for the purpose of the company, and to construct, own and operate barges, vessels, cars and other vehicles propelled by steam, electricity or otherwise for the purpose of the company ;

(m) To construct, improve, maintain, develop, work, manage, carry out or control any roads, ways, branches and sidings, on lands owned or controlled by the company, bridges, reservoirs, water courses, water powers, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests and to distribute to, subsidize or otherwise assist to take part in, construction, improvement, maintenance, working, management, carrying out or control thereof ; to sell any surplus of power or electricity not required for the purpose of the company, provided that when exercised outside the property of the company the powers contained in this clause shall be subject to all provincial and municipal laws and regulations in that behalf ;

(n) To invest and deal with the moneys of the company not immediately required in such manner as may be from time to time determined ;

(o) To pay and remunerate any person, corporation or company by the issue and payment of fully paid up stock, bonds or other securities of this company or otherwise, for services rendered or to be rendered as promoter or underwriter of this or any other company or in placing, assisting to place or guaranteeing the placing of any shares, bonds or debentures of this or any other company or for any other services of any nature ; or as payment for any property, real or personal, movable or immovable, rights, lease, business, franchise, undertaking, power, privilege, license or concession and in payment or part payment or in exchange for shares, bonds, debentures or other securities of any other company ;

(p) To pay dividends on the stock of the company by the issue of fully paid up stock of the company provided that the accumulated profits or earnings of the company available for payment of dividends equal the par value of the stock so issued ;

(q) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(r) To sell or dispose of the undertakings of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company ;

(s) To adopt such means of making known the business of the company as may seem expedient, and in particular by advertising in the press, by circular, by purchase and exhibition of works of art or interest, by publication of books and periodicals, and by granting prizes, rewards and donations ;

(t) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(u) To develop and turn to account any land acquired by the company or in which it is interested, and in particular by laying out and preparing the same for farming and building purposes, constructing, altering, pulling down, decorating, maintaining, fitting up and improving buildings and conveniences, and by planting, paving, draining, farming, cultivating, letting on

building lease or building agreement, and to buy, build, sell and rent dwellings for its employees or others ;

(v) To do all or any of the above things as principals, contractors or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others ;

(w) To amalgamate with any other company having objects altogether or in part similar to those of this company ;

(x) To distribute by dividend or otherwise any of the property of the company in specie, or kind, among the members and particularly paid-up shares, debentures, or debenture stock of any other company ;

(y) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Bennett Limited," with a capital stock of three hundred thousand dollars, divided into 3,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Village of Chamby Canton, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

31-2

#### Whyte-Campbell Lumber Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of January, 1917, incorporating Robert John Whyte, merchant, Gordon Walter MacDougall, William Bridges Scott and John MacNaughton, advocates, and James Geary Cartwright, office manager, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To manufacture, import, export, buy, sell and deal in or otherwise turn to account all kinds of lumber, timber and pulpwood, and all products and by-products of the same ;

(b) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with any business which the company is authorized to carry on or which may seem to the company calculated directly or indirectly to benefit this company or to enhance the value of or render profitable any of the company's properties or rights ;

(c) To acquire and carry on all or any part of the business or property and to undertake any liabilities of any person, firm, association or company possessed of property suitable for any of the purposes of this company or carrying on any business which this company is authorized to carry on and as consideration for the same to pay cash or to issue any shares, stocks or obligations of this company ;

(d) To enter into partnership or into any arrangement for sharing profits, union of interest, joint adventure, reciprocal concession or co-operation with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to subsidize, guarantee the obligations of or otherwise assist any such company, person or persons ;

(e) To purchase, subscribe for, acquire, hold, sell or otherwise dispose of shares of stock, bonds, debentures or other securities in any other corporation and evidences of indebtedness in any such corporation, notwithstanding the provisions of section 44 of The Companies Act ;

(f) To purchase, take on lease or in exchange, hire or otherwise acquire any real or personal property, rights or privileges which the company may think suitable or convenient for any purposes of its business, and to erect and construct buildings and works of all kinds ;

(g) To sell, let, develop, dispose of or otherwise deal with the undertaking or all or any part of the property of the company upon any terms, with power to accept as the consideration any shares, stocks or obligations of or interest in any other company ;

(h) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or other securities in other companies belonging to the company or which the company may have power to dispose of ;

(i) To do all such other things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Whyte-Campbell Lumber Company, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 25th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

31-2

#### Hitch Bros. Company of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of January, 1917, incorporating Albert James Hitch, telegrapher, Charles Herbert Hitch, accountant, and Annie Dale Hitch, married woman, of the City of Windsor, in the Province of Ontario, and Joseph Sinclair Hitch and Daniel Archibald Hitch, of the Town of Ridgetown, in the said Province of Ontario, brickmakers, for the following purposes, viz :—

(a) To manufacture and sell paper hanging machines and integral parts thereof.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Hitch Bros. Company of Canada, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Windsor, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

31-2

#### The Wagner Chambers Glassco Company, Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 19th day of January, 1917, changing the corporate name of "The Wagner Chambers Glassco Company, Limited," to that of "The Wagner Chambers Company, Limited."

Dated at the office of the Secretary of State of Canada, this 22nd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

31-2

#### The Dominion Furniture Mfg. Company, Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of January, 1917, amending and modifying the letters patent incorporating "The Dominion Furniture Mfg. Company, Limited," by converting the preferred shares of the company into common shares.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

31-2



**Southern Canada Power Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of January, 1917, increasing the capital stock of "Southern Canada Power Company, Limited," from the sum of three million dollars to the sum of six million dollars, such increase to consist of thirty thousand shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 22nd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

31-2

**Jackson & Savage, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of January, 1917, changing the corporate name of "Jackson & Savage, Limited" to that of "The Miner Shoe Company, Limited."

Dated at the office of the Secretary of State of Canada, this 19th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

31-2

**Copeland-Chatterson-Crain, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 9th day of January, 1917, extending the powers of "Copeland-Chatterson-Crain, Limited" to include the objects and purposes hereinafter set forth, viz:—

To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business, or calculated directly or indirectly to enhance the value or render profitable any of the company's property or rights.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State

32-2

**Canada Shipping Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of January, 1917, increasing the capital stock of "Canada Shipping Company, Limited," from the sum of twenty thousand dollars to the sum of four hundred thousand dollars, such increase to consist of three thousand eight hundred shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

32-2

**Western Racing Association, Limited.**

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of January, 1917, increasing the capital stock of "Western Racing Association, Limited," from the sum of two hundred thousand dollars to the sum of three hundred and fifty thousand dollars, such increase to consist of fifteen hundred shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 26th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

32-2

**Dominion Progress Corporation, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of January, 1917, incorporating Thomas Louis Bergeron, advocate, of the Town of Roberval, in the Province of Quebec; Gustave Turcotte, civil servant, Jules Drouin, student-at-law, Valéria Turgeon, spinster, and Louis Dolorosa Jacques, clerk, all four of the City of Quebec, in the said Province of Quebec, for the following purposes, viz:—

(a) To exploit in any manner all kinds of lands and forests, to purchase, cut, drive or otherwise convey, manufacture, sell any timber and lumber and pulp and any articles manufactured therewith or any articles relating thereto; to contract for or otherwise undertake the construction and erection of any iron, steel, cement, concrete, wood, earth and macadam works and buildings; to execute and contract for civil engineering and forestry engineering undertakings; to settle lands; to clear and prepare the same for farming purposes; to search for, upon the lands belonging to the company, mines, ores, metallic substances, petroleum, gas, naphtha and quarries; to deal with any such substances or any products of the same either as principals or as agents;

(b) To develop and utilize water-powers for industrial purposes or otherwise;

(c) To purchase, sell, import, export and deal in all kinds of goods, wares and merchandise, either as principals or agents;

(d) To acquire, own, lease, sell, exchange timber limits, real estate, water-fronts, water lots, water-powers or any rights in the same;

(e) To acquire, own, lease, sell, exchange, manage, built, and erect private telephone lines and tramways upon the property of the company, or upon any property controlled by the company, slides, booms, dams, wharves, piers, docks and equipment of all and every kind;

(f) To manufacture everything necessary for the company's business or relating to its various undertakings; to build ways, forest roads, bridges and other means of communication; camps, houses and manufactures;

(g) To acquire steam or other vessels and to use the same for the transportation of passengers and merchandise, for towing, wrecking and salvage purposes;

(h) To acquire, by subscription or otherwise, shares or the whole stock of any company carrying on a similar business or from any other companies carrying on a similar business within the Dominion of Canada;

(i) To sell, dispose of and alienate the franchises or the whole or any part of the rights, privileges and powers owned by the company, together with the whole or part of its undertakings to any person, incorporated companies carrying on a business, similar to that of this company upon such terms and conditions deemed advisable and in particular by the exchange of shares, bonds, obligations or other securities belonging to such company;

(j) To appoint an attorney or representative to assist and vote for and on behalf of this company at meetings of such company in which this company holds shares, bonds or other securities, provided such representative is himself a shareholder of the company in which this company holds such shares, such bonds, or such other securities.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Dominion Progress Corporation, Limited," with a capital stock of forty-nine thousand dollars, divided into 490 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Quebec, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 23rd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

32-2

**P. J. Brennan Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of January, 1917, incorporating Michael Joseph Hendrick, horse dealer, Osias Benjamin Villeneuve, insurance agent, and William Hancock Johnston, law clerk, all of the City of Ottawa, in the Province of Ontario; and Bower Henry and John Joseph Nesbitt, both of the Township of Nepean, in the said Province of Ontario, farmers, for the following purposes, viz:—

(a) To acquire and carry on as a going concern the undertaking and assets of the business now carried on at and from the City of Ottawa by P. J. Brennan of the said City of Ottawa, horse dealer, and to pay therefor in fully paid up shares, or partly in cash and partly in fully paid up shares;

(b) To purchase, sell and deal both wholesale and retail in horses, cattle and other animals, harness, carriages, wagons and machinery, hay, grain and all other kinds of agricultural products and all kinds of fertilizers and cement and building materials and to grind and clean grain for feed and other purposes and to carry on a general livery, ranching and farming business;

(c) To employ agents to establish depots for the purchase and sale of horses, cattle and other animals and articles required, used or sold in connection therewith or for the carrying on of any other part of said business and for the purposes of the said business to procure land and erect buildings or other improvements thereon;

(d) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the business of the company;

(e) To purchase, acquire or undertake the whole or any part of the business or property of any person or company carrying on any business similar in whole or in part to that of the company;

(f) To purchase, take or otherwise acquire and hold shares in any other company and to sell or otherwise deal with such shares notwithstanding the provisions of Section 44 of the Companies Act;

(g) To sell or otherwise dispose of the whole or any part of the property, assets, rights, undertaking and goodwill of the company and to accept in payment thereof either wholly or in part lands and buildings, cash, bonds, stocks or other securities in any corporation or company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "P. J. Brennan Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

32-2

**Omer Quintal, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of January, 1917, incorporating Omer Quintal, carriage maker, Joseph Oscar Falcon and Rodolphe Gingras, accountants, Gaspard Quintal, plumber, and Joseph Belisle, blacksmith, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To manufacture, purchase, sell and deal in all kinds of carriages, vehicles, wagons, sleighs, motor wagons, automobiles, vehicles drawn by animal traction, steam, gasoline, electricity or any other motive power, wheels, springs, axles, lamps, harnesses, automobile

supplies, gasoline, oil and spirit and any other supplies, rims, lumber and any other things pertaining to the trade and business above enumerated;

(b) To repair and improve all kinds of carriages, vehicles, wagons, sleighs, motor wagons, automobiles, vehicles drawn by animal traction, steam, gasoline, electricity or any other motive power, wheels, springs, axles, lamps, automobile supplies, rims, lumber and any other things pertaining to the trade and business afore enumerated;

(c) To acquire and own the assets, property, privileges, franchises, contracts, leases, real estate and other rights of any person, firm or company carrying on a similar business and generally the business of any person or company carrying on a business which this company is authorized to carry on or engage in;

(d) To carry on any other business, manufacturing or otherwise, which may seem to the company capable of being carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable any of its property or rights; to manufacture, purchase, sell and dispose of goods, wares and merchandise;

(e) To act as agents; to warehouse and store products for other persons or companies, for the purchase, sale, exchange or lease of any such products relating to the objects for which the company is incorporated;

(f) To do all acts, exercise all powers and carry on any business incidental to the carrying on of the objects for which the company is incorporated;

(g) To acquire and use steam, electricity or any other power or force for the above purposes;

(h) To receive in payment of goods sold or work done, shares, bonds, debentures or other securities issued by any such company, and to distribute or dispose of the same;

(i) To amalgamate with any other company or companies having objects similar to those herein enumerated upon such terms and conditions as the company shall see fit;

(j) To sell, lease, exchange or otherwise dispose of the undertaking of the company, or any part thereof, for such consideration as the company shall see fit, and in particular for the shares, debentures or securities of any other company having objects similar, in whole or in part, to those of this company;

(k) To issue fully paid shares, bonds, debentures in payment or part payment of any property, movable or immovable, rights, claims, privileges, concessions or other advantages which this company may lawfully acquire, and also to issue fully paid shares, bonds or other securities in payment or part payment or in exchange for the shares, bonds, debentures or other securities of any other company carrying on a similar business, in whole or in part or relating thereto;

(l) To invest and deal with the moneys of the company not immediately required, in such a manner as may from time to time be determined;

(m) To apply for and acquire upon any terms, brevets d'invention, patent rights, processes, concessions, licenses, trade marks, copyrights or any other privileges or protections of a similar nature for or connected with any matter, manufactured articles or things connected therewith, to render the same profitable by manufacturing, working, granting licenses in respect of or otherwise disposing of the same;

(n) The powers in each paragraph above mentioned shall not be limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Omer Quintal, Limitée,"—"Omer Quintal, Limited," with a capital stock of thirty thousand dollars, divided into 300 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

32-2



**Benson & Hedges (Canada), Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letter patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of January, 1917, incorporating Louis Athanase David and Louis Philippe Crepeau, both of His Majesty's counsel learned in the law, Segfried Hinson Read Bush, advocate, George Whittaker, accountant and Sara Farmer Innes, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To buy, sell, grow, prepare, manufacture, cure, strip, pack and store tobacco; to manufacture and sell cigars, cigarettes, smoking and chewing tobacco; to carry on the tobacco business, wholesale and retail in all its branches, and generally to do all business transactions incidental to and connected with the tobacco trade;

(b) To erect, establish or otherwise acquire and maintain and operate factories, warehouses, buildings and agencies adapted for the storing, preparation, curing and manufacture of tobacco and for the sale, distribution, import and export thereof; and to import, export, or cause the same to be imported and exported as an article of commerce;

(c) To acquire by purchase or otherwise, and to work plantations, farms, ranches and any other property, real or personal, for the purposes of the company;

(d) To purchase or otherwise acquire, or undertake all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person or company carrying on any business which this company is authorized to carry on, or similar thereto, or possessed of property suitable for the purposes thereof, or which this company may hereby be empowered to purchase, lease or otherwise acquire and to pay for the same in shares, bonds, or debentures of the company;

(e) To enter into any arrangement for the sharing of profits or union of interests with any person or company carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in, and to make advances to, guarantee the contracts of or otherwise assist such person or company, and subscribe for, purchase or otherwise acquire shares or securities in any company, and to hold, or otherwise deal with the same, notwithstanding the provisions of section 44 of the said Act;

(f) To pay for any property, rights, or privileges acquired by or with the approval of the shareholders for services rendered to the company by the issue of fully paid or partly paid up and non-assessable shares of the capital stock of this company;

(g) To sell, lease, turn to account and otherwise dispose of or deal with the property and assets of the company, or any part thereof, for such consideration as the company may deem fit, including shares, debentures or securities of any other company;

(h) To do all or any of the matter hereby authorized, either alone or in conjunction with others, or as factors or agents for other companies or persons, or by or through any factors, trustees or agents;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Benson & Hedges (Canada), Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 26th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

32-2

**American Brewing Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of Chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of January, 1917, incorporating Joseph Gustave Duquette

and Napoleon Pepin, gentlemen, Aime Malo, student-at-law, Pierre Henri Forbes, manager, and Marie Anne Henault, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To carry on the business of brewers and malters in all its branches;

(b) To carry on any business ancillary to or which can be carried on in connection with the aforesaid business, including, but not limited to, hop merchants, and growers, malt factors, corn merchants, coopers, bottle makers, bottle-stopper makers, potters, manufacturers of and dealers in aerated and mineral waters and other drinks, wine and spirit merchants and importers, licensed victuallers, hotel-keepers, beer-house keepers, amusement-garden keepers, ice manufacturers and merchants, millwrights, wheelwrights and other business incidental thereto;

(c) To buy, sell, handle and deal both wholesale and retail in commodities, articles and things of all kinds which can conveniently be dealt in by the company in connection with any of its objects;

(d) To purchase or otherwise acquire any formulae, recipes, processes, letters patent, trade-marks, trade-names or copyrights relating to the products of the company, or any rights or interest in the same or in the mode of manufacturing or selling the same;

(e) To apply for, purchase or otherwise acquire any patents, concessions and the like, conferring exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purpose of the company or the acquisition of which may seem to benefit this company, and to use, exercise, develop and grant licenses in respect of or otherwise turn to account the property, rights and information so acquired;

(f) To construct, maintain and alter any buildings or works necessary or convenient for the purposes of the company;

(g) To establish and carry on agencies, depots and branch places of business;

(h) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with any of the above business or objects, or calculated to enhance the value of or render profitable any of the company's property or rights for the time being;

(i) To purchase or otherwise acquire and undertake all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person or company carrying on any business which this company is authorized to carry on, or any business similar thereto or possessed of property suitable for the purposes thereof or which the company may be hereby empowered to purchase, lease or otherwise acquire, and to pay for the same in stock, bonds, debentures or securities of the company;

(j) To amalgamate with any other company having objects similar to those of this company;

(k) To lease, sell, improve, manage, develop, exchange, turn to account or otherwise dispose of or deal with the property and assets of the company or any part thereof for such consideration as the company may deem fit, including shares, debentures or securities of any company;

(l) To enter into any partnership or into any arrangement for sharing of profits, or union of interests with any person or company carrying on or engaged in any business or transaction with the company is authorized to carry on or engage in, and to make advances to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company and sell, hold or otherwise deal with the same, the whole subject to the provisions of The Companies Act;

(m) To take or otherwise acquire and hold shares in any other company having objects similar to those of the company or carrying on any business which is germane to the objects for which the company is incorporated;

(n) To make cash advances to customers and persons having dealings with the company and to give any guar-

antee or indemnity that may seem necessary in connection with the dealings of such customers and persons;

(o) To remunerate any person or company for services rendered in placing or assisting to place or underwriting or guaranteeing the placing of any shares of the company's capital or any debentures, or other securities of the company, or in or about the formation of the company or the conduct of its business, and to pay for the same in cash or with the approval of the shareholders in shares, bonds, debentures or securities of the company;

(p) To do all acts and exercise all powers and carry on all business incidental to the carrying out of the objects for which the company is incorporated.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "American Brewing Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 26th day of January, 1917.

THOMAS MULVEY,

32-2 Under-Secretary of State.

### Camps, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of January, 1917, incorporating Charles Macpherson Holt, King's counsel, Errol Malcolm McDougall, advocate, John Buchanan Henderson, clerk, John Alden Aylen, student-at-law, and Beatrice Isolde Brandt, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To carry on the business as general merchants, importers and exporters; to buy, sell and deal in all kinds of household furniture, household furnishings, house decorations and all kinds of goods, wares, merchandise and commodities, and to act as manufacturers' agents or commission agents in all kinds of manufactured articles, goods, wares, merchandise and materials;

(b) To purchase or otherwise acquire and take over as a going concern the business now carried on at the City of Montreal by C. M. Camp as a general manufacturer of and dealer in household furniture, furnishings and general merchandise, including the stock-in-trade and all or any of the assets, property, movable or immovable, of said firm, and the liabilities thereof, together with the good-will of said business, and to issue fully paid up and non-assessable shares of the company in payment or part payment thereof, and to carry on the said business and assume the obligations of said firm;

(c) To manufacture, buy, sell and deal in all kinds of articles necessary and convenient to be used in connection with the business of the company or with the sale of any articles dealt in by the company;

(d) To decorate, finish, construct or partially construct any room, house or public building or other premises;

(e) To acquire, hold, manufacture, build, maintain and operate all stock and plant, machinery and appliances necessary for the proper carrying on of any of its undertakings, and for this purpose to acquire any patent rights, patents, inventions, trade-marks and other similar rights and privileges;

(f) To acquire by purchase, lease or otherwise the business of any company, firm or person carrying on any business which the company is about to carry on, together with the whole or part of the real or personal, movable or immovable property used by any such company, firm or persons in connection therewith;

(g) To acquire, own, hold, sell or otherwise dispose of shares of the capital stock, bonds or other securities of any other company having objects similar to those

of this company, notwithstanding the provisions of section 44 of the said Act; to use the funds of the company in the acquisition of the same and to vote on such stocks and bonds in the name of the company;

(h) To promote and assist financially, by guarantee, advances of money or otherwise, the enterprises or undertakings of any individual, firm, association or corporation with which this company may have business relations;

(i) To share profits, unite or co-operate with any person, firm, association or corporation engaged in or about to carry on any business which this company is authorized to engage in or carry on;

(j) To pay for any property purchased by the company or for the cost of construction of any of the buildings, plant or works of the company, or, with the approval of the shareholders, for services rendered, by the issue of paid-up stock of the company or bonds of the company or partly in stock and partly in bonds;

(k) To lease, sell or otherwise dispose of the business, property and undertakings of the company or any part thereof for such consideration as the company may deem fit and in particular for shares, bonds, debentures, securities of any other company having objects similar to those of this company, and to divide among the shareholders any stock, bonds or securities so received;

(l) To make and manufacture its own lighting, whether by electric, fuel or other system which the company may deem expedient;

(m) To make conditional sales and the like agreement, by consignment, memorandum or otherwise, including general leases, for the disposal afterwards of property sold by the company, reserving title or lien in favour of the company;

(n) To keep, operate and otherwise manage, in the premises occupied by the company, or any other local plant or establishment, warehouses for the storage of household furniture and any other kind of articles;

(o) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(p) To issue receipts, negotiable or otherwise, for household furniture and merchandise stored with the company;

(q) To manufacture, buy, sell and deal in barrels, boxes, bags and packages required by the company in its business and for such purpose to purchase, lease or otherwise acquire saw-mills, planing mills, cooperages and box factories, and to maintain and carry on the same and to sell or otherwise dispose of such products;

(r) To acquire by purchase, lease or otherwise, to erect, construct, maintain, operate, improve, aid in the acquisition, erection, construction, maintenance, operation or improvement of mills, factories, piers, wharves, storehouses, buildings, roads, houses for employees or others, and works of every description, and to convert and appropriate any lands of the company for roads, streets and other conveniences and generally to deal with and improve the property of the company;

(s) To enter into any arrangement with any authorities, governmental, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authorities any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions;

(t) To do all or any of the above things as principals, agents, contractors or otherwise and either alone or in connection with others;

(u) To do everything necessary, suitable or convenient for the accomplishment of any of the purposes or the attainment of any of the objects hereinbefore enumerated;

(v) The above objects, powers or purposes of the company shall be deemed to be several and not dependent on each other, and the company may pursue or carry on any one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise



construed as having regard to any other clause of such objects, powers or purposes.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Camps, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

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### The Canadian Hospital Supply Co., Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of January, 1917, incorporating Albert Edwin Wilberforce Snyder, of the City of Verdun, in the Province of Quebec, physician; Antoine Hector Desloges and Louis Philippe Dorval, physicians, Isaac Goldman, chiropodist, and Robert Huzzey Gunn, insurance adjuster, of the City of Montreal, in the said Province of Quebec, for the following purposes, viz:—

(a) To buy, import and otherwise acquire, manufacture, compound, sell and deal in drugs, pharmaceuticals, chemicals, patent medicines, druggists' sundries, surgical and medical instruments and dressings and druggists' physicians' and hospital supplies of all kinds and descriptions, surgical and medical instruments and equipment, dressings, ligatures, hospital and laboratory furniture and equipment of all kinds; invalid chairs and sick room requisites; microscopic and other scientific instruments and all kinds of implements, utensils, goods, wares and merchandise, connected with the healing of the sick or the care and treatment of the same, and patents and patent rights concerning any of the above;

(b) To act as sellers, canvassers of or for the things set forth in the above paragraph or any of them and as agents for dealers therein or manufacturers thereof, on such terms and conditions as to remuneration and otherwise as the company may from time to time deem advisable;

(c) To acquire in whole or in part the agency and importing business now carried on at the City of Montreal by John Hook Mills, and the goodwill and assets thereof, and the assumption of the liabilities thereof, and to pay for the same by shares of stock in the company issued as fully paid up therefor and non-assessable;

(d) To acquire by purchase, exchange or otherwise real estate for the purposes of the company, and construct buildings thereon, and sell and dispose thereof;

(e) To purchase or otherwise acquire the whole or any part of the business, the property, good-will and liabilities of any person or company, carrying on a business in whole or in part similar to that of the company, and to promote other companies to carry on in whole or in part, any business which this company is authorized to carry on;

(f) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business, or calculated to be of benefit to the company, directly or indirectly, or to enhance the value of or render profitable any of its properties, rights or business;

(g) To purchase, acquire, subscribe for, possess, hold, sell or otherwise deal in or deal with any securities, stocks, bonds, debentures, or shares of any company whatsoever and wheresoever, notwithstanding the provisions of Section 44 of the said Act;

(h) To issue the whole or any part of the stock of the company as fully paid-up and non-assessable, in payment or part payment of any rights or property or other assets which the company may acquire, or with the approval of the shareholders, for services which may be rendered to it in placing the stock or debentures of the company or otherwise, or for any other

consideration which the directors may deem advisable and in the interests of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canadian Hospital Supply Company, Limited," with a capital stock of seventy-five thousand dollars, divided into 750 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State

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### Scott Brothers, Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of January, 1917, incorporating George Leonard Alexander and Joseph Jenkins, advocates, Reuben Westley Truax, manager, Agnes Frances Foley and Alice Mena Mearsbeck, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To carry on in all its branches the business of general outfitters, drapers, furriers, haberdashers, hosiers, milliners, dressmakers, tailors, hatters, clothiers, boot and shoe makers, dealers in leather and leather goods, household furniture, fancy goods, importers, exporters, manufacturers of and dealers in all kinds of goods, materials and merchandise;

(b) To acquire any property, movable and immovable, which may be deemed necessary for the purposes of the company's business, alienate or otherwise dispose of same;

(c) To purchase or otherwise acquire and take over all or any part of the assets, business, property, whether movable or immovable, privileges, patents, patent rights, contracts, trade-marks, obligations and liabilities of any person, firm or corporation carrying on any business which this company is authorized to carry on or any business similar thereto, and to pay for same in whole or in part in bonds, debentures or other securities of the company, or by the issue, as fully paid-up and non-assessable of shares of its capital stock;

(d) To amalgamate with any other company having objects altogether or in part similar to those herein enumerated;

(e) To enter into partnership or arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or about to carry on or engage in any business or transaction which the company is authorized to carry on, and to subscribe for, take or otherwise acquire shares and securities of any such company, notwithstanding the provisions of section 44 of The Companies Act, and to sell, hold or otherwise deal with the same;

(f) To issue and allot as fully paid up shares of the company hereby incorporated, in payment or part payment of any business, franchise, undertaking, property, rights, powers, privileges, contracts, real estate, stock, bonds or debentures or other property or rights which it may lawfully acquire; to issue and allot as fully paid-up shares of the company in payment for any property, movable or immovable, rights or things acquired by or for the company and, with the approval of the shareholders, for services rendered to the company.

(g) To sell, lease or otherwise dispose of the property and undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures, bonds or securities of any other company;

(h) To distribute in specie or otherwise any assets of the company among its members, and particularly the shares, bonds, debentures or any other securities in other companies belonging to this company;

(i) To do all or any of the above things as principals, agents, or otherwise, and either alone or in conjunction with others;

(j) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Scott Brothers, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

32-2

#### Manufacturers Press, Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of January, 1917, incorporating Eldon Moir, druggist, Donald Lorne McDonald, accountant, Oral Nathan Birchard, filing clerk, Rose Gordon, stenographer, and John Campbell, barrister-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—

(a) To carry on the business of publishers, book-sellers, stationers, printers and lithographers, and to acquire, possess and dispose of copyrights; to acquire, control, operate, manufacture, publish and dispose of newspapers, books, periodicals and magazines of every kind and description, and to carry on a general publicity and advertising business in all its branches, both as principals and agents;

(b) To manufacture and deal in paper, paper materials and paper substitutes of all kinds and articles and substitutes made from any kind of paper, pulp, mixture, combination, solvent, preparation or material used in the manufacture or treatment of paper or paper substitutes;

(c) To acquire, hold and dispose of shares in companies having objects similar to those of this company;

(d) To pay out of the funds of the company all costs and expenses of and incidental to the incorporation and organization of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Manufacturers Press, Limited," with a capital stock of one hundred and fifty thousand dollars, divided into 15,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

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#### J. P. Choquette, Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of January, 1917, incorporating Zotique Dubois and Deus Azetus Courchaine, merchants, of the City of Maisonneuve, in the Province of Quebec; Joseph Pierre Choquette, manager, Jean Louis Ledoux and Pierre Elie Plante, merchants, all three of the City of Montreal, in the said Province of Quebec, for the following purposes, viz:—

(a) To carry on the business of wholesale and retail importers and merchants of fruits, vegetables and any other foodstuffs;

(b) To act as commission agents, brokers and auctioneers for the purchase and sale of fruits, vegetables and any other foodstuffs;

(c) To undertake any other similar business in whole or in part, and to pay for the same in fully paid-up shares of the corporation's capital stock;

(d) To act as agents or representatives for any corporation, firm or person carrying on a similar business, in whole or in part;

(e) To enter into any agreement or covenant for the sharing of profits, union of interests, reciprocal concessions or co-operation with any person, company or partnership incorporated or to be incorporated carrying on or about to carry on any business which this corporation is authorized to carry on or any business necessary for or connected with the realization of the objects of this company;

(f) To carry on any of the aforesaid objects either as principals or agents or in partnership or jointly with any other person, firm, association or company;

(g) To establish and operate cold storage warehouses;

(h) To carry on or undertake any other business or trade which the corporation may deem useful to carry on in connection with the aforesaid objects and powers and calculated to enhance the value of or render profitable, directly or indirectly, the privileges, rights or property of the company;

(i) Generally to purchase, take on lease or in exchange, hire or otherwise acquire any property, movable or immovable, together with any rights and privileges which the company may deem necessary for the purposes of its business, and in particular any real estate, buildings, obligations, machinery, tools and stock in trade;

(j) To acquire and hold shares in any other corporation having objects similar to those of this company, in whole or in part;

(k) With the approval of the shareholders, to remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any number of shares or other securities of the company or in or about the formation or organization of the company or the conduct of its business;

(l) To draw, make, accept, endorse, pay and issue promissory notes, bills of credit, bills of exchange, drafts, cheques, debentures and other negotiable and transferable instruments;

(m) To do all acts, exercise all powers and carry on any business conducive to the attainment of the objects for which the company is incorporated.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere in the name of "J. P. Choquette, Limitée," with a capital stock of one hundred and fifty thousand dollars, divided into 1,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1916.

THOMAS MULVEY,

Under-Secretary of State.

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#### La Compagnie Chimique des Produits de France, Limitée.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of January 1917, incorporating Norman Massé, Alfred Cadot, physicians, Joseph Amédée Thouin, advocate, Graziella Desrochers, stenographer, all of the City of Montreal, in the Province of Quebec, and Alfred Emile Franceur, druggist, of the City of Quebec, in the said Province, for the following purposes, viz:—

(a) To carry on generally and in all its branches the business of manufacturing chemicals; to carry on a general wholesale druggist and drug business; to carry on the business of manufacturer's agents for any of the articles and goods which the company is authorized to manufacture;

(b) To purchase, sell, lease, acquire and alienate in any manner the immovable property necessary for the purposes of its business; to acquire and dispose of any trade marks, patents and rights;

(c) To purchase, acquire, own, hold or otherwise deal with and dispose of securities, stock, bonds, debentures



or shares of any company having objects wholly or partly similar to those of this company ;

(d) To enter into any agreement as to amalgamation, sharing of profits or reciprocal concession with any corporation, partnership or person carrying on any business similar, in whole or in part, to that of this company ;

(e) To purchase or otherwise acquire the whole or any part of the business, property, assets and liabilities, as a going concern or otherwise, from any corporation or person carrying on any business which this company is authorized to carry on, or possessed of any property suitable for the purpose of this corporation, and to pay for such business or property wholly or partly in the shares and obligations of this company ;

(f) To do all such other acts and things, or to carry on any other business advantageous or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "La Compagnie Chimique des Produits de France, Limitée," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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#### W. G. Edge, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act" letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of January, 1917, incorporating William George Edge and John Smith, plumbers, James Frederick Cunningham and George de Hertel Cunningham, accountants, and Robert Victor Sinclair, solicitor, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz :—

(a) To carry on business as iron founders, machinists, plumbers, steam fitters, and manufacturers of and dealers in, iron, brass, metals, paint, oil and hardware generally, and the products of the same, and as manufacturers and sellers of and dealers in all kinds of heating and cooking apparatus, soil pipes, steam and gas fittings and supplies, builders', plumbers', engineers' and steam fitters' supplies, and as manufacturers of and dealers in electric motors, dynamos and other machines, electrical plant and materials, and to buy, sell, exchange, make and install, change and lease electrical apparatus, supplies and machines and otherwise deal in goods of this kind and machines and articles of any nature whatsoever propelled or operated by electricity or otherwise ;

(b) To make, build, construct and erect public and private works of every description and kind ;

(c) To acquire, manufacture, build, maintain, lease, hire and operate all stock, plant, machinery and appliances necessary and convenient for the proper carrying out of its undertakings ;

(d) To apply for, acquire, hold, sell, assign or dispose of trade marks, patent rights, patents of invention, licenses, secret processes and other rights and privileges, and to use, exercise, develop and grant licenses in respect thereof, and otherwise to turn to account the same ;

(e) To acquire by purchase, lease or otherwise, property, real and personal, franchises, rights, privileges, contracts and assets of any and every kind useful or incidental to the business of the company ;

(f) To pay for any property, assets, contracts, franchises, rights and privileges acquired by the company, in cash, or partly in cash and partly in paid-up shares, or in paid-up shares, bonds or other securities of the company or otherwise, and to sell and dispose of or otherwise deal with the same ;

(g) To carry on any other business or undertaking which may seem to the company capable of being con-

veniently carried on in connection with any portion of the company's business or calculated directly or indirectly to advance the company's interests ;

(h) To purchase, hold, acquire, transfer, sell and dispose of shares, stock or bonds or debentures in any companies having objects altogether or in part similar to those of the company or carrying on business capable of being conducted so as to benefit the company, notwithstanding the provisions of section 44 of the said Act ;

(i) To sell, transfer or otherwise dispose of the whole or any part of the business and undertaking of the company to any person, firm, company or corporation, and to accept by way of consideration for such sale and transfer any shares, debentures, bonds or securities in any other company or corporation ;

(j) To remunerate, either in cash or, with the approval of the shareholders, in paid-up or partly paid-up stock of the company, any person, firm or corporation for services rendered or to be rendered to the company in connection with the incorporation, promotion or organization or in connection with the conduct of the company's business or for property or rights acquired by the company ;

(k) From time to time to do any one or more of the acts and things hereinbefore set forth ; any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph ;

(l) To acquire and dispose of any property, including the stocks, bonds and evidences of indebtedness of any other company or corporation, and to do any and all other acts and things and exercise any and all other powers necessary to effectively carry on the business of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "W. G. Edge, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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#### The Canadian Japanese Social and Athletic Club, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 30th day of January, 1917, incorporating Henry Rinnosuke Kojima and Shinichi Tsujimura, brokers, Rikuro Yamamoto, fish broker, Kusuyemon Tainaka, general contractor, and Atuo Nakatani, contractor, all of the City of Vancouver, in the Province of British Columbia, for the following purposes, viz :—

(a) To establish, maintain and conduct athletic, recreation and social Clubs at the City of Vancouver, in the Province of British Columbia, at the City of Calgary, in the Province of Alberta, at the City of Winnipeg, in the Province of Manitoba and elsewhere in Canada, and to provide club-houses or rooms and other conveniences for the use and accommodation of the members of the Company or of any Club that may be formed, and to furnish, equip and maintain the same, and to permit the same to be used by the members of the said Clubs, or any of them, and their friends, either gratuitously, or upon such terms as shall be agreed on, and, if thought fit, to manage the affairs of the Club, or any of them, and generally to do whatever may seem best calculated to promote the interest of such clubs ;

(b) To hold or arrange matches and competitions, and offer grants or contribute towards the provision of prizes, awards, and distinctions for the encouragement of athletics or athletic sports ;

(c) To buy, sell and deal in all kinds of apparatus and all kinds of provisions, liquid (non-alcoholic) and solid, required by persons frequenting the company's quarters ;

(d) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority, any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise, and comply with any such arrangements, rights, privileges and concessions ;

(e) To construct, maintain and alter any buildings or works necessary or convenient for the purposes of the company ;

(f) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ;

(g) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferrable instruments ;

(h) To sell or dispose of the undertaking of the company or any part thereof, for such consideration as the company may think fit ;

(i) To sell, improve, manage, develop, exchange, lease, enfranchise, dispose of, turn to account or otherwise deal with, all or any part of the property and rights of the company ;

(j) To do all such other things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Japanese Social and Athletic Club, Limited," with a capital stock of one thousand dollars, divided into 1000 shares of one dollar each, and the chief place of business of the said company to be at the City of Vancouver, in the Province of British Columbia

Dated at the office of the Secretary of State of Canada, this 31st day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

32-2

#### The Gladstone Brush Manufacturing Company, Limited.

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of January, 1917, incorporating Eldon Moir, druggist, Donald Lorne McDonald, accountant, Oral Nathan Birchard, filing clerk, Rose Gordon, stenographer, and John Campbell, barrister-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To acquire, manufacture and generally deal in brushes, mops and dusters of all kinds, including all materials required in the manufacture thereof, and to manufacture and generally deal in useful household commodities ;

(b) To acquire, hold and dispose of shares in other companies having objects similar to those of this company ;

(c) To pay out of the funds of the company all costs and expenses of and incidental to the incorporation and organization of the company ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Gladstone Brush Manufacturing Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada this 31st day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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#### Harry Horne Company, Limited.

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 30th day of January, 1917, incorporating Harry Horne, manager, Wilbert Bruce Horne and Edward John Swift, accountants, Richard Horne and Robert Marshall Gibson, salesmen, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To manufacture, buy, sell, refine, prepare, grow, import, export, and deal in provisions of all kinds, both wholesale and retail ;

(b) To manufacture, purchase or otherwise acquire, and to sell or otherwise dispose of any or all kinds of goods, wares, chattels and merchandise, and generally to deal in and deal with all species of property, either movable or immovable, capable of being owned; and to carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(c) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ;

(d) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention or process which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(e) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(f) To take, or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company ;

(g) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(h) To pay for any property, rights and things required by the company or for services rendered to the company in cash, fullpaid shares of the capital stock of the company or its bonds and debentures ;

(i) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company, or its predecessors in business, or any person, partnership, association or company allied with the company in business, or subsidiary to the company or in which the company holds shares or securities, or to benefit the dependents or connections of such persons, and to grant pensions or allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(j) To amalgamate with any other company having objects similar to those of this company ;



(k) To invest the moneys of the company not immediately required, in such securities and in such manner as may from time to time be determined ;

(l) To distribute or divide assets of the company in specie amongst the shareholders ;

(m) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ;

(n) To procure the company to be registered, licensed or otherwise recognized in any foreign country and to designate and appoint persons therein as attorneys or representatives of the company with full power to represent the company in all matters according to the law of such foreign country, and to accept service for and on behalf of the company of any process or suit ;

(o) To purchase, lease or acquire and develop water or other power and to use the same and to lease, sell or otherwise dispose of any surplus thereof ;

(p) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others ;

(q) To pay out of the funds of the company all or any of the expenses of or incidental to the formation and organization thereof, and to employ, contract with and provide for the remuneration of brokers, commission agents and underwriters upon any issue of shares, bonds, debentures, debenture stock or other securities of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Harry Horne Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 1st day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State

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#### James W. Grant, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of January, 1917, incorporating Louis Athanase David and Louis Philippe Crépeau, both of His Majesty's counsel, learned in the law, Segfried Hinson Read Bush, advocate, Sara Farmer Innes, stenographer, and Samuel Bruce Holmes, manager, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on the business of importers, exporters, manufacturers, agents and dealers, wholesale and retail in furs, skins, hats, caps, dry goods, furnishings and all kinds of wearing apparel and as general furriers, clothiers and outfitters and to dress, dye, tan, clean and otherwise prepare furs, skins and hides of all kinds ;

(b) To manufacture, purchase, sell or otherwise deal in all kinds of goods and products incidental or relating to the trade or business of the company ;

(c) To carry on any business which may seem to the company capable of being conveniently carried on in connection with the above, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(d) To purchase, acquire and undertake the whole or any part of the business, property and liabilities or any particular asset or right of any person, partnership or company carrying on any business which this company is authorized to carry on or possessed of property suitable for the purposes of this company, and to pay for the same by the issue of fully paid shares or otherwise ;

(e) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or

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limited right to use any secret or other information as to any invention which may seem capable of being used for any purpose of the company, or the acquisition of which may seem calculated, directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property rights or information so acquired ;

(f) To subscribe for, acquire and hold, either as principal or agent and absolutely as owner or by way of collateral security, and to exchange or otherwise dispose of the shares of the capital stock, bonds or debentures of any company or corporation with which this company has, or is about to have, business relations, notwithstanding section 44 of the said Act ;

(g) To enter into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession, or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on and to take or otherwise acquire shares or other securities of any such company and to sell, hold or re-issue, with or without guarantee or otherwise deal with the same ;

(h) To act as agents for any person, partnership or company carrying on a business similar in whole or in part to that of the company ;

(i) To sell, lease or otherwise dispose of the property or undertaking of the company, or any part thereof for such consideration as the company may think fit and in particular for shares, debentures, bonds or securities of any other company ;

(j) To distribute among the shareholders of the company in kind, any property of the company and in particular any shares, debentures or securities of any other company, or belonging to this company, or which the company may have the power to dispose of and to do all acts and exercise all power to carry on any business incidental to the proper fulfilling of the objects for which this company is incorporated ;

(k) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "James W. Grant, Limited," with a capital stock of forty five thousand dollars, divided into 450 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 31st day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

32-2

#### Reynold's Timber Shipping and Insurance Agency, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 30th day of January, 1917, incorporating John Antliff Kent, accountant, George Gordon Beckett, John Gardner Leckie, John Edgerton Lovering and Lorne Arthur Lillico, students-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To purchase or otherwise acquire, improve, develop, mine, quarry, reforest, reforest, farm, till and otherwise exploit lands, mines, forests, water powers, lands covered with water, or other territory, and any rights in or concessions in connection therewith, and for such purposes to carry on the business of farmers, graziers, lumbermen, fishermen, warehousemen, ship owners, carriers, shippers and freighters, and every other business which may be necessary or advisable for the purposes of the developing and turning to account any rights or lands of the company or any mineral, animal or vegetable products or by-products thereof ;

(b) To acquire, erect, build, maintain, operate, manage and dispose of ships and other vessels for inland and ocean navigation, lumber and saw-mills, power plants, smelters, quarries, transmission lines, flumes, race ways, dams, wharves, piers, warehouses, store houses, and all other plant which may be requisite or necessary for the purposes aforesaid ;

(c) To carry on the business of financial, insurance, commercial and vessel agents for the purposes of the company ;

(d) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(e) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, grants, leases, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to pay for the same in cash, shares or other securities of the company or otherwise, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(f) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(g) To enter into any arrangement with any government or authorities, supreme, municipal, local or otherwise which may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with or surrender any such arrangements, rights, privileges and concessions ;

(h) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors or associates in business) or the dependents or connections, of such persons, and to grant annuities, pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(i) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(j) To purchase, take on lease or in exchange, hire or otherwise acquire, any real or personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business or capable of being profitably dealt with in connection with any of the company's property or rights for the time being ;

(k) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufacturing, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof ;

(l) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(m) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(n) To lend money to customers and others having dealings with the company and to take security for the loan of such money ; to guarantee the performance of the contractual and other obligations of any such persons and to give any guarantee or indemnity as may seem expedient ;

(o) To sell, let or hire or otherwise deal with or dispose of the undertaking and assets of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures, debenture stock or securities of any other company having objects altogether or in part similar to those of the company ;

(p) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name, all or any of the property, franchise, good-will, rights, powers and privileges held or enjoyed by any person or firm or any company or companies, and to pay for such property, franchises, good-will, rights, powers and privileges, wholly or partly in shares of the company wholly or partly paid up, and to undertake the liabilities of any such person, firm or company ;

(q) To aid in any manner any corporation any of whose shares of capital stock, bonds, debentures or other obligations are held or are in any manner guaranteed by this company, and to do any act or things for the preservation and protection, improvement and enhancement of the value of any such shares of capital stock, bonds, debentures or other obligations, and to do any and all acts tending to increase the value of any of the property at any time held or controlled by this company ;

(r) To purchase, take or acquire by original subscription or otherwise, and to hold with or without guarantee, to sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds, and other obligations in and of any other company carrying on a business in whole or in part similar to that of the company, and to pay for such shares, stocks, debentures, bonds and other obligations either in cash or partly in cash, and to issue shares of this company fully paid up or partly paid up in payment, and notwithstanding the provisions of section 44 of the said Act, to use the funds of the company in the purchase of shares, stocks, debentures, bonds and obligations in and of any such other company, and to vote on all shares so held through such agent or agents as the directors may appoint ;

(s) With the approval of the shareholders, to remunerate any person for service rendered to the company, in such manner as the company may deem expedient, and more particularly by the issue and allotment of shares, bonds or other securities of the company, wholly or partly paid up, but nothing in this clause contained shall be deemed to limit the power of the directors to fix and pay the salary of any and all officers, servants, agents and employees of the company ;

(t) To pay out of the funds of the company all expenses of or incidental to the formation, registration and advertising of the company, or in or about the promotion of this company or the conduct of its business ;

(u) To sell, improve, manage, develop, exchange, lease, dispose of, or turn to account or otherwise deal with all or any part of the property and rights of the company ;

(v) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others and either by or through agents, sub-contractors, trustees or otherwise ;

(w) To do all such other things as are incidental or conducive to the attainment of any one or more of the



above objects, and so that the objects specified in each paragraph of the clause shall, except when otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or to or from the name of the company ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Reynolds Timber Shipping and Insurance Agency, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Vancouver, in the Province of British Columbia.

Dated at the office of the Secretary of State of Canada, this 31st day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

32-2

### Union Special Machine Company of Canada, Limited.

**PUBLIC** Notice is hereby given that under the first Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of January, 1917, incorporating James Steller Lovell and Charles Delamere Magee, accountants, William Bain, bookkeeper, John Joseph Dashwood and John Henry, solicitors' clerks, all of the City of Toronto, in the Province of Ontario, for the following purposes :—

(a) To manufacture, deal in, purchase, lease or otherwise acquire ; to hold, own, sell, assign and transfer or otherwise dispose of machinery, machines and goods, wares and merchandise ;

(b) Notwithstanding the provisions of Section 44 of the said Act, to use any of the shares, bonds, debentures or other securities or the funds of the company to purchase or otherwise acquire and to take and hold or sell the shares, bonds, debentures or other securities of or in any other similar company or corporation and to guarantee payment of the principal of and interest on the bonds and debentures or the dividends upon the shares of any similar company or corporation, and to promote any company or corporation having objects similar to those of this company, and while holding the same to exercise all the rights and powers of ownership thereof, including the voting powers thereof ;

(c) To purchase, lease or otherwise acquire and to hold, exercise and enjoy all or any of the property, franchises, good-will, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on either in its own name or in the name of any such person, firm or company, and to pay for such property, franchises, good-will, rights, powers and privileges, wholly or partly in cash or notwithstanding the provisions of Section 44 of the said Act, wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company ;

(d) To consolidate or amalgamate with any other company having objects similar to those of this company ;

(e) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or objects, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(f) To apply for, purchase or otherwise acquire, any patents, grants, copyrights, trademarks, trade-names, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which

may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, sell, assign, lease or grant licenses in respect of, or otherwise turn to account the property, rights interest or information so acquired ;

(g) To enter into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in any business or transaction which the company is authorized to engage in or carry on, and notwithstanding the provisions of Section 44 of the said Act, to take or otherwise acquire shares and securities of any such company and to sell, hold, issue or re-issue the same, with or without guarantee of principal and interest, or otherwise to deal with or to dispose of the same ;

(h) To sell, lease, exchange or otherwise dispose of the property, rights, franchises and undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, bonds, debentures or securities of any other company having objects, altogether or in part similar to those of this company, notwithstanding the provisions of section 44 of the said Act ;

(i) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(j) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(k) To procure the company to be licensed, registered or otherwise recognized in any foreign country and to designate persons therein as attorneys or representatives of the company with power to represent the company in all matters according to the laws of such foreign country and to accept service for and on behalf of the company of any process or suit ;

(l) To remunerate by payment in cash, and, with the approval of the shareholders, in stocks, bonds, or in any other manner, any person or persons, or corporation or corporations for services rendered or to be rendered in placing or assisting to be placed or guaranteeing the placing of any of the shares of stock of the company, or any bonds or debentures or other securities of the company or in or about the formation or promotion of the company or in the conduct of its business ;

(m) To distribute in specie or otherwise as may be resolved any assets of the company among its members and particularly the shares, bonds or debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of the company ;

(n) To do all such other things as are incidental or conducive to the attainment of the above objects ;

(o) To do all or any of the above things in Canada or elsewhere and as principals, agents or attorneys ;

(p) The above objects, powers and purposes of the company shall be deemed to be several and not dependent on each other, and the company may pursue or carry on any one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise construed having regard to any other clause of such objects, powers or purposes ;

(q) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Union Special Machine Company of Canada, Limited," with a capital stock of twenty-five thousand dollars, divided into 2,500 shares of ten dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 31st day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

32-2

## NOTICE TO MARINERS.

No. 1 of 1917.

(Atlantic No. 1.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## PRINCE EDWARD ISLAND.

## (1) East coast—Boughton river—Poplar point and Chapel point wharves—Dredging.

- (1) *Position of Poplar point wharf.*—At Poplar point. The wharf extends out 600 feet 172° 30' (S. 16° 30' W. mag.) from the shore. The general width of the wharf is 22 feet, and the outer end is about 35 feet wide. Provincial Government wharf.

*Dredging.*—The channel approach to the wharf was dredged to 10 feet at L.W.S.T. Berths were dredged on each side of the outer portion of the wharf; that on the east side being 65 feet long and 60 feet wide, and carrying depths of from 10 to 3½ feet; that on the west side being 70 feet long and 50 feet wide, and carrying depths of from 7 to 4½ feet.

- (2) *Position of Chapel point wharf.*—On south side of Boughton river, opposite Poplar point. The wharf runs out from a point 0.26 mile 179° (S. 23° W. mag.) from Poplar point on a bearing of 359° (N. 23° E. mag.) for a distance of 308 feet. Dominion Government wharf.

*Dredging.*—Berths 100 feet long and 60 feet wide were dredged on each side of the wharf along the outer portion to a minimum depth of 9 feet at L.W.S.T.

*Remarks.*—There is a depth of 12 feet at the outer end of the wharf.

N. to M. No. 1 (1) 8-1-17.

*Variation in 1917: 24° W.**Authority:* Report from Mr. W. E. Hyndman, District Engineer, P. W. Dept.*Admiralty charts:* Nos. 2005, and 2034.*Publication:* St. Lawrence Pilot, Vol. 2, 1916, page 168.*Departmental Files:* Nos. 38504 and 38506.

## PRINCE EDWARD ISLAND.

## (2) East coast—Cardigan bay—Georgetown harbour—Dredging.

*Dredging.*—A berth 370 feet long by 75 feet wide has been dredged to a depth of 20 feet at L.W.S.T. on the east side of the railway wharf at Georgetown, and no water of less depth will be found outside the wharf.

N. to M. No. 1 (2) 8-1-17.

*Authority:* Report from Mr. W. E. Hyndman, District Engineer, through Asst. Chief Engineer, P.W.D.*Admiralty charts:* Nos. 2029 and 2034.*Publication:* St. Lawrence Pilot, Vol. 2, 1916, page 174.*Departmental File:* No. 38505.

## PRINCE EDWARD ISLAND.

## (3) East coast—St. Mary bay—Wharves—Dredging.

- (1) *Position of St. Mary bay wharf.*—On south side of St. Mary bay, 0.86 mile westward of Smith point. The wharf extends out 407 feet 25° (N. 48° 40' E. mag.) from the shore. Dominion Government wharf.

*Dredging.*—A channel has been dredged to the wharf from deep water. The inner end of the cut, 70 feet wide, carries a minimum depth of 8 feet at L.W.S.T., while the berths on each side of the wharf carry the same depth, that on the west side being 120 feet long and 50 feet wide, and that on the east side being 100 feet long and 50 feet wide.



(2) *Position of Panmure island wharf.*—On south side of Panmure island, 0.8 mile from the southeast point of Panmure island. The wharf extends out 450 feet 179° (S. 22° 40' W. mag.) from the shore of Panmure island. Dominion Government wharf.

*Dredging.*—A channel, 630 feet long, from deep water to the wharf, having approach 60 feet wide and a turning basin 150 feet wide at the outer end of the wharf, has been dredged to a minimum depth of 8 feet at L.W.S.T.

*Stakes.*—On the opening of navigation in 1917 the outer end of the dredged channel will be marked by two stakes, one on the east side, and the other on the west side, of the channel.

N. to M. No. 1 (3) 8-1-17

*Variation in 1917:* 23° 40' W.

*Authority:* Report from Mr. W. E. Hyndman, District Engineer, P.W.D.

*Admiralty charts:* Nos. 2029 and 2034.

*Publication:* St. Lawrence Pilot, Vol. 2, 1916, page 171.

*Departmental Files:* Nos. 38503 and 38502.

### PRINCE EDWARD ISLAND.

#### (4) South coast—Pinette river—McAulay shore wharf— Dredging.

*Position of McAulay shore wharf.*—On the north side of Pinette river,  $\frac{3}{4}$  mile west of Selkirk point. The wharf extends out 675 feet 190° (S. 33° 30' W. mag.) from the shore, to the channel. Dominion Government wharf.

*Dredging.*—Berths have been dredged on both sides of the outer portion of the wharf. Each berth is 100 feet long and 60 feet wide, and carries a minimum depth of 9 feet at L.W.S.T.

N. to M. No. 1 (4) 8-1-17.

*Variation in 1917:* 23° 30' W.

*Authority:* Report from Mr. W. E. Hyndman, District Engineer, P.W.D.

*Admiralty charts:* Nos. 1738 and 2034.

*Publication:* St. Lawrence Pilot, Vol. 2, 1916, page 247.

*Departmental File:* No. 38507.

### PRINCE EDWARD ISLAND.

#### (5) South coast—Charlottetown—Dredging at wharves.

*Connolly wharves.*—The dock between the Connolly east and west wharves, for a length of 340 feet, the width at outer end being 95 feet and at inner end 45 feet, has been dredged and now carries a depth of 12 feet at L.W.S.T. over the outer portion and a minimum depth of 9 feet over the inner portion. On the west side of the west wharf a berth 100 feet long and 55 feet wide has been dredged along the outer portion of the wharf, the depth at the outer end of this berth being 14 feet and at the inner end 11 feet at L.W.S.T.

*Pownal wharf.*—A berth 100 feet long and 60 feet wide has been dredged at the inner portion of the dock on the east side of Pownal wharf to a minimum depth of 9 feet at L.W.S.T.

*Railway wharf.*—Dredging has been done on the east side of the Prince Edward Island Railway wharf for a distance of 620 feet, the outer 345 feet having a width of 60 feet and a minimum depth of 12 feet at L.W.S.T., and the inner 275 feet having a width of 50 feet and depths from 11 to 8 feet.

N. to M. No. 1 (5) 8-1-17.

*Authority:* Report from Mr. W. E. Hyndman, District Engineer, P.W. Dept.

*Admiralty charts:* Nos. 1709, 1738 and 2034.

*Publication:* St. Lawrence Pilot Vol. 2, 1916, page 258.

*Departmental File:* No. 38509.

## PRINCE EDWARD ISLAND.

(6) Hillsborough river—Little French fort—McConnell wharf  
—Dredging.

*Position of McConnell wharf.*—On north side of Hillsborough river at Little French fort, opposite Ferry point. The wharf extends out 400 feet 141° 30' (S. 14° 45' E. mag.) from the shore. Provincial Government wharf.

*Dredging.*—The channel has been dredged from the end of the wharf to deep water for a distance of 100 feet to a width of 90 feet, and a berth 70 feet long and 60 feet wide has been dredged on the east side of the outer portion of the wharf. The dredged area carries depths of from 8 to 10 feet at L.W.S.T.

*Variation in 1917:* 23° 45' W.

N. to M. No. 1 (6) 8-1-17.

*Authority:* Report from Mr. W. E. Hyndman, District Engineer, P.W. Dept.

*Admiralty charts:* Nos. 709 and 2034.

*Publication:* St. Lawrence Pilot, Vol. 2, 1916, pages 253 and 254.

*Departmental File:* No. 38508.

## ST. PIERRE ISLAND.

(7) St. Pierre harbour ; and Chien island—Lights  
extinguished.

The following lights indicating the entrance to the Port of St. Pierre have been extinguished until further notice:—

- (1) The fixed white and green light on Canon point, St. Pierre harbour.

Lat. N. 46° 46' 40", Long. W. 56° 10' 0".

- (2) The fixed red light on the plain at the north of the town of St. Pierre.
- (3) The white and red light at the Government dock, St. Pierre.
- (4) The fixed white and red light on Leconte point, Chien island.

N. to M. No. 1 (7) 8-1-17.

*Authority:* N. to M. issued by the Administrator of St. Pierre and Miquelon, 20th December, 1916.

*Admiralty charts:* Nos. 303, 893, 232a, 2516 and 2666.

*Departmental File:* No. 38493.

## PANAMA CANAL.

(8) Limon bay—Toro point cove—Spar buoy replaced by  
gas buoy.

1. On December 11, 1916, a gas buoy was established marking the southern extremity of a reef near Toro Point Cove. This buoy has a pyramidal superstructure painted black, and exhibits an occulting white light with the following characteristic: 1 second dark, 1 second light; focal plane 10 feet.
2. The 18 foot spar buoy at the entrance to Toro point cove has been discontinued.

N. to M. No. 1 (8) 8-1-17.

*Authority:* N. to M. issued by Acting Governor of Panama Canal Zone, 13th Dec., 1916

*Departmental File:* No. 33455.

A. JOHNSTON,  
Deputy Minister.

DEPARTMENT OF MARINE,  
OTTAWA, CANADA, 8th January, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.



## NOTICE TO MARINERS.

No. 2 of 1917

(Inland No. 1)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, and and all depths are at mean low water.

## ONTARIO

## (9) Lake Erie—Port Maitland—Fog alarm established.

*Position*—At inner end of west pier, Port Maitland.

*Description*—Diaphone, operated with air, compressed by a gas engine.

The diaphone will give a double blast, each of four seconds duration, with an interval of four seconds between them, every minute, thus:

<u>Blast</u>	<u>Silent</u>	<u>Blast</u>	<u>Silent interval</u>
4 secs.	4 secs.	4 secs.	48 secs.

*Structure*—Rectangular building.

*Material*—Wood.

*Colour*—White.

*Remarks*—Horn points 185° (S. 11° W. Mag.) The bell previously established at the lighthouse, see notice to mariners No. 114 (377) of 1916, will still be maintained in operation.

N. to M. No. 2 (9) 10-1-17.

*Variation in 1917*: 6° W.

*Authority*: Records, Chief Engineer's office, Dept. of Marine.

*Admiralty charts*: Nos. 1605, 332 and 678.

*Publication*: Sailing Directions for the Canadian shore, of Lake Erie, 1897, page 16.

*Canadian List of Lights and Fog Signals, 1916*: No. 1844.

*Departmental File*: No. 2184F.

## ONTARIO

## (10) Lake Erie—Port Maitland—Dredging.

*Dredging*—A channel 328 feet wide has been dredged from deep water in the lake to the entrance between the breakwater piers, the west edge of this channel being in line with the west breakwater pier. Also from the inner entrance to the piers a 300-foot channel has been dredged upstream to the location of the car ferry slip, opposite which a turning basin has been dredged 650 feet wide. From this point the existing channel of Grand river has been deepened and widened, near the east shore, to an average width of 100 feet for a distance of 2200 feet upstream. All the dredging has been done to a depth of 21 feet below the datum or deeper, the datum being 571.8 feet above mean sea level at New York.

N. to M. No. 2 (10) 10-1-17.

*Authority*: Report from Mr. R. A. Carlyle, Resident Engineer, through Asst. Chief Engineer, P. W. Dept.

*Admiralty charts*: Nos. 1605, 332 and 678.

*Publication*: Sailing directions for the Canadian shore of Lake Erie, 1897, page 16.

*Departmental File*: No. 37277.

## ONTARIO

## (11) Georgian bay—Thornbury—West pier damaged by storm—Temporary change in position of front range lighthouse.

*Former notice*—No. 124 (346) of 1911.

*Position*—Lat. N. 44° 34' 10", Long. W. 80° 27' 10"

*West pier damaged by storm*—The outer portion of the west pier at Thornbury was damaged by a storm on the 5th December, 1916.

*Temporary change in position of lighthouse*—The front range lighthouse, which stood on the outer end of the west pier, has been moved back 72 feet in the line of range onto the undamaged portion of the west pier.

N. to M. No. 2 (11) 10-1-17.

*Authority*: Departmental Records.

*Admiralty charts*: Nos. 327 and 678.

*Publication*: Sailing Directions for Georgian Bay, 1915, page 139.

*Canadian List of Lights and Fog Signals, 1916*: No. 1987.

*Departmental File*: No. 21987R.

**A. JOHNSTON,**  
Deputy Minister.

DEPARTMENT OF MARINE,

OTTAWA, CANADA, 10th January, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

## NOTICE TO MARINERS.

No. 3 of 1917.

(Atlantic No. 2)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## NOVA SCOTIA

## (12) Cape Breton island—South coast—Off Fourchu head—Pot rock—Whistling buoy to be established.

*Date of establishment*—May, 1917, without further notice.

*Position*— $\frac{1}{4}$  mile south of Pot rock.

Lat. N. 45° 42' 5", Long. W. 60° 12' 15"

*Description*—Iron conical buoy, surmounted by a 10-inch whistle.

*Colour*—Red and black horizontal bands.

*Depth*—17 fathoms.

N. to M. No. 3 (12) 13-1-17.

*Authority*: Report from N.S. Supt. of Lights.

*Admiralty charts*: Nos. 2727, 1651, 2516 and 2666.

*Publication*: St. Lawrence Pilot, Vol. 2, 1916, page 64.

*Canadian List of Lights and Fog Signals, 1916*: No. 444.

*Departmental File*: No. 37902.

## PRINCE EDWARD ISLAND

## (13) Hillsborough river—Falconwood Asylum wharf—Dredging.

*Position of Asylum wharf*—On north side of Hillsborough river, one mile above Kensington point. The wharf extends out 400 feet 147° (S. 9° 20' E. mag.) from the shore.

*Dredging*—A channel, 800 feet long, leading to the wharf, has been dredged to a depth of 8 feet at L.W.S.T. The outer 600 feet of this channel is 50 feet wide; and the inner 200 feet gradually widens out to 140 feet immediately in front of the wharf, to form a turning basin. A berth, 65 feet long and 50 feet wide, has been dredged on the west side of the outer portion of the wharf.

N. to M. No. 3 (13) 13-1-17.

*Variation in 1917*: 23° 40' W.

*Authority*: Report from Mr. W. E. Hyndman, District Engineer, P. W. Dept.

*Admiralty charts*: Nos. 1709, 1738 and 2034.

*Publication*: St. Lawrence Pilot, Vol. 2, 1916, pages 253 and 254.

*Departmental File*: No. 37495.

## (14) West Indies—Lights extinguished.

Lighthouses and navigation lights have been extinguished in Carlisle bay, Needhams point, South Point, Barbados; Castries, St. Lucia; St. George's, Grenada; all Jamaica harbour lights; Nassau; Guadeloupe; and St. John's, Antigua.

Vessels should not enter Carlisle bay at night.

N. to M. No. 3 (14) 13-1-17

*Authority*: N. to M. issued by Acting Governor of Panama Canal Zone, 27th December, 191

*Departmental File*: No. 33455.

A. JOHNSTON,

*Deputy Minister.*

DEPARTMENT OF MARINE,

OTTAWA, CANADA, 13th January, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.



## NOTICE.

Government of Canada  
Publications.

THE following list of recent Government publications is inserted in the *Canada Gazette* in conformity with Order in Council (P.C. 1522) of 28th October, 1915, which calls for the publication of such lists from week to week.

Where a publication is marked with an asterisk (\*) requests for the volume or report in question should be made to the department affected. In all other cases, applications should be addressed to the Chief of Distribution, Department of Public Printing and Stationery, Ottawa. When the title appears in English it will be understood that the volume is printed in English; when the title is in French, it means that the report is printed in the French language. The price quoted for publications should in every case accompany the application.

## AVIS.

Publications du Gouver-  
nement du Canada.

LA liste suivante des récentes publications du gouvernement est insérée dans la *Gazette du Canada*, en conformité de l'arrêté en conseil (C.P. 1522) du 28 octobre 1915, qui exige que ces listes soient publiées d'une semaine à l'autre.

Lorsqu'une publication est marquée d'un astérisque (\*) les demandes au sujet du volume ou du rapport en question devront être adressées au Ministère qui la publie. Dans tous les autres cas, il faudra s'adresser au Chef de la Distribution, département des Impressions et de la Papeterie publiques, Ottawa. Lorsque le titre est publié en anglais, il est entendu que c'est la version anglaise du volume qui est imprimée; lorsque le titre est en français, cela signifie que c'est la version française qui est imprimée. Le prix indiqué pour les publications devra dans chaque cas accompagner la demande.

## AGRICULTURE.

Annual report of the Department for year ending March 31, 1916, 118 pp. ....	0.10
Loi de l'Instruction Agricole, Rapport sur la, 226 pp. ....	0.15
Fermes Expérimentales : Rapports du Directeur des Services de la Chimie, de la Culture du Sol, et de l'Elevage, pour l'exercice terminé le 31 mars 1915, 596 pp. ....	0.45
Fermes Expérimentales : Rapports du Directeur des Services de l'Horticulture, des Céréales, de la Botanique, de l'Entomologie, des Plantes Fourragères, de l'Aviculture, et des Tabacs, pour l'exercice terminé le 31 mars 1915, 674 pp. ....	0.45
* Agricultural Gazette of Canada for January, 1917, 88 pp. 8vo. illus. ....	0.10
Annual subscription ....	1.00
* La Gazette Agricole du Canada janvier 1917, 108 pp. illus. ....	0.10
* Patent Office Record and Register of Copyrights and Trade Marks, October, 1916. ....	0.20
Annual subscription. ....	2.00
* Foreign Agricultural Intelligence, bulletin of, October, 1916, Vol. VI, No. 7, 94 pp. Free.	
* Spraying for Insects affecting Apple Orchards in Nova Scotia (Entomological Branch). Circular No. 8, 12 pp. Free.	
* Préparation des Œufs pour la vente (Division de l'Industrie Animale). Circulaire No. 16, 24 pp. Gratuit.	
* Table des matières pour la Gazette Agricole, janvier à décembre 1916, 38 pp. Gratuit.	
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* "Conservation", monthly bulletin, January, 1917, vol. vi. No. 1. Free.	
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* 86th " " " " " "	
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1916-17

## STATEMENT

1916-17

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department to the night of the 31st December, 1915 and 1916.

PUBLIC DEBT,		1915.	1916.
LIABILITIES.		\$ cts.	\$ cts.
FUNDED DEBT—			
Payable in New York.....			75,357,000 00
do in Canada.....		11,118,010 94	308,806,931 69
do in London.....		362,703,312 40	362,703,312 40
Temporary Loans.....		179,607,017 53	120,925,808 02
Bank Circulation Redemption Fund.....		5,668,759 32	5,755,554 26
Dominion Notes.....		171,694,231 79	179,290,064 29
SAVINGS BANKS—			
	1915.	1916.	
Post Office Savings Banks.....	\$38,389,197 91	\$41,374,703 51	
Dominion Government Savings Banks..	13,771,008 96	13,285,919 94	
		52,160,206 87	54,660,623 45
Trust Funds.....		10,083,283 11	10,224,830 38
Province Accounts.....		11,920,481 20	11,920,481 20
Miscellaneous and Banking Accounts.....		41,632,058 39	36,081,676 08
Total Gross Debt .....		846,592,361 55	1,165,726,281 77
ASSETS.			
INVESTMENTS—			
Sinking Funds.....		11,668,891 51	13,249,186 93
Other Investments.....		110,268,901 12	138,673,112 12
PROVINCE ACCOUNTS.....		2,296,327 90	2,296,327 90
MISCELLANEOUS AND BANKING ACCOUNTS.....		207,214,221 65	289,396,205 15
Total Assets .....		331,448,342 18	443,614,832 10
Total Net Debt 31st December.....		515,144,019 37	722,111,449 67
do do to 30th November.....		501,668,167 71	706,128,082 14
Increase of Debt .....		13,475,851 66	15,983,367 53

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of December, 1915.	Total to 31st December, 1915.	Month of December, 1916.	Total to 31st December, 1916.
REVENUE :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Customs.....	9,060,181 55	69,216,140 83	10,932,850 62	97,332,210 43
Excise.....	2,302,211 53	16,464,091 78	2,321,493 44	18,452,361 09
Post Office.....	1,846,560 26	12,796,339 91	2,200,000 00	14,150,000 00
Public Works, including Railways and Canals..	2,912,919 57	16,017,220 08	2,132,341 58	19,793,911 06
Miscellaneous.....	1,149,643 72	7,534,029 28	4,357,089 66	17,127,866 57
Total.....	17,271,516 63	122,027,821 88	21,943,775 30	166,856,349 15
EXPENDITURE.....	9,123,952 53	74,469,455 56	12,128,931 16	81,696,505 10

EXPENDITURE ON CAPITAL ACCOUNT, ETC.				
War.....	19,233,943 04	85,748,598 42	23,702,217 94	170,229,748 92
Public Works, including Railways and Canals.....	2,158,858 78	26,151,882 05	2,612,368 08	18,610,157 35
Railway Subsidies.....	250,000 00	1,217,910 71		363,478 61
Total.....	21,642,801 82	113,118,691 18	26,314,586 02	189,203,384 88

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,

J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.

FINANCE DEPARTMENT, Ottawa, January, 5, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance

29-tf



## CIRCULATION AND SPECIE

Provincial.....	\$	27,772 25
Fractional.....		1,079,025 04
\$1.....		14,591,598 50
\$2.....		10,905,383 50
\$4.....		45,075 00
\$5.....		4,858,377 50
\$50.....		10,200 00
\$100.....		1,600 00
\$500.....		2,016,000 00
\$1,000.....		4,352,000 00
\$500 Legal Tender Notes for Banks.....		193,500 00
\$1,000 " " " ".....		1,587,000 00
\$5,000 " " " ".....		141,380,000 00
	\$	181,047,531 79

## PROVINCIAL NOTES.

\$1.....	\$	11,300 50
\$2.....		6,062 00
\$5.....		4,219 75
\$10.....		2,180 00
\$20.....		860 00
\$50.....		650 00
\$500.....		2,500 00
	\$	27,772 25

Gold held December 30, 1913, by the Minister of Finance..... \$ 119,597,793 69

Gold reserve to be held in Savings Banks Deposits—  
10 p.c. on \$54,660,623.45 under The Savings Banks Act..... 5,466,062 35

Gold held for redemption of Dominion Notes... \$114,131,731 34

J. E. ROURKE,  
Comptroller of Dominion Currency.  
FINANCE DEPARTMENT,  
OTTAWA, 11th January, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance.

30-tf

## UNREVISED STATEMENT of Inland Revenue accrued during the month of November, 1916.

Source of Revenue.	Amounts.	Total.
	\$ cts.	\$ cts.
Excise.		
Spirits.....	920,603 93	
Malt Liquor.....	7,426 05	
Malt.....	152,112 21	
Tobacco.....	1,026,293 46	
Cigars.....	71,332 35	
Manufactures in Bond.....	7,418 86	
Acetic Acid.....	1,127 85	
Seizures.....	630 80	
Other Receipts.....	7,402 92	
Total Excise Revenue.....		2,194,078 43
Methylated Spirits.....		15,957 09
Ferry.....		11,640 53
Inspection of Weights and Measures.....		4,208 00
Gas Inspection.....		5,829 10
Electric Light Inspection.....		956 50
Law Stamps.....		985 35
Other Revenues.....		418,099 01
War Tax.....		
Grand Total Revenue.....		2,651,754 01

J. U. VINCENT,  
Deputy Minister.

INLAND REVENUE DEPARTMENT,  
Ottawa, 22nd December, 1916.

27-tf

## POST OFFICE Savings Bank Account for the month of November, 1916.

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat. Can., 1906.)

DR.

CR.

	\$	cts.		\$	cts.
BALANCE in hands of the Minister of Finance on 31st October, 1916. ....	41,141,450	36	WITHDRAWALS during the month. ....	792,887	84
DEPOSITS in the Post Office Savings Bank during month. ....	1,136,673	72			
TRANSFERS from Dominion Government Savings Bank during month :—					
PRINCIPAL. .... \$					
INTEREST accrued from 1st April to date of transfer. ....					
DEPOSITS transferred from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada. ....	1,671	01			
INTEREST allowed to depositors on accounts during month. ....	7,368	58	BALANCE at the credit of Depositor's accounts on 30th November, 1916. ....	41,494,275	83
	42,287,163	67		42,287,163	67

Certified,  
W. FAIRWEATHER  
Actg. Superintendent Savings Bank Branch.  
POST OFFICE DEPARTMENT,  
OTTAWA, 10th January, 1917.

R. M. COULTER,  
Deputy Postmaster General.

31—tf

## STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks on thirty-first December, 1916. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on 30th November, 1916.	Deposits December, 1916.	Total.	Withdrawals for December, 1916.	Balance on 31st December, 1916.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Manitoba :—</i>					
Winnipeg. ....	569,220 49	4,891 00	574,111 49	4,396 25	569,715 24
<i>British Columbia :—</i>					
Victoria. ....	1,158,804 70	20,795 56	1,179,600 56	19,542 38	1,160,058 18
<i>Prince Edward Island :—</i>					
Charlottetown. ....	1,912,395 99	48,566 00	1,960,961 99	23,619 20	1,937,342 79
<i>New Brunswick :—</i>					
Newcastle. ....	269,973 32	1,121 00	271,094 32	2,127 00	268,967 32
St. John. ....	5,333,249 33	48,759 98	5,382,009 31	55,062 97	5,326,946 34
<i>Nova Scotia :—</i>					
Barrington. ....	118,740 69	30 00	118,770 69	135 00	118,635 69
Guysboro'. ....	117,453 53	545 00	117,998 53	1,019 26	116,979 27
Halifax. ....	2,498,533 82	25,834 90	2,524,368 72	21,647 36	2,502,721 36
Kentville. ....	236,759 83	5,134 00	241,893 83	2,509 67	239,384 16
Lunenburg. ....	413,868 80	8,623 00	422,491 80	2,415 68	420,076 12
Port Hood. ....	86,676 05	29 00	86,705 05	293 70	86,411 35
Shelburne. ....	223,424 07	3,147 59	226,571 46	3,646 87	222,924 59
Sherbrooke. ....	98,306 59	1,801 00	100,107 59	1,395 45	98,712 14
Wallace. ....	134,632 24	2,438 00	137,070 24	1,873 76	135,196 48
Totals. ....	13,172,039 45	171,716 13	13,343,755 58	139,684 55	13,204,071 03

T. C. BOVILLE,  
Deputy Minister of Finance.

FINANCE DEPARTMENT,  
OTTAWA, 9th January, 1917.

29—tf



## TO ADVERTISERS IN THE GAZETTE.

**PARTIES** sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules:

1. Address "The Canada Gazette, Ottawa, Canada."
2. Indicate the number of insertions required.
3. The rates are as follows: Notices, first insertion, ten cents per agate line (fourteen to the inch); subsequent insertions, five cents per line. Translation of documents, forty cents per one hundred words.

A provisional remittance should accompany the copy; the amount of which should be calculated as follows:

## First insertion:

Flat charge for title and signature.....	\$1 00
Add two cents per word actual count.....	
Translation, if any, to be made, at 40 cents per 100 words.....	

## Other insertions:

Flat charge for title and signature.....	0 50
Add one cent per word actual count.....	
Multiply by number of such other insertions.....	

Total.....

After the first insertion an invoice will be made showing the exact amount due, the amount received and any difference over or under in the remittance will be adjusted.

## NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions:—

- Notices of applications for divorce—14 insertions.
- Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.
- Notices of ordinary applications to Parliament—5 insertions.
- Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.
- Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.
- Interim Copyrights—1 insertion.
- The Companies Act—Change of chief place of business, of by-laws, etc.—1 insertion.
- Works in navigable waters, approval of plans, etc.—5 insertions.

Notices received up to 12 o'clock noon on Thursdays will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

J. de LABROQUERIE TACHE,  
King's Printer and Controller of Stationery.

Department of Public Printing and Stationery.  
Ottawa, 24th December, 1914.

## APPLICATIONS TO PARLIAMENT.

## HOUSE OF COMMONS.

## RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

*Petitions for Private Bills.*

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

14675—4

*Instruction to Committees.*

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

*Deposit of Bills and Fees.*

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

*Additional charges.*

3. The following charges shall also be levied and paid in addition to the foregoing, viz.:—

- |   |          |
|---|----------|
| (a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension..... | \$100 00 |
| (b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week..... | 100 00   |
| (c.) When a Bill is presented in the House after the twelfth week of the session.....                                       | 200 00   |
| (d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000.....                      | 100 00   |
| (e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000.....                      | 150 00   |
| (f.) When the proposed capital stock of a company is over \$750,000 and does not exceed \$1,000,000.....                    | 200 00   |
| (g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000.....                  | 300 00   |
| (h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000.....                  | 400 00   |
| (i.) For every additional million dollars or fractional part thereof.....   | 100 00   |

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves and increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill; and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating

in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs *b* or *c* of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,  
Clerk House of Commons.

#### RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. A *Railway or Canal Company*:—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. A *Telegraph or Telephone Company*:—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the *construction of any works* which in their construction or operation might specially affect the particular locality; or for obtaining any *exclusive rights or privileges*; or for doing any matter or thing which in its operation affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A *Banking Company*; A *Insurance Company*; A *Trust Company*; A *Loan Company*; or an *Industrial Company* without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks;

and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House.

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the *clauses* of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Acts* is proposed to be departed from;—Bills which are not framed in accordance with this *Rule*, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the *clauses*.

THOS. B. FLINT,  
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

#### MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a 'railway company, or of a canal company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Examiner or by the Standing Orders Committee until there has been filed with that committee a map or plan, showing the proposed location of the works, and each county, township, municipality or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.'"

#### MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway or canal company or for changing the route of the railway or of the canal of any company already incorporated shall be considered by the Railway Committee until there has been filed with the committee, at least one week before the consideration of the bill:—"

(a.) "A map or plan drawn upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the lines of existing or authorized works of a similar character within, or in any way affecting the district, or any part thereof, which the proposed work is intended to serve; and such map or plan shall be signed by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of capital proposed to be raised for the purpose of the undertaking, and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures, or other securities, and the amount of each, respectively."

#### THE SENATE.

#### SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

*As Revised and brought in force 22nd March, 1916.*

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be



published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

- (1) The petitioner's residence at the time of service.
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—
  - (a) The respondent's residence at the time of sending such notice.
  - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
  - (c) The name and address of the solicitor, if any, acting for the respondent.
  - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
- (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be con-

sidered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.

(7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210).

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

#### THE SENATE.

##### Notices for Private Bills.

##### EXTRACTS FROM THE STANDING RULES OF THE SENATE.

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. A *Railway or Canal Company*:—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. A *Telegraph or Telephone Company*:—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the *construction of any works* which in their construction or operation might specially affect a particular locality; or for obtaining any *exclusive rights or privileges*; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. A *Banking Company*; An *Insurance Company*; A *Trust Company*; A *Loan Company*; or an *Industrial Company*, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholder or bondholders or creditors of the company:—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed "Private Bill Notice"; or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province, and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

NOTICE is hereby given that Milo Elmer Rose, of the City of Hamilton, in the County of Wentworth, in the Province of Ontario, drilling contractor, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Gretchen Innis Rose, of the City of Hamilton, in the County of Wentworth, on the grounds of adultery and desertion.

Dated at Hamilton, this 22nd day of January, A.D. 1917.

ARRELL & ARRELL,  
Solicitors for the applicant.

EDWARD J. DALY,  
Ottawa agent.

31-14

NOTICE is hereby given that Florence Evelyn Snyder, of the City and District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Edward Lockwood, also of the City and District of Montreal, in the Province of Quebec, mechanic, on the grounds of adultery and desertion.

Dated at the City of Montreal, in the Province of Quebec, this 22nd day of November, 1916.

HUGH MACKAY,  
Solicitor for applicant.

22-14

NOTICE is hereby given that Colin Darrach Poole, of the City of Toronto, in the County of York, in the Province of Ontario, manager, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Catharine Poole, on the ground of adultery.

Dated at Toronto, in the Province of Ontario, the 8th day of January, 1916.

CORLEY, WILKEY & DUFF,  
157 Bay Street, Toronto,  
Solicitors for the applicant.

22-14

NOTICE is hereby given that Albert Edwin Gordon, of the City of Toronto, in the County of York, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Edna Gertrude Gordon, of the said City of Toronto, on the ground of adultery.

Dated at Toronto this 27th day of July, A.D., 1916.

CORLEY, WILKIE, DUFF & HAMILTON,  
Solicitors for applicant.

22-14

NOTICE is hereby given that Gertrude Ellen Beal, of the City of Toronto, in the County of York, and Province of Ontario, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, William Albrighton Beal, of the City of Toronto, in the County of York, and Province of Ontario, manufacturer, on the grounds of adultery, misconduct and cruelty.

Dated at the City of Ottawa, in the Province of Ontario, this 13th day of November, A.D. 1916.

PRINGLE, THOMPSON,  
BURGESS & COTÉ,  
511 Union Bank Bldg., Ottawa, Ont.,  
Solicitors for applicant.

21-14

NOTICE is hereby given that Mr. Donald George Whibley, presently of the City of Ottawa, in the County of Carleton, in the Province of Ontario, but formerly of the City and District of Montreal, in the Province of Quebec, Accountant, will apply to the Parliament of Canada, at the next Session thereof, for a Bill of Divorce from his wife, Frances Lilian Owen, of parts unknown, on the grounds of adultery and desertion.

Messrs. Aylen & Duclos, Solicitors, Ottawa, are agents for petitioner for receiving papers.

Dated at the City of Montreal, Province of Quebec, this thirteenth day of December, one thousand nine hundred and sixteen (13-1916).

LESLIE H. BOYD,  
Solicitor for applicant,  
136 St. James St., Montreal.

25-14



**NOTICE** is hereby given that Amy Beatrice Mathews, of the City of Westmount, in the District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Ernest Hilton, of the City of Montreal, in the Province of Quebec, on the ground of adultery.

Dated at the City of Montreal, in the Province of Quebec, this third day of January, one thousand nine hundred and seventeen.

COUSINS & CURRY,  
Solicitors for applicant,  
120 St. James Street,  
Montreal.

29-14

**NOTICE** is hereby given that Rozilla Lamb, of the City of Toronto, in the County of York, in the Province of Ontario, nurse, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, George Alfred Lamb, of Toronto, Ontario, machinist, on the grounds of adultery and desertion.

Dated at the City of Toronto, in the County of York, Province of Ontario, this 31st day of October, 1916.

LEE & O'DONOGHUE,  
241-2 Confederation Life Chambers, Toronto, Ont.,  
19-14 Solicitors for applicant.

**NOTICE** is hereby given that Johnston Alexander Abraham, of the Village of Warton, in the County of Bruce, and Province of Ontario, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Mary Charles Abraham, of the Village of Warton, in the County of Bruce, and Province of Ontario, on the grounds of adultery and misconduct.

Dated at Ottawa, this 9th day of December, A.D. 1916.

PRINGLE, THOMPSON, BURGESS & COTE,  
Union Bank Building,  
Ottawa, Ont.,  
25-14 Solicitors for applicant.

**NOTICE** is hereby given that Percy Doughty, of the City of Toronto, in the County of York, Province of Ontario, manager, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Beneita Jennetta Doughty, of the said City of Toronto, on the ground of adultery.

Dated at Toronto, in the Province of Ontario, this 1st day of December, 1916.

PERCY DOUGHTY,  
by his solicitor herein  
S. W. BURNS,  
10 Queen East,  
24-14 Toronto.

**NOTICE** is hereby given that Andrew Hamilton Gault, of the City and District of Montreal, in the Province of Quebec, Major in the Canadian Expeditionary Forces, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Marguerite Claire Stephens, of the said City and District of Montreal, on the ground of adultery.

Dated at the City of Montreal, in the District of Montreal, in the Province of Quebec, this thirteenth day of November, A.D. 1916.

LAFLEUR, MACDOUGALL,  
MACFARLANE & POPE,  
Royal Trust Building,  
Montreal, Que.,  
21-14 Solicitors for applicant.

**NOTICE** is hereby given that Edward Nevilles, of the City of Toronto, in the County of York, in the Province of Ontario, sheet metal worker, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Margaret S. Nevilles, of the City of Toronto, in the County of York, on the grounds of adultery and desertion.

Dated at Toronto, this 2nd day of November, A.D. 1916.

MORRIS & ROACH,  
Solicitors for the applicant.

20-14

**NOTICE** is hereby given that Margaret Bell Charlesworth, of the Town of Blythe, in the County of Huron, in the Province of Ontario, wife of Leopold Otto Charlesworth, of the same place, merchant, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from her husband, the said Leopold Otto Charlesworth, of the said Town of Blythe, in the County of Huron, in the Province of Ontario, merchant, on the grounds of adultery and desertion.

Dated at Winnipeg, in the Province of Manitoba, this 19th day of January, A.D. 1917.

MARGARET BELL CHARLESWORTH,  
By her solicitor  
WILLIAM THORNBURN.  
Witness—G. V. DARRACH. 32-14

#### THE TORONTO, HAMILTON AND BUFFALO RAILWAY COMPANY.

**NOTICE** is hereby given that The Toronto, Hamilton and Buffalo Railway Company, will apply to the Parliament of Canada, at its next session, for an Act ratifying and confirming an agreement made between The Hamilton and Dundas Street Railway Company and The Toronto, Hamilton and Buffalo Railway Company, dated 17th June, 1897, making certain traffic arrangements or agreements authorized by section 364 of The Railway Act, for a term of fifty years; and extending the time within which it may proceed to construct, complete and put into operation the railway which it has been authorized to construct between Port Maitland and Port Colborne by section 8 of chapter 65 of the Statutes of 1914; and also for power to lay out, construct, maintain and operate a line of railway between Welland and Port Colborne, in the Townships of Crowland and Humberstone, in the County of Welland, Province of Ontario; and also for authority to the company to make and enter into with The Michigan Central Railroad Company, The Canada Southern Railway Company and The Grand Trunk Railway Company of Canada or any of them, any of the arrangements or agreements authorized to be made between railway companies by section 364 of The Railway Act, for a term exceeding twenty one years; and also to authorize the company to take and hold stock in any navigation or steamboat company, and for other purposes.

Hamilton, 29th December, 1916.

28-5 E. D. CAHILL,  
General solicitor.

#### MOUNT ROYAL TUNNEL AND TERMINAL COMPANY, LIMITED.

**NOTICE** is hereby given that the Mount Royal Tunnel and Terminal Company, Limited, will apply to the Parliament of Canada, at its next session, for an Act extending the time within which the company may construct its tunnel and works and lines of railway authorized by section 2 of chapter 74 of the Statutes of Canada for the year 1912.

GERARD RUEL,  
Chief solicitor.  
Toronto, 5th January, 1917. 29-5

## THE WESTERN LIFE ASSURANCE COMPANY.

NOTICE is hereby given that application will be made by The Western Life Assurance Company to Parliament, at the next session thereof, for an Act extending the time for the obtaining of a license from the Minister of Finance under the provisions of The Insurance Act, 1910, and 6 & 7 George V, chapter 8.

Dated at Winnipeg, this 10th day of January, A.D. 1917.

AIKINS, FULLERTON, FOLEY & NEWCOMBE,  
221 McDermot Avenue, Winnipeg, Manitoba,  
30-5 Solicitors for the applicant.

## GRAND TRUNK PACIFIC BRANCH LINES COMPANY.

NOTICE is hereby given that the Grand Trunk Pacific Branch Lines Company will apply to the Parliament of Canada, at its next session, for an Act extending the time within which the company may complete and put in operation the following authorized lines of railway.

(a) From a point on the western division of the Grand Trunk Pacific Railway in the vicinity of Township 22, Range 6, west of the Second Meridian, to Yorkton, and thence to the shores of Hudson Bay in the vicinity of Fort Churchill;

(b) From a point on the western division of the Grand Trunk Pacific Railway between the 105th and 107th degrees of longitude to Prince Albert;

(c) From a point on the western division of the Grand Trunk Pacific Railway between the east limit of Range 11 and the west limit of Range 16, west of the Third Meridian, thence in a southwesterly and westerly direction to a point in the vicinity of Calgary, or to a point on the line which the company is authorized to construct from a point on the said western division between the 111th and 113th degrees of longitude, to Calgary;

(d) From a point on the line mentioned in paragraph (c) hereof between the east limit of Range 20 and the west limit of Range 28, west of the Third Meridian, thence in an easterly and southeasterly direction to a point on the company's authorized line at or near Moosejaw, or to a point in the vicinity thereof.

(e) From a point within or near Townships 41, 42, or 43 on the line which the company is authorized to construct by paragraph 13 of section 11 of chapter 99 of the Statutes of 1906, thence in a generally northwesterly and westerly direction to a point on the western division of the Grand Trunk Pacific Railway between Artland and Wainwright,

And for other purposes.

Dated at Montreal, this 11th day of January, 1917.

W. H. BIGGAR.  
30-5 Solicitor for the applicants.

## THE KHAKI LEAGUE.

NOTICE is hereby given that an application will be made to the Parliament of Canada at its session beginning in January, 1917, for an Act to incorporate "The Khaki League" as an association to look after the welfare and interests of soldiers and sailors of the British Empire and its allies; to establish, maintain and operate recreation rooms, clubs and homes, for soldiers and sailors, and convalescent homes, hospitals, employment and information bureaux, educational classes, libraries, and agencies, intended for their benefit; to collect and establish funds for their benefit; to act as their agents; to establish memorials; to provide legal, medical and technical advice; to establish branches of the association; and for other analogous purposes; with all the powers required for the same.

Montreal, January 15th, 1917.

LIGHTHALL & HARWOOD,  
Solicitors for applicants,  
306 Quebec Bank Building,  
30-5 Montreal.

## THE KENORA AND ENGLISH RIVER RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate a railway company under the name of "The Kenora and English River Railway Company" with power to lay out, construct and operate a line of railway commencing at a point on the Transcontinental Railway, in the District of Kenora, in the Province of Ontario, West of Superior Junction, northerly and westerly crossing the English River west of Lac Seul, thence northerly and westerly in the District of Patricia, thence westerly and southerly to and in the Province of Manitoba to the City of Winnipeg in the said Province with power to acquire and develop, but not by expropriation, electric or other energy; to construct and operate telephone and telegraph lines and charge tolls for the use thereof; to build and operate vessels; construct and operate wharves, hotels, etc., in connection with the undertaking of the company; to enter into agreements with other companies, and for such other powers as are usually given to railway companies.

DENTON, GROVER & FIELD,  
Barristers, etc.,  
Toronto, Ont.

Solicitors for the applicants.

Dated this 19th day of January, A. D. 1917. 30-5

## THE CANADIAN SURETY COMPANY.

NOTICE is hereby given that The Canadian Surety Company will make application to the Parliament of Canada, at its next Session, for an Act to amend its Act of Incorporation (1 and 2 George V., Cap. 60, 1911,) to enable it to transact the following classes of business, in addition to the classes specified in subsections (a), (b) and (c) of section 6 thereof, viz: (d) Automobile Insurance; (e) Accident Insurance; (f) Sickness Insurance and (g) Fire Insurance.

FOY, KNOX & MONAHAN  
Solicitors for applicant.  
153-161 Bay St., Toronto.

30-5

## BRITISH AMERICAN TELEPHONE AND TELEGRAPH COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for an act to incorporate a telephone and telegraph company under the name of the British American Telephone and Telegraph Company with power to construct, maintain, acquire and operate lines of electric telephone and telegraph (including wireless) in Canada and elsewhere with all other powers necessary and incidental to the carrying on of the business of a telephone and telegraph company; and to acquire by purchase, lease or otherwise companies with similar objects; and to sell, lease to and amalgamate or enter into agreements with other companies with similar objects and for other purposes.

Dated at Ottawa, this 15th day of January, A.D. 1917.

PRINGLE & GUTHRIE,  
Citizen Building,  
Solicitors for the Applicant.

30-5

NOTICE is hereby given that an application will be made at the next session of the Parliament of the Dominion of Canada, on behalf of George C. Breidert and Burton W. Mudge, both of Chicago, Illinois, for an Act to confer on the Commissioner of Patents authority to grant and issue to Burton W. Mudge the assignee of George C. Breidert, certain patents of invention for car ventilators, ventilator and ventilating devices in pursuance of the applications of George C. Breidert of Chicago, Illinois, the inventor thereof, and of Burton W. Mudge, notwithstanding that the time within which such applications for patents should be made under The Patent Act had elapsed before the filing thereof.

Dated at Toronto, this 10th day of January, 1917.

BLAKE, LASH, ANGLIN & CASSELS,  
25 King Street West, Toronto,  
Solicitors for the applicant

30-5



## LELAND L. SUMMERS.

NOTICE is hereby given that Leland L. Summers, of Chicago, Ill., U.S.A., will apply to the Parliament of Canada, at the present session thereof, for an Act authorizing the Commissioner of Patents, notwithstanding anything in The Patent Act, to receive from the applicant an application for the payment of the further and usual fee for the second term of the following patents, namely:—Nos. 127,367; 127,368; 127,369 and 127,370, all dated 2nd August, 1910, the first two mentioned being for Improvements in Coking Furnaces, and the last two being for Improvements in Coking Processes; and to grant and issue to the said applicant certificates of payment for such fees, provided for by The Patent Act, extending the term of duration of each and all of the letters patent aforesaid in as full and ample a manner as if application had been made within the said first six years of the letters patent aforesaid, or six years from the date of the letters patent aforesaid.

SMELLIE & LEWIS,  
Solicitors for applicant.

Ottawa, 18th January, 1917.

31-5

## THE CANADIAN WESTERN RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its next session, by The Canadian Western Railway Company for an Act extending the time within which it may commence and complete the construction of the railway which it has been authorized to construct by chapter 69 of the Statutes of 1909, that is, from a point on the International boundary at or near the Town of Coutts, in the Province of Alberta, *via* Pincher Creek to Calgary and from Livingstone Mountains to Gould's Dome; and thence *via* the Elk River Valley to or near the Village of Michel.

Dated at Winnipeg, this 2nd day of January, A.D. 1917.

HOUGH, CAMPBELL & FERGUSON,  
Winnipeg, Manitoba,  
Solicitors for the applicants.

29-2-31-3

## BRITISH CROWN ASSURANCE CORPORATION OF CANADA.

NOTICE is hereby given that an application will be made to the Parliament of Canada at its present Session for an Act to incorporate "The British Crown Assurance Corporation of Canada" with power to carry on the business of fire insurance, automobile insurance, sprinkler leakage insurance, weather insurance and hail insurance in all their forms and branches throughout the Dominion of Canada, and with all other necessary and usual powers, and having its head office at the City of Regina in the Province of Saskatchewan.

Dated at Ottawa this 19th day of January, 1917.

EMBURY, SCOTT & McKINNON,  
Solicitors for Applicants.  
By JOHN J O'MEARA.  
Their Agent.

31-5

## THE CALGARY &amp; FERNIE RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its next session, by The Calgary & Fernie Railway Company, for an Act extending the time within which it may commence and complete the construction of the railway which it has been authorized to construct by chapter 71 of the Statutes of 1906.

Dated at Winnipeg, this 2nd day of January, A.D. 1917.

HOUGH, CAMPBELL & FERGUSON,  
Winnipeg, Manitoba,  
Solicitors for applicants.

29-5

## CASCADE SCENIC RAILWAY COMPANY.

NOTICE is hereby given that an Application will be made to the Parliament of Canada at the next Session thereof, for an Act to incorporate a Company to construct own and operate a scenic or funicular railway at Banff, in the Province of Alberta, and to acquire the rights granted to Thomas Russ Deacon to construct such railway; and with power to construct, own and operate such other scenic or funicular railways at such places throughout Canada, as may be permitted by the municipalities in which such railways are to be constructed and as may be approved of by the Governor in Council, for vehicles to run either on rails or by aerial cable, or in such other manner as may be desired, such vehicles being propelled either by steam, electricity, gasoline, water power, or by such other means as may be deemed most convenient and expedient, and with power to acquire, construct, own and operate parks, hotels and other places of entertainment and with all such powers as are necessary or incidental to the foregoing powers, under the name "The Cascade Scenic Railway Company."

Dated at the City of Winnipeg, in the Province of Manitoba, this 21st day of November, A.D., 1916.

MORAN, ANDERSON & GUY,  
Solicitors for the applicant.

29-5

## BOY SCOUTS ASSOCIATION.

NOTICE is hereby given that the Canadian General Council of the Boy Scouts Association will apply to the Parliament of Canada at the next session thereof for an Act amending their Act of incorporation so as to obtain the sole and exclusive right to have and use all emblems, badges and decorations, descriptive or designating marks and titles now or heretofore used by the Association and the title "Boy Scouts," and also to have sole and exclusive right to have and use any emblem, badge, decoration, descriptive or designating marks and titles hereafter adopted by the Corporation, provided they are filed with and approved by the Minister of Agriculture or other Minister administering The Trade Mark and Design Act.

Dated at Ottawa, this ninth day of January, A.D., 1917.

GERALD H. BROWN,  
Honorary Secretary of the said Council.

29-5

## CANADIAN NORTHERN QUEBEC RAILWAY COMPANY.

NOTICE is hereby given that the Canadian Northern Quebec Railway Company will apply to the Parliament of Canada, at its next session, for an Act extending the time within which the company may commence and construct its authorized line of railway between or near St. Jerome and St. Eustache.

GERARD RUEL,  
Chief solicitor.

Toronto, 5th January, 1917.

29-5

## DOMINION CHAIN COMPANY, LIMITED.

NOTICE is hereby given that The Dominion Chain Company, Limited, of the City of Montreal, in the Province of Quebec, Canada, will apply to the Parliament of Canada, at the next session thereof, for an Act authorizing the Commissioner of Patents, notwithstanding anything contained in The Patent Act, to receive from the applicant an application for the certificate of payment of further and the usual fee for the third term on Patent No. 90650, granted 20th December, 1904, for Improvements in Grip Treads for Pneumatic Tires, and to grant and issue to the said applicant the certificate of payment of such fees, as provided for by The Patent Act, extending the term of duration of the patent aforesaid in as full and ample a manner as if application had been duly made in the term provided for by The Patent Act.

FETHERSTONHAUGH & CO.,  
5 Elgin street, Ottawa,  
Solicitors for the applicants.

Ottawa, 6th January, A.D. 1917.

28-5

BRITISH COLUMBIA AND WHITE RIVER  
RAILWAY CO.

**NOTICE.**—The British Columbia and White River Railway Company will apply to the Parliament of Canada, at its next session, for an Act extending the time within which it may construct the railways and branches which it has been duly authorized to construct by chapter forty-five of the Statutes of nineteen hundred and eleven, and which have not been constructed, and for other purposes.

Dated at Vancouver, B.C., this twenty-ninth day of January, nineteen hundred and seventeen.

BARNARD, McKEOWN & CHOQUETTE,  
145 St. James Street, Montreal,  
32-5 Solicitors for the company.

**NOTICE** is hereby given that application will be made at the next session of the Parliament of Canada for the incorporation of The "Alliance Nationale," a fraternal and benevolent society, duly incorporated by special act of the Province of Quebec, to promote the material and social welfare of its members and the protection of those dependent upon them, in aiding them in sickness and disability and insuring them against death, sickness and accident, and by paying them such indemnities or benefits as may be provided for by the by-laws of the Association.

de LORIMIER & GODIN,  
35 St. James Street, Montreal,  
Solicitors for applicants.  
Montreal, January 5, 1917. 29-5

## MISCELLANEOUS.

THE NEW YORK AND YARMOUTH FISH  
COMPANY, LIMITED.

**NOTICE** is hereby given that the principal office of the above named company is situate on Clements wharf, in the Town of Yarmouth, Nova Scotia.

Yarmouth, N.S., 24th January, 1917.

CHIPMAN & SANDERSON,  
11 Jenkins Street, Yarmouth, N.S.,  
32-1 Solicitors for said company.

## J. HENRI ALLARD, LIMITÉE.

By-Law No. xvii.

*A By-law to increase the number of Directors.*

**B**E it enacted by the directors of J. Henri Allard, Limitée, as a by-law of the company, as follows:—

1. The number of directors of the company is increased from three to five.
2. The board of directors may from time to time, between the confirmation of this by-law and the next annual meeting, elect to the board qualified shareholders of the company until there shall have been elected, in addition to the present number of directors, a sufficient number to make a full board.
3. Until a full board is elected the present number of directors and the shareholders from time to time elected by them as directors shall manage the affairs of the company.
4. By-law No. VII is amended by inserting the word "cinq" instead of the word "trois" where it appears therein.

I, the undersigned, Secretary of J. Henri Allard, Limitée, hereby certify that the above is a true copy of By-law No. XVII, of said company, enacted and adopted by the directors and approved at a special general meeting of the shareholders of said company held on the 26th day of January, 1917.

L'Epiphanie, 26th January, 1917.

[L.S.] GEORGES DUFORT, N.P.,  
32-1 Secretary.

## LOWE-MARTIN COMPANY, LIMITED.

By-Law INCREASING THE NUMBER OF DIRECTORS.

*By-Law No. 9.*

**W**HEREAS the number of directors of Lowe-Martin Company, Limited, is three and it is expedient that the number should be increased.

Now, therefore, the said Lowe-Martin Company, Limited, enacts as follows:—

That the number of directors of the said company be and the same is hereby increased to four.

Dated at Ottawa, this 30th day of January, A.D. 1917.

E. D. LOWE,  
President.  
[L.S.] RALPH K. SAMPSON,  
Secretary.

Sanctioned this 30th day of January, 1917.

Certified under the seal of the company.

RALPH K. SAMPSON, E. D. LOWE,  
32-1 Secretary. President.

## FACTORIES INSURANCE COMPANY.

IN THE MATTER of the Factories Insurance Company; and in the matter of The Insurance Act, 1910.

**NOTICE** is hereby given, pursuant to sections 28, 130 and 131 of The Insurance Act, 1910, that the Factories Insurance Company, having ceased to transact business in Canada, and having reinsured all its outstanding risks in the Western Assurance Company, a company licensed to do business in Canada, has applied to the Minister of Finance for the release of its securities on the first day of May, 1917, and all claimants, if any, contingent or actual, who desire to oppose such release, are hereby notified to file their opposition in writing with the Minister at his office, in the Parliament Buildings, Ottawa, on or before the said first day of May, 1917.

Dated at Toronto, this thirtieth day of January, 1917.

32-14 B. L. ANDERSON,  
President.

## THE STERLING BANK OF CANADA.

**NOTICE** is hereby given that a dividend of one and one half per cent ( $1\frac{1}{2}\%$ ) for the quarter ending 31st January, inst., (being at the rate of six per cent (6%) per annum), on the paid-up capital stock of this Bank, has been declared, and that the same will be payable at the head office and branches of the Bank on and after the 15th day of February next.

The transfer books will be closed from the 17th of January to the 31st of January, both days inclusive.

By order of the board.

A. H. WALKER,  
General manager.  
Toronto, 3rd January, 1917. 29-5

## UNION BANK OF CANADA.

DIVIDEND No. 120.

**NOTICE** is hereby given that a dividend at the rate of eight per cent per annum upon the paid-up capital stock of the Union Bank of Canada has been declared for the current quarter, and that the same will be payable at its banking house in the City of Winnipeg, and also at its branches, on and after Thursday, the 1st day of March, 1917, to shareholders of record at the close of business on the 14th day of February next.

The transfer books will be closed from the 15th to the 28th of February, 1917, both days inclusive.

By order of the Board,

G. H. BALFOUR,  
General manager.  
Winnipeg, 18th January, 1917. 31-4



## THE ROYAL BANK OF CANADA.

DIVIDEND No. 118.

**N**OTICE is hereby given that a dividend of three per cent (being at the rate of twelve per cent per annum) upon the paid-up capital stock of this Bank has been declared for the current quarter, and will be payable at the Bank and its branches on and after Thursday, the 1st day of March next, to shareholders of record of 15th February.

By order of the Board.

C. E. NEILL,  
General manager.

Montreal, Que., 16th January, 1917. 30-6

## THE GUELPH JUNCTION RAILWAY COMPANY.

**T**HE annual meeting of the shareholders of this company, for the transaction of general business properly to be transacted at such meeting, will be held on Tuesday, the 6th day of February, 1917, at 4 p.m., at the office of the company, Douglas Street, Guelph.

ARC. H. MACDONALD,  
Secretary.

31-2

## NAVIGABLE WATERS PROTECTION ACT.

CHAPTER 115, REVISED STATUTES OF CANADA.

**T**HE Vancouver, Victoria and Eastern Railway and Navigation Company, hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the Land Registry Office in the City of Vancouver, British Columbia, a description of the site and plan of the wharf proposed to be built in Burrard Inlet, in the Harbour of Vancouver, in extension of the existing wharf of the said company.

And take notice that after the expiration of one month from the date of the first publication of this notice, the Vancouver, Victoria and Eastern Railway and Navigation Company will under section 7 of the said Act, apply to the Minister of Public Works, at his office, in the City of Ottawa, for approval of the said plans, and for leave to construct the said wharf.

Dated at Vancouver, B.C., this 4th day of January, A.D. 1917.

A. H. MACNEILL,  
Solicitor for the Vancouver, Victoria and  
29-5 Eastern Railway and Navigation Company.

## NAVIGABLE WATERS PROTECTION ACT.

REVISED STATUTES OF CANADA, CHAPTER 115.

**C**ANADIAN Robert Dollar Company, Limited, hereby give notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa and in the office of the District Registrar of the Land Registry District of Vancouver at Vancouver, British Columbia, a description of the site and the plans of the wharf and saw-mill buildings proposed to be built on the North Arm of Burrard Inlet, in front of District Lot four hundred and seventy-one (471), Group one (1), Vancouver District.

And take notice that after the expiration of one (1) month from the date of the first publication of this notice Canadian Robert Dollar Company, Limited, will, under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa for approval of the said site and plans and for leave to construct the said wharf and saw-mill buildings.

Dated at Vancouver, British Columbia this 10th day of January, A.D. 1917.

CANADIAN ROBERT DOLLAR  
COMPANY, LIMITED,  
by their solicitors  
29-5 Messrs. Bodwell, Lawson & Lane.

## NAVIGABLE WATERS PROTECTION ACT.

CHAPTER 115, REVISED STATUTES OF CANADA.

**H**UME B. Babington and Norman R. Brodhurst, of the City of Prince Rupert, in the Province of British Columbia, hereby give notice that they have under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the District Registrar of Titles at the Land Registry Office at the City of Prince Rupert aforesaid, a description of the site and the plans of a wharf proposed to be built in Henslung Bay, Langara Island, in front of lots 999 and 998, Queen Charlotte Island Land District, Province of British Columbia.

And take notice that after the expiration of one month from the date of the first publication of this notice the said Hume B. Babington and Norman R. Brodhurst will under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa, Province of Ontario for approval of the said site and plans, and for leave to construct the said wharf.

Dated at Prince Rupert, B.C., this 27th day of December, A.D. 1916.

WILLIAMS & MANSON,  
Solicitors for the applicant.

28-5

## THE WEYBURN SECURITY BANK.

DIVIDEND No. 11.

**N**OTICE is hereby given that a dividend at the rate of five per centum per annum upon the paid-up capital stock of this bank has been declared for the half-year ending 31st December, 1916, and that the same will be payable at its head office and branches on and after 21st February, 1917.

Notice is also hereby given that in addition to the cash dividend for the half-year ending 31st December, 1916, a stock dividend equal to five per centum of the subscribed capital stock held by each stockholder on 31st December, 1916, has been declared and that same will be issued to such stockholders on and after 21st February, 1917.

By order of the Board.

H. O. POWELL,  
General manager.

Weyburn, Sask., 10th January, 1917. 30 4

## NAVIGABLE WATERS PROTECTION ACT,

CHAPTER 115, R.S.C.

**P**UBLIC notice is hereby given that, under section 7 of the said Act, "The St. Maurice River, Boom & Drive Company, Limited," has deposited with the Minister of Public Works at Ottawa, and in the Registry Office for the district of Champlain, in the Province of Quebec, a description of the site and plans of five piers proposed to be built in the St. Maurice River, at Grandes Piles, in the County of Champlain, in front of lots 212, 213, 214 and 215 of Range 2 of the Township of Radnor, on the east side of St. Maurice River, and of lots 132, 133 and 134 of Range 1, of the Township of Radnor, on the west side of St. Maurice River, and pier No. 5, as shown in said plans, which will be built on the island known as "Ile Le Blond," at Petites Piles, in the County of Champlain, in front of lot numbered one, in the first Range of the Township of Radnor, in the said County of Champlain.

And take notice that after the expiration of one month from the date of the first publication of this notice the St. Maurice River Boom and Drive Company, Limited, will, under section 7 of the said Act, apply to the Minister of Public Works at his office at the City of Ottawa, for approval of the said plans and for leave to construct the said piers.

Dated at Three Rivers, this 19th day of January, 1917.

BUREAU & BIGUÉ,  
Solicitors for the applicant,  
Power Building, Three Rivers.

31-4

## NAVIGABLE WATERS PROTECTION ACT.

CHAPTER 115, REVISED STATUTES, CANADA.

THE Canada Iron Foundries, Limited, hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa and in the Registry Office for Three Rivers, a description of the site and plans of the wharf proposed to be built at the mouth of St. Maurice River, in front of Lot No. 1824 of the official plans and book of reference of the cadaster of the City of Three Rivers.

And take notice that after the expiration of one month from the date of the first publication of this notice the said Canada Iron Foundries, Limited, will, under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa, for approval of the said site and plans, and for leave to construct the said wharf.

Dated at Three Rivers, this 19th day of January, 1917.

BUREAU & BIGUÉ,  
Solicitors for the applicant,  
Power Building, Three Rivers.

31-4

## BANQUE D'HOCHELAGA

NOTICE is hereby given, in accordance with provisions of article 33 of The Bank Act, that :

(A) The shareholders of the Banque d'Hochelaga, at their annual general meeting, held at the Head Office of the Bank, in the City of Montreal, on the 15th January, 1917, have adopted the following by-law :

"The authorized capital of the Banque d'Hochelaga is increased to the amount of ten million dollars, (\$10,000,000)."

Certified copy,

BEAUDRY LEMAN,  
Secretary and general manager.

(B) That application will be made, within three months from the adoption of the said by-law, to the Treasury Board, at Ottawa, for the issuing of a certificate approving this by-law.

Montreal, this 20th January, 1917.

BEAUDRY LEMAN,  
Secretary and general manager.

31-4

## THE BANK OF TORONTO.

DIVIDEND No. 142.

NOTICE is hereby given that a dividend of two and three-quarters per cent for the current quarter, being at the rate of eleven per cent per annum, upon the paid-up capital stock of the Bank, has this day been declared, and that the same will be payable at the Bank and its branches, on and after the 1st day of March next, to shareholders of record at the close of business on the 14th day of February next.

By order of the Board,

THOS. F. HOW,  
General manager.

The Bank of Toronto,  
Toronto, 24th January, 1917.

31-5

## THE BANK OF OTTAWA.

DIVIDEND No. 102.

NOTICE is hereby given that a dividend of three per cent, being at the rate of twelve per cent per annum, upon the paid-up capital stock of this Bank, has this day been declared for the current three months, and that the said dividend will be payable at the Bank and its branches on and after Thursday, the first day of March, 1917, to shareholders of record at the close of business on the 15th of February next.

By order of the Board,

D. M. FINNIE,  
General manager.

Ottawa, Ont., 15th January, 1917. 31-5

## THE CANADIAN BANK OF COMMERCE.

DIVIDEND No. 120.

NOTICE is hereby given that a quarterly dividend of  $2\frac{1}{2}$  per cent upon the capital stock of this bank has been declared for the three months ending 28th of February next, and that the same will be payable at the Bank and its Branches on and after Thursday, 1st March, 1917, to shareholders of record at the close of business on the 14th day of February, 1917.

By order of the Board,

JOHN AIRD,  
General manager

Toronto, 19th January, 1917. 31-5

## BANK OF MONTREAL.

NOTICE is hereby given that a dividend of two and one-half per cent upon the paid-up capital stock of this institution has been declared for the current quarter, payable on and after Thursday, the first day of March next, to shareholders of record of 31st January, 1917.

By order of the Board,

FREDERICK WILLIAMS-TAYLOR,  
General manager.

Montreal, 23rd January, 1917. 31-5

## THE HOME BANK OF CANADA.

DIVIDEND No. 41.

NOTICE is hereby given that a dividend at the rate of five per cent (5%) per annum upon the paid-up capital stock of this Bank has been declared for the three months ending the 28th February, 1917, and that the same will be payable at the Head office and Branches on and after Thursday the 1st day of March, 1917. The transfer books will be closed from the 14th day of February to the 28th day of February, 1917, both days inclusive.

By order of the Board,

J. COOPER MASON,  
Acting general manager.

Toronto, January 17, 1917. 31-5



## PROCLAMATIONS.

DEVONSHIRE.

[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'icelles pourront concerner,—SALUT :

## PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU que dans  
Sous-Ministre de la Justice, } et par la Partie  
Canada. } XII de la *Loi de la*  
*marine marchande*, Statuts révisés de 1906, chapitre 113, il est entre autres choses statué que Notre Gouverneur en conseil peut, par proclamation déclarer havre public toute étendue recouverte d'eau et soumise à la juridiction de Notre Parlement du Canada ;

ET ATTENDU que Notre Gouverneur en conseil est d'avis que le havre de Departure-Bay, dans la province de la Colombie-Britannique, renfermant l'étendue ci-après mentionnée, soit proclamé havre public,—

SACHEZ donc que par les présentes Nous proclamons et déclarons que le dit havre de Departure-Bay, renfermant une étendue couverte d'eau qui peut être décrite comme suit, savoir :

"Toutes les eaux de marée des cours d'eau, anses, etc., et tous les bancs jusqu'à la marque de l'eau haute en dedans de lignes droites tirées de la tangente sud de la pointe Pimbury franc est astronomiquement jusqu'à l'île Newcastle et de l'extrémité sud de l'île Lighthouse, de là jusqu'à la tangente nord de l'île Five-Fingers, et de là jusqu'à l'extrémité de Lagoon-Head." sera un havre public.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes, et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN : Notre très fidèle et très aimé cousin et conseiller, Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière ; membre de Notre très honorable Conseil Privé ; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges ; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce DIXIÈME jour de JANVIER, en l'année de Notre-Seigneur, mil neuf cent dix-sept et de Notre Règne la septième.

Par ordre,

31-3

THOMAS MULVEY,  
Sous-Secrétaire d'Etat.

DEVONSHIRE.

[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'icelles pourront concerner,—SALUT :

## A PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU que dans et par  
Sous-Ministre de la } la Partie XII de la *Loi de*  
Justice, Canada. } *la marine marchande*, Statuts  
révisés de 1906, chapitre 113, il est entre autre choses

statué par Notre Gouverneur en conseil, peut, par proclamation, déclarer havre public toute étendue recouverte d'eau et soumise à la juridiction de Notre Parlement du Canada ;

ET ATTENDU que Notre Gouverneur en conseil est d'avis que le havre de Nanaimo, dans la province de la Colombie-Britannique, renfermant l'étendue ci-après mentionnée, soit proclamé havre public,—

SACHEZ donc que par les présentes Nous proclamons et déclarons que le dit havre de Nanaimo, renfermant une étendue couverte d'eau qui peut être décrite comme suit, savoir :

"Toutes les eaux de marée des cours d'eau, anses, etc., et tous les bancs jusqu'à la marque de l'eau haute, en dedans de lignes droites tirées de la tangente sud de la pointe Pimbury franc est astronomiquement jusqu'à l'île Newcastle ; de l'extrémité de la pointe McKay jusqu'à l'extrémité sud de l'île Lighthouse ; de là jusqu'au phare de l'île Entrance, et de là jusqu'à l'extrémité de la pointe Berry, et traversant les détroits False et Dodd, à leurs points les plus étroits," sera un havre public.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. Témoin Notre Très fidèle et très aimé cousin et conseiller, Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière ; membre de Notre très honorable Conseil Privé ; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges ; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce DIXIÈME jour de JANVIER, en l'année de Notre-Seigneur mil neuf cent dix-sept et de Notre Règne la septième.

Par ordre,

31-3

THOMAS MULVEY,  
Sous-Secrétaire d'Etat.

## DÉPÊCHES, Etc.

CANADA,  
N° 1454.

DOWNING STREET,  
30 décembre 1916.

MILORD DUC,—Relativement à la dépêche n° 1096 du 27 septembre de mon prédécesseur, j'ai l'honneur de prier Votre Excellence d'informer Vos Ministres qu'il a été décidé d'augmenter les taux d'assurance contre les risques de guerre sur les cargaisons en vertu du projet d'assurance du gouvernement contre les risques de guerre à £2.2.0 par cent par voyage, lesquels deviendront en vigueur à compter du 22 décembre 1916.

J'ai l'honneur d'être,

Milord duc,

de Votre Grâce le très humble

et très obéissant serviteur,

(Signé) WALTER LONG.

Au Gouverneur général

Son Excellence le

Duc de Devonshire, C.J., G.C.O.V.,

etc., etc., etc.

31-3

Extrait du troisième supplément de la LONDON GAZETTE  
du 19 décembre 1916.

Il a gracieusement plu au Roi de conférer la Médaille Militaire pour bravoure en campagne aux sous-officiers et hommes ci-dessous mentionnés :

## CONTINGENT CANADIEN.

- 158503 soldat E. M. Abbey, carabiniers à cheval.  
57358 soldat T. E. Aitchison, inf.  
326 soldat N. J. Akerstream, inf.  
135027 canonier G. Apperley, art. de camp.  
186007 soldat C. A. N. Archer, inf.  
113062 brigadier E. Arlington, carab. à ch.  
84241 canon. T. Armstrong, art. de camp.  
426193 soldat A. E. Back, inf.  
440290 soldat R. L. Bagshaw, inf.  
45585 soldat A. Banks, corps des mitr.  
126664 soldat F. Beal, corps des mitr.  
9749 caporal F. P. Behan, inf.  
91138 canon. E. D. Berry, art. de camp.  
441855 soldat A. Bertram, inf.  
23103 soldat H. R. Biggs, inf.  
428180 soldat J. Blair, inf.  
177768 soldat J. E. Blaney, inf.  
145733 soldat W. Blaney, inf.  
70189 soldat J. Bois, inf.  
1213 soldat A. Bowie, serv. de santé de l'armée.  
466292 soldat F. T. Bradley, inf.  
467046 sous-capor. R. E. Breckon, inf.  
105495 sous-capor. Broadis, inf.  
41186 canon. J. L. Butler, art. de camp.  
885 C. C. Bradley, Eaton, batterie de mitr.  
69199 soldat E. C. Caldwell, inf.  
1228 sergt. R. J. Cameron, serv. de santé de l'armée.  
19411 sergt. J. Carlisle, inf.  
57378 soldat J. Cash, inf.  
21819 sergt. maj. de cie suppl. P. L. A. Chapman, inf.  
56151 soldat T. M. Chatterton, inf.  
406906 soldat A. M. Christian, corps des mitr.  
438996 soldat T. Christie, corps des mitr.  
911 capor. T. S. Clarke, Eaton bat. de mit.  
8624 caporal F. A. Clarke, inf.  
401577 soldat A. W. Coleman, inf.  
472342 soldat J. A. Connah, corps des mitr.  
113009 sous-sergt. B. C. Connelly, car. à cheval.  
53663 soldat C. Cook, inf.  
412740 soldat C. Cooper, inf.  
9283 sous-caporal A. K. Coulthard, inf.  
412205 soldat S. Courby, inf.  
401683 soldat W. Cullinan, inf.  
55813 soldat A. Curbishley, inf.  
110110 soldat D. Craig, carab. à ch.  
59237 soldat F. E. Davern, inf.  
65243 soldat H. Davidson, inf.  
114305 soldat T. Diggle, car. à ch.  
89096 canon. L. W. Dippill, art. de camp.  
142625 soldat G. E. Dodsworth, inf.  
445033 soldat J. J. Doran, corps des mitr.  
330108 canon. M. H. Duncan, art. de camp.  
405256 soldat W. E. Dunn, inf.  
A4062 soldat F. Durbin, inf.  
406076 caporal L. J. Elderkin, inf.  
109328 soldat T. D. Elson, car. à ch.  
40166 sergt. W. H. Evans, art. de camp.  
24159 soldat J. D. Forbes, inf.  
59339 soldat V. L. Fraser, inf.  
107254 sergt. W. A. Gardiner, car. à ch.  
69356 soldat B. Gaskill, inf.  
A24140 capl. D. Gibson, inf.  
10903 sous sergt. L. M. Glazier, inf.  
437876 soldat W. C. Gorrie, inf.  
422235 sous-sergt. L. Gouldsmith, inf.  
67512 sergt. M. Gray, inf.  
57840 soldat M. Hanlan, inf.  
112233 brig. suppl. Harcus, car. à ch.  
45654 soldat T. A. Hazlitt, corps des mit.  
303065 cpl. T. A. Hendry, art.  
A1058 sous-cpl. A. M. C. Herbert, inf.  
1658 cpl. A. Hogg, seav. de sante de l'ar.  
57846 sous-cpl. J. Hogg, inf.  
58204 sergt. G. Honey, inf.  
301435 can. A. P. Hourd, art. de camp.  
89102 can. F. B. Houston, art.  
14540 soldat P. F. Howe, inf.  
81420 cpl. C. Hudson, inf.  
703280 soldat R. E. Hudson, inf.  
177917 soldat J. D. Hunter, inf.  
11371 soldat F. L. Johnson, inf.  
67801 soldat W. Just, inf.  
1673 sergt. M. Kelso, intend. mil. can.  
412612 soldat J. W. Kennedy, inf.  
45591 sergt. N. C. Kerr, corps des mitr.  
107356 brig. B. Kildahl, car. à ch.  
83404 bombr. N. Kirkpatrick, art. de camp. can.  
59555 sous-sergt. A. J. Kitchener, inf.  
67899 soldat C. Knowlton, inf.  
127464 soldat R. J. Laidlaw, inf.  
405066 soldat R. D. Lamont, inf.  
55086 can. J. Law, art. de camp.  
141018 soldat H. Leary, inf.  
86067 bombr. F. Le Breton, art. de camp.  
602303 soldat F. W. Lee, inf.  
177281 soldat J. Leitch, inf.  
67565 cpl. R. Lewis, inf.  
A24174 cpl. J. H. Lindsay, inf.  
111289 maréc. des logis N. W. Lothar, car. à ch.  
25621 mar. d. log. R. G. H. W. MacCarthy, Borden bt.  
Service des mitr. can.  
45613 soldat A. J. Macdonald, corps des mitr.  
41376 bombr. D. Mackenzie, art.  
154603 sergt. W. A. McCarthy, pionniers.  
223 sapeur E. McEwen, génie.  
27242 cpl. en 2e W. McGowan, génie.  
703807 soldat J. J. McHugh, inf.  
A22564 sergt. H. McKenzie, inf.  
430070 soldat S. McKenzie, inf.  
63635 soldat A. McKinnon, inf.  
117088 cpl. F. C. McKinnon, car. à ch.  
68040 cpl. suppl. J. B. McKinnon, inf.  
21948 sergt. A. McLauchlin, inf.  
400636 soldat A. McLeod, inf.  
434357 sergt. suppl. J. McNeil, inf.  
27508 sergt. S. S. McPherson, inf.  
472359 soldat W. McQuade, inf.  
118088 sergt. suppl. K. McRae, car. à ch.  
59632 sous-cpl. C. S. Manners, inf.  
108369 soldat W. Manning, corps des mitr.  
406572 soldat H. Mason, inf.  
202 cpl. J. E. Mercer, génie.  
444228 soldat T. A. Merritt, inf.  
63646 sergt. W. N. Miller, inf.  
466959 soldat T. Milligan, inf.  
703579 soldat C. Mills, inf.  
426177 soldat J. Milton, inf.  
67056 soldat S. Minnick, inf.  
81601 cpl. H. M. Montgomery, inf.  
A2572 cpl. J. Morrice, inf.  
67439 sous-cpl. D. Morrison, inf.  
91191 conducteur P. R. Musson, art.  
57450 soldat M. Myers, inf.  
A2585 sergt. A. Newman, inf.  
40231 conduc. W. W. Nichol, art. de camp.  
424063 sous-sergt. W. C. W. Nioxley, inf.  
110430 soldat T. J. Nolan, car. à ch.  
177107 sergt. J. O. Noon, inf.  
13027 soldat A. Offley, inf.  
13787 soldat R. G. Oke, inf.  
703373 soldat A. J. Ovesen, inf.  
45541 soldat T. F. I. Park, corps des mitr.  
45570 sergt. A. W. Paterson, corps des mitr.  
428752 sergt. P. J. Paterson, inf.  
53377 cpl. A. F. Paul, corps des mitr.  
25991 sergt. W. Peat, inf.  
57476 soldat A. Pennell, inf.  
473046 soldat C. Pettit, inf.  
29482 sergt. E. J. Picton, inf.  
454506 soldat G. Quirk, inf.  
141520 soldat D. Rae, inf.  
21879 sergt. R. J. Rawlinson, inf.  
63778 sergt. J. Reekie, inf.  
55558 sergt. J. Reynolds, inf.  
53280 soldat R. H. Ribton, inf.  
42269 sergt. suppl. T. Ritchie, art. de camp.  
142131 soldat C. Roberts, inf.  
21413 soldat W. Roberts, inf.  
405405 soldat J. H. Robinson, inf.  
55048 sous-cpl. W. Robinson, inf.  
426884 soldat J. H. Rochon, inf.  
151216 soldat H. Rodgeron, inf.



487482 soldat E. E. Rogers, inf.  
 55326 sgt. D. C. Rolland, inf.  
 A14514 sous-cpl. J. Ryan, inf.  
 70346 sgt. G. I. Salway, inf.  
 21887 sgt. W. M. Scanlon, inf.  
 444091 sgt. E. M. Scovil, inf.  
 445779 soldat W. S. Shanks, corps des mitr.  
 57038 cpl. G. E. Simpson, inf.  
 73272 sous-cpl. A. Small, inf.  
 413089 soldat O. Smith, inf.  
 63840 sgt. G. M. Snideman, inf.  
 454414 soldat P. St. Croix, inf.  
 435390 soldat W. H. Stevenson, inf.  
 622686 soldat F. Stockdale, inf.  
 A22161 soldat J. H. Taplin, inf.  
 A36498 J. Taylor, inf.  
 457253 sgt. suppl. E. S. Taylor, inf.  
 178295 soldat A. W. Thompson, inf.  
 202 sgt. suppl. F. W. Thompson, corps des mitr.  
 1770 soldat A. R. S. Thompson, int. milit. can.  
 53622 sous- Sgt. H. Tripp, inf.  
 70000 sous- cpl. J. F. Turnbull, inf.  
 303066 brig. E. A. Walford, art.  
 300 sapeur V. G. Wallace, génie.  
 201510 soldat A. Waterton, inf.  
 42607 bombr. G. Webb, art. de camp.  
 A36340 soldat G. Wilford, inf.  
 53631 sgt. G. H. Williams, inf.  
 1449 soldat A. A. Williamson, serv. de santé can.  
 420696 sergt. R. F. Wilson, inf.  
 406202 soldat H. Wren, inf.  
 110599 soldat F. L. Young, car. à ch.  
 108647 soldat E. Young, car. à ch.

Une agrafe à leur médaille militaire a été accordée aux sous-officiers et soldats ci-dessous mentionnés :

407019 sergt. suppl. J. P. Ironside, inf. can.  
 69033 soldat H. Arseneault, inf. can.

La médaille militaire leur a été accordée d'après la *London Gazette* du 23 août 1916. Voir la *Gazette du Canada*, 23 septembre 1916.

1619 sgt. G. Angus, inf. can.  
 13609 sergt. suppl. J. H. Bowyer, inf. can.  
 445 soldat R. C. Dyer, inf. can.  
 59368 soldat F. H. Gillett, inf. can.  
 53504 soldat R. C. Sheridan, inf. can.

La médaille militaire leur a été accordée d'après la *London Gazette* du 10 octobre 1916. Voir la *Gazette du Canada* du 11 novembre 1916.

91513 bombr. A. Wheat, art. de camp. can.

La médaille militaire lui a été accordée d'après la *London Gazette* du 27 octobre 1916. Voir la *Gazette du Canada* du 16 décembre 1916. 32-1

(Extrait du deuxième supplément de la LONDON GAZETTE du 19 décembre 1916.)

WAR OFFICE,

21 décembre 1916.

IL a gracieusement plu à Sa Majesté le Roi de conférer aux officiers et sous-officiers à brevet ci-dessous mentionnés la Croix Militaire en récompense de leur bravoure et de leur dévouement en campagne :—

#### TROUPES CANADIENNES.

Le lieutenant Gordon Francis Armstrong, infanterie canadienne.

Pour bravoure remarquable au feu. Il établit et maintint les communications sous un feu intense, allant maintes fois en terrain découvert réparer les fils qui avaient été coupés. Il fit tout le temps preuve d'un grand courage et de détermination.

Le lieutenant Mahlan Lambert Boyle, infanterie canadienne.

Pour bravoure remarquable au feu. Bien que blessé il continua de commander sa compagnie et traversa le terrain découvert sous un feu intense. Dans une autre occasion il attaqua un obusier de tranchée avec grand courage.

Le lieutenant Harry Johnston Dembrey, carabiniers à cheval canadiens.

Pour bravoure remarquable au feu. Il fit une reconnaissance des plus importantes. Plus tard bien que grièvement blessé, il dirigea le barrage et la consolidation de la tranchée enlevée par sa compagnie, restant à son poste pendant deux heures.

Le lieutenant Douglas Walter Ferrier, artillerie de campagne canadienne.

Pour bravoure remarquable au feu. Il porta en lieu de sûreté un homme sans connaissance, plus tard il aida à transporter deux hommes à un poste de pansement, à 1,200 verges de-là, sous un bombardement très violent de l'ennemi.

Le capitaine George Garent Greer, service de santé de l'armée.

Pour bravoure remarquable et dévouement. Il soigna et pansa les blessés pendant deux heures en terrain découvert sous un feu intense. Plus tard, il continua ses soins pendant quarante-huit heures et donna, par son courage et son dévouement, un splendide exemple à ses hommes.

Le lieutenant Alexander Kennedy, carabiniers à cheval.

Pour bravoure remarquable au feu. Il fit preuve d'un courage remarquable et d'habileté en dirigeant l'approvisionnement des bombes et l'évacuation des blessés. Plus tard, bien que blessé, il assuma le commandement de sa compagnie et réorganisa la ligne.

Le lieutenant temporaire Arthur Truman Lower, infanterie canadienne.

Pour bravoure remarquable au feu. Il montra un grand courage et de l'habileté en conduisant ses hommes en avant en terrain découvert pour renforcer partie de la ligne. Plus tard, il aida matériellement à repousser trois attaques de l'ennemi.

Le lieutenant Frank Alphonse Ney, carabiniers à cheval canadiens.

Pour bravoure remarquable au feu. Il conduisit une troupe de renfort en terrain découvert, sous un feu intense, faisant preuve d'un grand courage et d'initiative. Plus tard, il établit un barrage et organisa avec succès une contre-attaque.

Le lieutenant Joseph O'Ragan, carabiniers à cheval canadiens.

Pour bravoure remarquable au feu. Il conduisit avec succès une attaque de bombardiers contre des forces ennemies très supérieures, faisant preuve de grand courage et de détermination. Plus tard il établit un barrage et sauva nombre de blessés.

Le lieutenant George Randolph Pearkes, carabiniers à cheval canadiens.

Pour bravoure remarquable au feu. Il conduisit une escouade de bombardiers avec beaucoup de courage et de détermination, prenant 600 verges de tranchées et faisant dix-huit prisonniers. Plus tard, bien que blessé, il resta à son poste jusqu'à ce que le bataillon fut relevé.

Le lieutenant Ernest Alfred Robinson, régiment royal canadien.

Pour bravoure remarquable au feu. Il conduisit une reconnaissance audacieuse, obtint des renseignements importants et aida à sauver trois blessés sous un feu très violent.

Le lieutenant Allen Shortt, infanterie canadienne.

Pour bravoure remarquable au feu. Pendant que sa compagnie était aux prises avec l'ennemi il réussit, avec cinq hommes à bombarder une mitrailleuse et à la mettre hors de service. Plus tard il traversa le "Pays de personne," en plein jour, sous un feu violent pour donner des renseignements sur la situation.

Le lieutenant William John Wallace, infanterie canadienne.

Pour bravoure remarquable au feu. Il montra beaucoup de courage en conduisant trois attaques séparées de bombardiers contre une position ennemie. Il fut blessé.

IL a gracieusement plu au Roi d'approuver que la Médaille pour Conduite Distinguée soit conférée aux sous-officiers à brevet, sous-officiers et soldats ci-dessous mentionnés pour des actes de bravoure et de dévouement en campagne :—

## TROUPES CANADIENNES.

110134 sergent G. Dibblee, carabiniers à cheval canadiens.

Pour bravoure remarquable au feu. Il assumait le commandement de son escouade et la conduisit avec grand courage et détermination. Plus tard, bien que grièvement blessé il resta à son poste.

103311 soldat R. Joblin, carabiniers à cheval canadiens.

Pour bravoure remarquable au feu. Avec un sous-officier il monta sur le parapet et bombarda l'ennemi qui se retira. Il en mit plusieurs hors de combat avec son revolver après avoir épuisé son approvisionnement de bombes, sauvant ainsi la situation à un moment critique.

73473 sous-caporal M. E. Lawrence, infanterie canadienne.

Pour bravoure remarquable au feu. Un obus chargé, dont la fusée brûlait, ayant été laissé dans le mortier de la tranchée, il ordonna à son équipe de se retirer, releva la pièce, saisit l'obus au moment où il tombait et le lança par dessus le parapet où il explosa immédiatement ;

542244 soldat (sergent-major suppléant), intendance militaire canadienne.

Pour bravoure remarquable au feu. Il fit preuve de grand courage et détermination en dégageant les voitures des ambulances de campagne et en continuant d'évacuer les blessés sous un feu intense d'artillerie.

110510 caporal J. D. Shearer, carabiniers à cheval canadiens.

Pour bravoure remarquable au feu. Il fit une reconnaissance audacieuse et obtint des renseignements des plus importants. Plus tard, avec un soldat, il prit une mitrailleuse ennemie après avoir tué les servants, retourna le canon et ouvrit le feu sur l'ennemi. Dans une autre occasion il conduisit une patrouille et obtint des renseignements importants.

117553, caporal J. W. Stephenson, carabiniers à cheval canadiens.

Pour bravoure remarquable au feu. Accompagné d'un soldat il sauta sur le parapet et bombarda l'ennemi qui se retira. Il en mit plusieurs hors de combat avec son revolver après avoir épuisé son approvisionnement de bombes, sauvant ainsi la situation à un moment critique.

## ERRATA.

Les corrections suivantes ont été faites dans les listes de la *London Gazette* :—

## Médaille pour conduite distinguée.

25 novembre 1916—voir la *Gazette du Canada* du 13 janvier 1917.

Pour n° 127020 soldat C. E. Dobson, infanterie canadienne, lisez 127020 soldat C. E. Dolson, infanterie canadienne.

30 juin 1915—voir la *Gazette du Canada* du 24 juillet 1915.

Pour n° 8569 soldat E. McGuire, infanterie canadienne, lisez n° 13022 soldat Trévor Maguire, infanterie canadienne.

Les corrections suivantes sont faites dans les listes de la *London Gazette*, datée 14 novembre 1916—voir la *Gazette du Canada* du 23 décembre 1916.

Pour le lieutenant Charlewood Derwent Lloyd, infanterie canadienne, lisez le lieutenant Charlewood Derwent Llwyd, infanterie canadienne.

32-1

## ARRÊTÉS EN CONSEIL.

[166]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 20e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le Département des Affaires des Sauvages a demandé la mise en réserve pour les sauvages, aux termes du traité numéro 8, d'une étendue de terrain située dans le township 94, rang 11, à l'ouest du 4e méridien, dans la province d'Alberta, connue sous la désignation de "Réserve des Sauvages numéro 174, de Fort McKay," et comprenant une superficie de 257 acres, plus ou moins ;

Et attendu que les terrains ci-haut demandés et décrits plus minutieusement comme suit sont disponibles d'après les archives du Ministère de l'Intérieur pour les fins susdites, et que le Ministre de l'Intérieur en recommande la mise en réserve, —

Par conséquent, il plaît à Son Excellence le gouverneur général en conseil, sous l'empire et en vertu des dispositions 76 de la *Loi des terres fédérales* de décréter par ces présentes que les terrains en question soient soustraits de l'opération de la *Loi des terres fédérales* et mis en réserve pour les sauvages.

Les dits terrains sont plus particulièrement décrits comme suit :

Formé de toute cette partie de la moitié est de la section 13 et toute cette partie du quart sud-est de la section 24, township 94, rang 11, à l'ouest du 4e méridien situées à l'est de la rive droite de la rivière Athabaska, ainsi qu'indiqué sur une carte ou plan d'arpentage du dit township, approuvé et confirmé à Ottawa, le 18 août 1916 par Edouard Deville, arpenteur général des terres fédérales, et déposé au département de l'Intérieur.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

32-4

[3235]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 31e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 28 décembre 1916, représentant que conformément aux dispositions de la *Loi des terres fédérales*, la Compagnie de la Baie d'Hudson a obtenu, par la notification de la confirmation de l'arpentage du township, le droit de propriété à la section 8, township 5, rang 28, à l'ouest du 4e méridien.

Le Ministre représente que des doutes ayant surgi relativement à l'efficacité de la dite notification pour donner à la dite compagnie, comme c'était l'intention, le droit de propriété à ces parties de la dite section 8 qui sont couvertes par les eaux d'un certain lac arpenté, le commissaire de la Compagnie de la Baie d'Hudson demande qu'il soit cédé à la compagnie par des lettres patentes supplémentaires les terrains compris dans la moitié est de la dite section 8 couverts par les eaux du dit lac et indiqués sur le plan d'arpentage.

Le ministre est d'avis que la demande soit accordée et, en conséquence, il recommande l'émission de lettres patentes à la compagnie de la Baie d'Hudson cédant tous ces terrains compris dans la moitié est de la section 8, township 5, rang 28, à l'ouest du 4e méridien sous les eaux d'un certain lac arpenté, tel qu'indiqué sur un plan d'arpentage du dit township approuvé et sanctionné à Ottawa le 1er mars A. D. 1888, par Edouard Deville, Arpenteur général des terres fédérales et déposé au département de l'Intérieur, lequel terrain contient 27 acres plus ou moins.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

32-4



[13]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 8e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 2 janvier 1917, représentant que le 24 septembre 1898, John F. Morton a obtenu une inscription de homestead pour le quart sud-ouest de la section 4, township 9, rang 14, à l'ouest du 2e méridien, et que cette inscription a été subseqüemment annulée après qu'il eût été prouvé que l'inscrit ne remplissait pas dûment ses obligations de résidence.

Le Ministre ajoute que par un arrêté en conseil daté le 4 mars 1910, le quart de section ci-dessus décrit été mis en réserve pour le fonds des terres des écoles.

Il est maintenant représenté que John F. Morton, le premier inscrit réside sur ce terrain depuis quelques années et s'est conformé aux prescriptions de la *Loi des terres fédérales* en ce qui concerne l'obligation de résidence et de culture.

En vue de ces circonstances, le Ministre recommande que l'arrêté en conseil du 4 mars 1910 soit rescindé, afin que le quart de section ci-dessus décrit soit de nouveau disponible pour fins de homestead.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

30-4

Greffier du Conseil privé.

[3069]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 10e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le Ministre de l'Intérieur représente qu'en vertu de l'autorisation donné par un arrêté en conseil du 3 février 1914, il a été accordé à la ville de Lloydminster, la concession gratuite de deux cents quatre-vingt-douze lots disponibles et non encore concédés, situés dans les limites de la dite ville, la dite concession étant jugée d'intérêt public ;

Et attendu que lors de la dite concession quatorze lots dans les limites de la dite ville étaient détenus sous des ventes à termes et que ces ventes ayant été résiliées à défaut de paiement, les dits lots appartiennent maintenant en pleine propriété au Ministère de l'Intérieur ;

Et attendu que le Ministre de l'Intérieur représente de plus qu'un arrêté en conseil du 31 août 1908 a mis en réserve, pour le creusage de puits à l'usage de la ville de Lloydminster, sept lots dans les limites de la dite ville, savoir : lots 10, block 5 ; lot 26, block 6 ; lot 16, block 9 ; lot 28 ; block 11 ; lot 10 ; block 13 ; lot 8, block 15 et lot 10, block 19 ;

Et attendu que les dits sept lots appartiennent en pleine propriété au Ministère de l'Intérieur ;

Et attendu que le Ministre de l'Intérieur est d'avis qu'il serait de l'intérêt public de céder à la ville de Lloydminster les quatorze lots qui étaient détenus sous ventes à termes lors de la passation de l'arrêté en conseil du 3 février 1914 ;

A ces causes, il plaît à Son Excellence le Gouverneur général en Conseil de céder par les présentes à la ville de Westminster les dits quatorze lots et d'en autoriser la concession gratuite à la dite municipalité.

Considérant la concession faite à la ville de Lloydminster de tous les lots appartenant au gouvernement dans les limites de la dite ville, il plaît aussi à Son Excellence le Gouverneur général en conseil de rescinder le dit arrêté en conseil du 31 août 1908, et d'autoriser la concession gratuite à la ville de Lloydminster des lots y mentionnés.

RODOLPHE BOUDREAU,

29-4

Greffier du Conseil privé.

[58]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 13e jour de janvier 1917

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

IL plaît à Son Excellence le Gouverneur général en conseil de décréter par ces présentes ce qui suit :—  
L'arrêté en conseil du 15 novembre 1916 (C.P. 2851), modifiant les règles et règlements pour la régie du port de Halifax, dans la province de la Nouvelle-Ecosse, ainsi qu'établis par un arrêté en conseil du 23 octobre 1916, est par ces présentes annulé, et ces règles et règlements sont par ces présentes modifiés en leur ajoutant le règlement IV "A" ci-dessous :

## RÈGLEMENT IV "A".

Quand un des navires de Sa Majesté, soit britannique soit canadien, ou d'autres navires commandés par des officiers de Sa Majesté, à l'entrée ou à la sortie du port, hisse la lettre "O" (Code international des signaux) au ton du mât de misaine, tous les autres navires de Sa Majesté, soit britanniques soit canadiens, qui sont dans le port, doivent hisser le Jack de pilote comme signal général, et le Jack de pilote doit aussi être hissé au mât de l'arsenal dans le même but ; et tous les autres navires, embarcations et bateaux de toute description en marche dans le port doivent s'écarter de la route du dit navire sur lequel est hissée la lettre "O" (Code international de signaux) ; attendu, toujours, que ledit navire est dirigé avec le soin nécessaire et à une vitesse modérée et qu'il se tient, en autant qu'il lui est possible, sur le côté de la passe, qui se trouve sur le côté de tribord du navire.

RODOLPHE BOUDREAU,

31-2

Greffier du Conseil privé.

[3136]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 29e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le Département des Affaires des Sauvages a demandé la mise en réserve pour les Sauvages, sous l'empire des dispositions du traité numéro 2, d'un terrain situé dans les townships 9 et 10, rang 23, à l'ouest du méridien principal, comprenant une superficie de 9,094 acres, soit approximativement 14½ milles carrés ;

Et attendu que les terrains demandés, qui sont plus minutieusement décrits comme suit, sont disponibles d'après les archives du Ministère de l'Intérieur pour les fins susdites ;

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 76 de la *Loi des terres fédérales*, de décréter par ces présentes que les dits terrains soient soustraits de l'application de ladite loi et mis en réserve pour les Sauvages.

Les dits terrains peuvent être décrits plus minutieusement comme suit :

Composés de toutes les parties des townships 9 et 10, rang 23, à l'ouest du méridien principal, arpentées pour la réserve des sauvages de Oak-River et indiquées sur un plan d'arpentage de la dite réserve déposé au Ministère de l'Intérieur sous le numéro 24,909 et colorées en rose sur une copie dudit plan ci-annexée, sauf et en soustrayant cette partie désignée comme section 26, township 10, rang 23, à l'ouest du méridien principal, dont le titre a été cédé à la Compagnie de la Baie d'Hudson, le 28 mars 1881, sous l'empire des dispositions de la *Loi des terres fédérales* à cet effet.

RODOLPHE BOUDREAU,

31-2

Greffier du Conseil privé.

[3122]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 19e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 17 de la *Loi des réserves forestières et des parcs fédéraux*, d'établir les règlements suivants concernant l'administration des "Prairies hautes"; lesquels règlements devront s'appliquer aux réserves forestières dans les limites de la zone des chemins de fer de la province de la Colombie-Britannique, et ces règlements sont par ces présentes établis en conséquence.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

## RÈGLEMENTS concernant les "Prairies hautes" dans les réserves forestières fédérales, dans la zone des chemins de fer de la Colombie-Britannique.

Les "Prairies hautes" sont des prairies d'accès difficile dans les réserves forestières, d'où il est impossible de voiturier le foin, de sorte que le seul usage qu'on peut en faire est pour le pâturage du bétail sur place.

Un "Fermier de bétail" est une personne ou compagnie qui a pris à bail pour exploitation pendant un terme d'années un ranch ou une ferme et ses accessoires, y compris le bétail, soit à loyer fixe, soit pour une part des profits, avec garantie de remettre au propriétaire à la conclusion du bail une quantité équivalente de bétail ou sa valeur en argent.

1. Il peut être accordé, sujet aux conditions ci-après mentionnées, à toute personne qui est un sujet britannique un permis pour l'exploitation exclusive pour un terme de cinq ans d'une prairie haute ou, s'il s'agit de prairies de peu d'étendue, d'un nombre quelconque de prairies dont l'étendue totale, telle que déterminée par la méthode expliquée à l'article 13 ci-après, n'excède pas cent acres.

2. Toute prairie haute pour laquelle il aura été fait une demande de permis d'exploitation doit être arpentée par bornes et limites par un fonctionnaire de l'administration forestière. Un plan du dit arpentage sera déposé au bureau du surintendant des réserves forestières et tout permis accordé doit se conformer au nombre d'acres indiqué sur le dit plan.

3. (a) Les demandes de permis d'exploitation de prairies hautes et doivent être classées comme suit et considérées dans l'ordre de priorité suivante :

Classe 1. Demandes de la part de propriétaires *bona fide* d'un ranch ou de terrains agricoles, qui désirent adjoindre des prairies hautes à leur ranch ou à leur ferme.

Classe 2. Demandes de la part de personnes qui ne pas sont propriétaires de ranch ou de terrains agricoles auxquels elles désirent adjoindre des prairies hautes pour l'élevage, mais qui demandent des prairies hautes pour exploiter le bétail comme industrie indépendante.

(b) Aucune demande de la classe 2 ne doit être prise en considération avant que ne soient accordées toutes les demandes de la classe 1.

4. S'il est présenté à la fois plus d'une demande de la même classe pour une prairie pour laquelle aucun permis n'est encore accordé, le fonctionnaire de l'administration forestière peut, avec le consentement des requérants, faire un partage de la prairie ; si les requérants ne peuvent s'accorder, il mettra la prairie à l'enchère à une mise à prix pour chaque acre telle que fixée à l'article 11, des présents règlements.

5. Le concessionnaire doit faire, à la satisfaction du fonctionnaire préposé à l'administration de la réserve, toutes les améliorations nécessaires pour mettre la prairie en état de fournir un maximum de pâturage.

6. Seul le bétail dont le concessionnaire est de bonne foi le propriétaire ou le fermier, peut être mis en pâturage dans une prairie haute.

7. Un concessionnaire peut utiliser une prairie haute pour l'une des fins suivantes :

1. Y récolter du foin pour l'usage du bétail l'hiver suivant.
2. Y mettre du bétail en pâturage l'été.
3. Mettre une partie en foin et le reste en pâturage.

8. Le nombre de bestiaux en pâturage chaque année dans une prairie haute doit être au moins le suivant :—

1. Pour les trois premières années de la durée du permis :

a. Bêtes à cornes ou chevaux, au moins une tête à hiverner par chaque deux acres de prairie sous concession.

b. Moutons, au moins cinq têtes à hiverner par chaque deux acres de prairie sous concession.

2. Pour la quatrième et la cinquième année de la durée du permis, ou durant son extension en vertu de l'article 10 des présents règlements :

a. Bêtes à cornes ou chevaux, au moins une tête à hiverner par chaque acre de prairie sous concession.

b. Moutons, au moins cinq têtes à hiverner par acre de prairie sous concession.

9. Tout concessionnaire doit, avant le premier mai chaque année, fournir au fonctionnaire préposé à l'administration de la réserve une déclaration sous serment de l'usage qu'il a fait au cours des douze mois précédents de la prairie haute à lui cédée. La déclaration contenir :

1. Le nombre des bestiaux en pâturage ;
2. Le temps de leur pâturage ;
3. La quantité de foin récolté ;
4. La quantité de foin servi au bétail ;
5. Les améliorations faites.

10. A tout concessionnaire qui s'est conformé aux dispositifs des présents règlements peuvent être accordées trois extensions du dit permis pour des périodes additionnelles de cinq années, pourvu qu'il en fasse la demande au moins six mois avant l'expiration du dit permis ou de son extension ; et la dite demande aura la préférence sur toute autre demande de permis pour les mêmes terrains en vertu des présents règlements.

11. Les prix exigibles pour les concessions de prairies hautes sont les suivants : Permis original—cinq cents l'acre par année. Première extension—dix cents l'acre par année. Deuxième et troisième extensions—quinze cents l'acre par année.

12. Les concessions de prairies hautes ne peuvent être ou transférées ou cédées sans le consentement du ministre et nulle personne ou compagnie a droit à plus d'un permis à la fois.

13. Si le ministre consent au transfert d'une concession, le permis doit être retourné au ministère, qui émettra un nouveau permis au nom du concessionnaire pour le reste de la période comprise dans le permis original et aux mêmes conditions.

14. Lors de l'annulation d'un permis, ou si le concessionnaire ne désire ou ne peut obtenir une extension, un concessionnaire subséquent d'une prairie haute améliorée doit payer les redevances que le premier concessionnaire aurait eu à acquitter s'il eut continué en possession.

15. Le concessionnaire, pendant la durée de son permis, doit maintenir en bon état, à la satisfaction du fonctionnaire de l'administration forestière, toute clôture déjà érigée.

16. Quiconque désire couper du bois sur la dite réserve forestière pour y effectuer des améliorations doit en obtenir l'autorisation sujet aux conditions et aux redevances mentionnées dans les règlements concernant les réserves forestières.

17. Tout commissaire est tenu responsable de tous les feux occasionnés directement ou indirectement par son action personnelle ou celle d'un de ses serviteurs, employés ou agents, sur tout terrain dans les limites d'une réserve forestière pour laquelle le dit commissaire détient un permis ; et tous les dits employés doivent donner gratuitement leurs services en tout temps si un feu se déclare ou menace le terrain ou les améliorations du concessionnaire. Toute négligence de la part du concessionnaire pouvant occasionner un feu est une raison suffisante pour l'annulation de son permis.

18. On peut obtenir un pâturage d'été pour le bétail hiverné dans une prairie haute aux conditions mentionnées dans les règlements concernant les pâturages. Le concessionnaire d'une prairie haute a les mêmes droits que ceux qui font une demande de concession de pâturage sous la classe 1, telle que définie dans l'article 39 des règlements concernant les réserves forestières, établis par un arrêté en conseil du 20 avril 1916. 31-4



[3135]

## HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 19e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 13 décembre 1916, représentant que sous l'empire des dispositions de la *Loi de l'Irrigation* l'autorisation a été accordée à la compagnie dite "The Southern Alberta Land Company, Limited," de construire un système d'irrigation dont l'eau serait tirée de la rivière Bow à un point dans le quart sud-est de la section 34, township 21, rang 25, à l'ouest du 4e méridien, et que sous l'empire de cette autorisation la dite compagnie a établi le tracé et partiellement construit un canal à partir du dit point jusqu'à et traversant la région qui devait être irriguée.

En vertu des pouvoirs conférés au Ministre de l'Intérieur en vertu de l'article 54 de la *Loi de l'Irrigation*, des règlements ont été établis dans le but d'accorder gratuitement le droit de passage pour les canaux et tranchées d'irrigation, ce droit de passage devant comprendre, outre la largeur du canal ou de la tranchée, une lisière marginale n'excédant pas vingt pieds d'un côté et dix pieds de l'autre côté du dit canal ou de la dite tranchée, afin d'y donner accès pour l'exploitation et les réparations, les dits règlements pourvoyant aussi à la concession d'une plus grande largeur de terrain, mais n'excédant pas dix acres en tout, s'il était démontré que cette concession est nécessaire pour le bon fonctionnement du système d'irrigation ;

A cause des dimensions du canal que la compagnie construit, ainsi que la profondeur de l'excavation à certains points, et de la hauteur du remblai à d'autres endroits il a été jugé nécessaire en certains cas de permettre que le droit de passage comprenne une plus grande superficie afin de pouvoir disposer des déblais et offrir des facilités adéquates à l'entretien du système d'irrigation ;

Dans tous les cas mentionnés dans cette minute, où les terrains sont détenus par inscription de homestead ou de préemption, des emprises ont été données par les inscrits à la compagnie dite "The Southern Alberta Land Company, Limited," cédant le droit de passage du canal sur ces terrains ; ces emprises ont été enregistrées au Ministère de l'Intérieur. Le reste des terrains mentionnés sur lesquels la compagnie demande le droit de passage, appartiennent encore à la Couronne.

Par conséquent, le Ministre demande l'autorisation d'accorder gratuitement, par permis d'occupation, à la compagnie dite "The Southern Alberta Land Company, Limited," le droit de passage pour ses canaux et tranchées sur les terrains ci-dessous décrits, mais n'excédant pas la superficie mentionnée dans chaque cas et conformément au plan du dit système d'irrigation déposé au bureau du Commissaire d'Irrigation à Calgary et au Ministère de l'Intérieur, et enregistré au bureau du registraire des titres de terres à Calgary, dans la province d'Alberta, ces concessions demeurant valides tant que les travaux ici mentionnés serviront aux fins d'irrigation ;

(1) Le quart nord-ouest de la section 19, township 14, rang 19, à l'ouest du 4e méridien, comprenant 13.6 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 360.

(2) Le quart sud-est de la section 19, township 14, rang 19, à l'ouest du 4e méridien, comprenant 13.51 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 360.

(3) Le quart sud-est de la section 30, township 14, rang 20, à l'ouest du 4e méridien, comprenant 27 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 361.

(4) Le quart sud-est de la section 25, township 14, rang 20, à l'ouest du 4e méridien, comprenant 10.14 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 360.

(5) Le quart nord-est de la section 27, township 14, rang 20, à l'ouest du 4e méridien, comprenant 14.84

acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 360.

(6) Le quart sud-ouest de la section 25, township 14, rang 20, à l'ouest du 4e méridien, comprenant 16.79 acres, ainsi qu'indiqué sur le plan d'irrigation numéro 360.

(7) Le quart nord-ouest de la section 34, township 13, rang 17, à l'ouest du 4e méridien, comprenant 35.21 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 296.

(8) Le quart sud-est de la section 16, township 14, rang 8, à l'ouest du 4e méridien, comprenant 11.85 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 183.

(9) Le quart sud-ouest de la section 6, township 14, rang 9, à l'ouest du 4e méridien, comprenant 10.84 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 183.

(10) Le quart nord-est de la section 35, township 13, rang 10, à l'ouest du 4e méridien, comprenant 13.5 acres, plus ou moins, ainsi qu'indiqué sur le plan d'irrigation numéro 183.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

29-4

[3277]

## HOTEL DU GOUVERNEMENT A OTTAWA.

Vendredi, le 5e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 23 décembre 1916, au sujet d'une demande reçue de la compagnie du chemin de fer dite "Kettle Valley Railway Company," pour un permis d'occupation de cette partie du lit de la rivière Fraser adjacente à la voie ferrée de la compagnie et de chaque côté de cette voie, cette partie du lit de la rivière étant requise pour l'emplacement d'un pont, et pouvant être décrite comme suit :

"Le terrain submergé situé dans la section 16, township 5, rang 26, à l'ouest du 6e méridien, dans la province de la Colombie-Britannique, et qui peut être décrit plus minutieusement comme suit :—

"Borné à l'est et à l'ouest par les marques ordinaires de l'eau haute sur les rives gauche et droite respectivement de la rivière Fraser, et au nord et au sud par des lignes parallèles à la ligne de centre de la voie du chemin de fer de Kettle Valley et qui en sont éloignées perpendiculairement de 50 pieds de chaque côté, ce terrain contenant 1.83 acres, plus ou moins, le tout conforme au plan de la chaussée de la voie ferrée, pour l'emplacement d'un pont du chemin de fer Kettle Valley, approuvé et confirmé par E. Deville, arpenteur général des terres fédérales, et daté à Ottawa le 3e jour d'août 1915, et dont copie est annexée."

Le Ministre représente que l'emplacement et les plans des travaux soumis par la compagnie ont été approuvés par le Département des Travaux Publics conformément aux dispositions de la *Loi de la protection des eaux navigables*, chapitre 115 des Statuts révisés du Canada, 1906, modifiée par le chapitre 44, 9 10 Édouard VII, et que des copies de ces plans ont été déposées au Département de l'Intérieur.

Par conséquent le Ministre demande l'autorisation d'émettre en faveur de la compagnie dite "Kettle Valley Railway Company" un permis d'occupation pour la partie du lit de la rivière Fraser qui est décrite ci-dessus, le dit permis devant être pour telle période que la compagnie peut demander en rapport avec l'exploitation de son chemin de fer ; un loyer annuel de \$1.00 sera payé au Département de l'Intérieur.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

29-4

[108]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 17e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que demande a été faite au nom de la Corporation Episcopale Catholique Romaine d'Athabaska de la concession gratuite du lot numéro 5 du township 70, rang 23, à l'ouest du 5e méridien, dans la province d'Alberta, contenant 158 acres plus ou moins, en vertu de l'occupation de ce terrain à la date de l'extinction du titre des Sauvages ;

Et attendu que la preuve soumise démontre que la Corporation Episcopale Catholique Romaine d'Athabaska, par l'entremise de ses agents, était en possession du terrain à la date de la conclusion du traité indien numéro 8 à l'été de 1899,—

A ces causes, il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 76 de la *Loi des terres fédérales*, d'autoriser la concession gratuite du dit lot numéro 5, du township 70, rang 23, à l'ouest du 5e méridien, à la Corporation Episcopale Catholique Romaine d'Athabaska.

RODOLPHE BOUDREAU,

31-4

Greffier du Conseil privé.

3121]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 29e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le Département des Affaires des Sauvages a demandé la mise en réserve pour les sauvages de la bande des Cris, conformément aux dispositions du traité numéro 8, des réserves numéro 176, 176A et 176B du lac Grégoire, comprenant une superficie totale de 5,709 acres ; et

Attendu que les terrains demandés, qui sont plus minutieusement décrits ci-dessous, sont disponibles pour les fins susdites d'après les archives du Ministère de l'Intérieur ;

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 76 de la *Loi des terres fédérales*, de décréter par ces présentes que les dits terrains soient soustraits de l'application de la dite loi et mis en réserve pour les Sauvages ;

Les dits terrains peuvent être décrits plus minutieusement comme suit :

1.—Réserve numéro 176, commençant à l'angle sud-est de la section 25, township 85, rang 8, à l'ouest du 4e méridien ; de là franc ouest sur une distance de 241 chaînes et 64 chaînons jusqu'à un poteau en fer, un tertre et une tranchée ; de là franc nord sur une distance de 201 chaînes jusqu'à un poteau en fer, un tertre et une tranchée ; de là franc est sur une distance de 120 chaînes et 64 chaînons jusqu'à un poteau en fer et une tranchée ; de là franc nord sur une distance de 73 chaînes et 16 chaînons, plus ou moins, jusqu'à la rive sud du lac Grégoire ; de là, vers l'est, en suivant la rive sud du dit lac jusqu'à la borne est de la section 12, township 86, rang 8, à l'ouest du 4e méridien ; de là, vers le sud, en suivant la borne est dudit township et du township 85, rang 8, à l'ouest du 4e méridien, jusqu'au point de départ, le tout contenant 5,515 acres, plus ou moins.

2. Réserve numéro 176a.—Commençant à un poteau en bois planté sur la rive sud du lac Grégoire et éloigné de 5 chaînes et 26 chaînons vers le nord et 64 chaînes et 17 chaînons vers l'ouest d'un poteau en fer et d'une tranchée marquant l'angle nord extrême de la réserve numéro 176 ; et de là sur un relèvement de 180 degrés pour une distance de 7 chaînes et 45 chaînons ; de là sur un relèvement de 90 degrés sur une distance de 5 chaînes ; de là sur un relèvement de 180 degrés pour une distance de 10 chaînes et 10 chaînons ; de là sur

un relèvement de 270 degrés sur une distance de 40 chaînes ; de là sur un relèvement de 360 degrés sur une distance de 72 chaînes ; de là sur un relèvement de 90 degrés sur une distance de 8 chaînes et 80 chaînons, plus ou moins, jusqu'à la rive ouest du lac Grégoire ; de là vers le sud en suivant la rive du dit lac jusqu'à un poteau en bois au point de départ, le tout contenant 152 acres, plus ou moins.

3. Réserve numéro 176b.—Commençant à l'angle nord-est du quart sud-est de la section 24, township 86, rang 8, à l'ouest du 4e méridien ; de là vers l'est en suivant la borne nord du dit quart de section sur une distance de 18 chaînes et 34 chaînons, plus ou moins, jusqu'à la rive est du lac Grégoire ; de là vers le sud-est en suivant la dite rive jusqu'à son intersection avec la borne est du quart nord-est de la section 13 du dit township ; de là vers le nord en suivant la dite borne est du dit township jusqu'au point de départ, le tout contenant 42 acres, plus ou moins, et tel qu'indiqué par des hachures en noir sur le plan ci-annexé des dites réserves.

RODOLPHE BOUDREAU,

31-4

Greffier du Conseil privé.

[60]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 15e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que la Commission de la voirie de la province de la Saskatchewan désire faire une déviation du grand chemin dans le quart nord-ouest de la section 19, township 17, rang 5, à l'ouest du 2e méridien, qui est une fraction de la partie rétrocédée de la réserve des sauvages de Cowessess numéro 73, dans la province de la Saskatchewan, cette déviation comprenant une étendue de terrain de 2.75 acres, ainsi qu'indiqué sur un plan, numéro 1635, déposé à la branche des arpentages du Département des affaires des Sauvages.

Et attendu que par une convention entre le Département des Affaires des Sauvages et la dite Commission de la Voirie il a été permis à la province de faire les déviations nécessaires dans les concessions ordinaires de chemins de section en considération du fait que la province a abandonné la route établie à travers ledit township.

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil de transporter lesdits 2.75 acres au gouvernement de la province de la Saskatchewan pour la déviation du grand chemin ci-dessus mentionné, et ce terrain est par ces présentes transféré à la province en conséquence.

RODOLPHE BOUDREAU,

31-4

Greffier du Conseil privé.

[147]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 19e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Il plaît à Son Excellence le Gouverneur général en conseil de décréter par ces présentes ce qui suit :—

Princeton et Similkameen, dans la province de la Colombie-Britannique, sont créés ports auxiliaires de douane et ports d'entrepôts sous le contrôle du port de Greenwood.

Le port auxiliaire de Keremeos, dans la province de la Colombie-Britannique, est fermé. Lesdits changements seront effectués le premier jour de février 1917.

RODOLPHE BOUDREAU,

31-2

Greffier du Conseil privé



[102]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 15e jour de janvier 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur du 11 janvier 1917 représentant qu'un arrêté en conseil du 11 mars 1910 a sanctionné des règlements concernant l'aliénation des droits à l'extraction du pétrole et du gaz naturel propriété de la Couronne, en vertu des dispositions de l'article 37 de la Loi des Terres fédérales.

Le Ministre représente :

Au mois de novembre 1913, les droits à l'extraction du pétrole et du gaz naturel, propriété de la Couronne, dans certaines parties des townships 46, 47, 48 et 49, rangs 10, 11, 12 et 13, à l'ouest du 4e méridien, comprenant une superficie d'environ 55,620 acres, ont été soustraits au droit d'aliénation en vertu des dispositions des dits règlements à la demande de la cité d'Edmonton, afin que la dite municipalité puisse s'approvisionner d'une quantité suffisante de gaz naturel pour les besoins de sa population.

Au ministère de l'Intérieur a été représenté qu'il est essentiel à la prospérité commerciale de la ville que les droits à l'extraction du pétrole et du gaz naturel déjà soustraits à l'aliénation ne soient pas concédés à d'autres intéressés et qu'ils ne puissent les détourner ; que la municipalité bien qu'elle ne désire pas exploiter ces droits, devrait avoir le pouvoir nécessaire d'empêcher qu'ils ne soient détournés à d'autres centres de population et d'en assurer la conservation pour l'approvisionnement domestique, ainsi que pour le progrès et le développement de ses nombreuses industries.

Il a de plus été représenté au ministère de l'Intérieur qu'à très grand frais des forages pour le gaz naturel ont été exécutés dans les limites du terrain mis en réserve ; qu'on y a découvert du gaz en quantité suffisantes pour les fins commerciales ; qu'il est projeté d'établir des conduits pour le gaz jusqu'à la ville d'Edmonton, sur une distance d'environ 85 milles, pour le bénéfice des citoyens de cette municipalité.

Comme il semble être de l'intérêt public que les droits à l'extraction du pétrole et du gaz naturel, propriété de la Couronne, dans les limites de la réserve ci-dessus mentionnée, soient conservés pour l'usage de la ville d'Edmonton, le ministre demande l'autorisation de soustraire à l'aliénation les droits à l'extraction du pétrole et du gaz naturel dans cette région comprenant les parties des townships 46, 47, 48 et 49 des rangs 10, 11, 12 et 13, à l'ouest du 4e méridien initial, ainsi que tracé en rose dans le plan ci-annexé, aux conditions suivantes :

1. Que la soustraction à l'aliénation, à la demande de la ville d'Edmonton, des droits d'extraction du pétrole et du gaz naturel, propriété de la Couronne, dans la région ci-dessus mentionnée, ne s'appliquera pas aux terres mises en réserve pour les écoles en vertu des dispositions de la *Loi des terres fédérales*.

2. Que la soustraction de l'aliénation conformément aux règlements régissant la concession des droits à l'extraction du pétrole et du gaz naturel dans la région décrite ne sera pas un obstacle à la concession par la Couronne d'autres droits miniers dans cette région.

3. Que la ville d'Edmonton obtienne immédiatement un bail conformément aux prescriptions des règlements régissant chaque quart de section de la région réservée où un puit a été foré par ou pour la municipalité dans le but d'extraire du pétrole ou du gaz naturel.

4. Que la ville d'Edmonton, avant de commencer des forages ou autres travaux dans le but de découvrir ou d'extraire du pétrole ou du gaz naturel dans les terrains compris dans la réserve susdite, devra demander et obtenir un bail de ces endroits conformément aux prescriptions des règlements à cet effet.

5. Que dès que le Département de l'Intérieur aura reçu du conseil municipal de la ville d'Edmonton l'avis qu'une certaine partie de la réserve n'est plus requise pour les fins municipales, le Ministre de l'Intérieur peut déclarer que les droits ainsi rétrocédés peuvent de nouveau être concédés conformément aux dispositions des règlements et à la pratique du Département.

14675—5½

6. Que la ville d'Edmonton aura un délai de deux ans de la date des présentes pour choisir et obtenir la concession sous l'empire des prescriptions des règlements à l'extraction du pétrole et du gaz naturel dans les limites de la réserve ci-dessus décrite, et qu'à l'expiration de ladite période de deux ans la réserve se terminera et tous les droits à l'extraction du pétrole et du gaz naturel dans les limites de cette réserve, qui n'ont pas déjà été choisis et concédés, rétrocéderont à la Couronne pour concession conformément aux dispositions des règlements à cet effet.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé

32-4

[167]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 20e jour de janvier 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le Département des Affaires des Sauvages a demandé la mise en réserve pour les sauvages, sous l'empire du traité numéro 2, d'une étendue de terrain connue sous la désignation de "Réserve des Sauvages numéro 46 de Dog-Creek," dont une partie est comprise dans le rang 8 des townships 21, 22 et 23, respectivement, et le reste dans le rang 9 des townships 22 et 23, respectivement, le tout à l'ouest du méridien principal, dans la province de Manitoba, et comprenant une superficie de 9,427 acres ;

Attendu que le terrain demandé est disponible d'après les archives du Département de l'Intérieur pour les fins susdites, et que le Ministre de ce Ministère recommande que cette demande soit accordée.

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, sous l'empire et en vertu des dispositions de l'article 76 de la Loi des terres fédérales, de soustraire par les présentes à l'opération de la Loi des terres fédérales et de mettre en réserve pour les sauvages les terrains suivants :

Toute cette étendue de terrain dont une partie est comprise dans le rang 8 des townships 21, 22 et 23 respectivement et le reste dans le rang 9 des townships 22 et 23 respectivement, le tout à l'ouest du méridien principal, dans la province de Manitoba, tel que coloré en rouge, sur le plan ci-annexé, et comprenant 9,427 acres, plus ou moins.

RODOLPHE BOUDREAU

Greffier du Conseil privé.

32-4

[159]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 19e jour de janvier 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

IL plaît à Son Excellence le Gouverneur général en conseil, sous l'empire des dispositions de la *Loi de 1914 des Mesures de Guerre*, d'établir par les présentes les règlements suivants :—

Nonobstant toute prescription des règlements établis par un arrêté en conseil du 17 septembre 1889, pour l'arpentage, la vente et l'administration dans la zone de quarante milles des chemins de fer dans la province de la Colombie-Britannique, ou des modifications de ces règlements, aucune demande d'inscription de homestead ne sera accordée au cours de la guerre actuelle ou après la guerre, sauf ordre ordinaire, à moins que la personne qui fait la demande n'ait été au début de la guerre et ne soit restée sujet britannique ou sujet d'un pays qui est allié à Sa Majesté dans la présente guerre, ou sujet d'un pays neutre, et à moins qu'il n'établisse ce fait à la satisfaction du Ministre de l'Intérieur.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

32-4

[165]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 20e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le département des Affaires des Sauvages a demandé la mise en réserve pour les sauvages, aux termes du traité numéro 1, d'une étendue de terrain située dans les townships 2 et 3, rang 2, à l'est du méridien principal, dans la province de Manitoba, comprenant une superficie de 20-86 milles carrés.

Attendu que les terrains ainsi demandés et décrits plus minutieusement comme suit sont disponibles d'après les archives du Département de l'Intérieur pour les fins susdites et que le Ministre de l'Intérieur en recommande la mise en réserve.

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, sous l'empire et en vertu des dispositions de l'article 76 de la *Loi des terres fédérales*, de décréter par ces présentes que les terrains en question soient soustraits à l'application de la *Loi des terres fédérales* et mis en réserve pour les sauvages.

Les dits terrains sont décrits plus minutieusement comme suit :

Toutes les parties des townships 2 et 3, rang 2, à l'est du méridien principal, dans la province de Manitoba; tracées en rouge sur le plan ci-annexé, et non submergées par les eaux de la rivière Roseau; la réserve ainsi décrite comprend 13,349.84 acres, plus ou moins.

RODOLPHE BOUDREAU,

32-4

Greffier du Conseil privé.

[110]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 17e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 11 janvier 1917, représentant que Moses Lessard, de Ashcroft, Colombie-Britannique, a demandé d'acheter aux conditions régissant l'irrigation la moitié nord fractionnaire de la section 34, township 19, rang 24, à l'ouest du 6e méridien, contenant approximativement 250 acres, occupée par le requérant depuis octobre 1913, avant que l'arpentage en fut fait ;

Le Ministre représente de plus qu'un ingénieur du service des levers hydrographiques s'est enquis du cas et a fait rapport que le requérant avait fait nombre d'améliorations sur le terrain et qu'il s'y trouvait suffisamment de terre propre à la culture pour justifier l'irrigation, et que le représentant pourrait effectuer lui-même l'irrigation du terrain ;

Par conséquent, le Ministre recommande qu'il soit permis au requérant, Moses Lessard, d'acheter les parties de la moitié nord de la section 34, township 19, rang 24, à l'ouest du 6e méridien, qu'il peut réellement irriguer et cultiver, aux conditions suivantes :

(a) Les terrains vendus doivent être mis en culture par irrigation.

(b) Le prix d'achat est de \$5.00, sujet à une déduction du prix de revient des travaux d'irrigation jusqu'à un montant n'excédant pas \$2.00 l'acre, et le montant ainsi mis à ce compte sera considéré un paiement en argent fait à la date même de la vente. Le prix d'achat est payable comme suit : Un dollar l'acre (\$1.00) dans la première année de la date de l'autorisation de la vente par le Gouverneur en conseil ; la balance dans les trois ans de la date de cette autorisation ou dès qu'auront été remplis avant l'expiration de ces trois ans toutes les autres conditions de la vente, avec intérêt à 5% par année.

(c) Les droits hydrauliques nécessaires doivent être garantis par le gouvernement provincial de la Colombie-Britannique. Aucuns travaux ne seront exécutés sur le terrain avant que la province n'ait antérieurement garanti les droits hydrauliques.

(d) Les travaux doivent être commencés dans l'année de la date de l'autorisation de la vente par arrêté du

conseil, et ils doivent être parachevés à la satisfaction du Ministre de l'Intérieur dans les trois ans de cette date, à moins que les autorités provinciales ne fixent d'autres dates en rapport avec la concession de ces droits hydrauliques ; dans ce cas, les dates fixées par les autorités provinciales peuvent être acceptées si elles sont approuvées par le Ministre de l'Intérieur.

(e) Les ingénieurs du Département de l'Intérieur feront l'examen des travaux dès qu'ils seront parachevés.

(f) La patente sera délivrée dès que les conditions auront été remplies pour les parties des terrains concédés qui auront été mis en culture par irrigation.

(g) La vente sera résiliée pour non-paiement du prix d'achat ou pour négligence de se conformer à une des conditions quelconque de la vente.

(h) Ni transfert ni cession des terrains concédés ou de droits quelconques qui s'y rapportent ne peuvent être faits avant l'émission de la patente sans le consentement du ministre de l'Intérieur.

Le comité a agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

31-4

Greffier du Conseil privé.

[91]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 13e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que sur pétition de certains électeurs du comté de Stanstead, province de Québec, demandant la mise en vigueur des dispositions de la partie II de la *Loi de Tempérance du Canada* dans ce comté, un vote a été pris de tous les électeurs du dit comté pour et contre la pétition le 6e jour d'août 1914 ; et

Attendu qu'un officier rapporteur a subséquemment fait rapport que la pétition avait été adoptée par les électeurs ; et

Attendu que certains électeurs ont intenté une action sous les dispositions de l'article 6 du chapitre 53 des statuts de 1914, "Loi modifiant la Loi de Tempérance du Canada", afin de faire annuler le vote, alléguant que le bulletin était défectueux ; et

Attendu que Son Honneur le juge Globenski, siégeant dans la Cour supérieure du district de Saint-François, dans la province de Québec, après l'audition des témoins, a rendu son jugement en faveur des défendeurs, qui étaient les représentants de la ligne dite "No license league" du comté de Stanstead,—

A ces causes, il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 109 de la *Loi de Tempérance du Canada*, de déclarer par les présentes que la partie II de ladite loi deviendra en vigueur et aura force de loi dans ledit comté de Stanstead, à dater du jour où expireront les licences annuelles ou semi-annuelles pour la vente de liqueurs spiritueuses en vigueur dans ledit comté si ladite date n'est pas antécédente de plus de 90 jours de la date des présentes ; et au cas où elle serait antécédente, à la même date de l'année subséquente.

Au cas où aucune licence n'aurait été en vigueur lors de l'adoption de ladite pétition, la partie II de ladite loi deviendra en vigueur et aura force de loi dans le dit comté de Stanstead, à l'expiration de trente jours après la date des présentes.

RODOLPHE BOUDREAU,

30-3

Greffier du Conseil privé

[85]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 13e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le Ministre de la Marine et des Pêcheries et le Ministre des Travaux publics représentent qu'ils ont pris en considération la question de pourvoir à l'entretien la nuit de feux qui indiqueront



les chenaux sous les arches des ponts fixes comme aides à la navigation sur les eaux navigables ;

Et attendu que l'article 233 de la *Loi des chemins de fer*, chapitre 37 des Statuts révisés du Canada prescrit qu'un plan et une description de l'emplacement proposé d'un pont de chemin de fer projeté (sauf un pont au-dessus d'un canal) et un plan général de l'ouvrage à construire doivent d'abord être soumis au Ministre des Travaux publics pour approbation ;

Et attendu que l'article 7 de la *Loi de la protection des eaux navigables*, chapitre 115 des Statuts révisés du Canada, contient une prescription semblable pour les ponts autres que les ponts de chemin de fer.

Et attendu que les ministres sont de l'avis des fonctionnaires des départements de la Marine et des Pêcheries et des Travaux publics que ces plans et descriptions ne doivent en aucun cas être approuvés à moins qu'ils n'indiquent la présence des feux requis pour la sûreté de la navigation.

Par conséquent il plaît à Son Excellence le Gouverneur général en conseil de décréter par ces présentes ce qui suit :—

Nul plan et nulle description d'un pont fixe au-dessus d'eaux navigables (sauf les canaux) qui d'après l'article 233 du chapitre 37 des Statuts révisés du Canada, ou par l'article 7 du chapitre 115 des Statuts révisés du Canada, doivent être soumis au Ministre des Travaux publics pour approbation, ne seront approuvés à moins que ce plan et cette description indiquent qu'il y a un feu blanc fixe de chaque côté de tout chenal de navigation passant sous un tel pont fixe. Ces feux, dont l'intensité lumineuse devra être approuvée par le Département de la Marine et des Pêcheries, seront entretenus par le propriétaire ou les propriétaires de tels ponts durant chaque nuit du coucher jusqu'au lever du soleil pendant toute la saison de navigation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

31-2

## NOMINATIONS, PROMOTIONS ET RETRAITES.

### MILICE CANADIENNE.

1916.

QUARTIER GÉNÉRAL,  
OTTAWA, 28 décembre 1916.

Les nominations, promotions, retraites et confirmations de grade qui suivent sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

O. G. 122..

#### MILICE ACTIVE.

##### CAVALERIE.

4<sup>E</sup> HUSSARDS.—Le lieutenant R. P. Drummond est transféré à la 23<sup>e</sup> batterie, 8<sup>e</sup> brigade, artillerie de campagne canadienne. 7 octobre 1916.

14<sup>E</sup> HUSSARDS CANADIENS DE KINGS.—Sont nommés lieutenants provisoires (surnuméraires) : Arthur Wyckoff Rogers, Norman McLeod Rogers, gentilshommes. 9 octobre 1916.

Carl Elliott Smith, gentilhomme. 21 novembre 1916.

19<sup>E</sup> DRAGONS D'ALBERTA.—Est nommé lieutenant provisoire (surnuméraire) : René Cosme Joseph de Satgé, gentilhomme. 1<sup>er</sup> novembre 1916.

22<sup>E</sup> CHEVAU-LÉGERS DE LA SASKATCHEWAN.—Est nommé lieutenant provisoire (surnuméraire) : Désiré Joseph Provencher, gentilhomme. 7 décembre 1916.

29<sup>E</sup> CHEVAU-LÉGERS.—Est nommé lieutenant provisoire (surnuméraire) : Thomas Jackson, gentilhomme. 12 décembre 1916.

##### ARTILLERIE.

##### Artillerie de campagne canadienne.

7<sup>E</sup> BRIGADE.—22<sup>E</sup> BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : Louis Hazen Johnson, gentilhomme. 11 décembre 1916.

8<sup>E</sup> BRIGADE.—23<sup>E</sup> BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : le lieutenant R. P. Drummond, du 4<sup>e</sup> hussards. 7 octobre 1916.

12<sup>E</sup> BRIGADE.—30<sup>E</sup> BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : Charles Melville Shoebottom, gentilhomme. 22 novembre 1916.

##### GÉNIE CANADIEN.

Sont nommés lieutenants provisoires (surnuméraires) : Stanley Edward Weston Taylor, gentilhomme. 6 décembre 1916.

Charles Robert Penrose Trenerry, Harry Lindsay McBeath, gentilshommes, le sergent William Brand Young, Henry Elaskadder, Raymond Murry Corning, Charles Baynes, gentilshommes. 15 décembre 1916.

##### INFANTERIE.

2<sup>E</sup> RÉGIMENT (QUEEN'S OWN RIFLES OF CANADA).—Est nommé lieutenant provisoire (surnuméraire) : Sidney Lambert Adamson, gentilhomme. 21 novembre 1916.

6<sup>E</sup> RÉGIMENT (THE DUKE OF CONNAUGHT'S OWN RIFLES).—Le lieutenant provisoire (surnuméraire) : John Douglas Lewis, gentilhomme. 8 décembre 1916.

9<sup>E</sup> RÉGIMENT (VOLTIGEURS DE QUÉBEC).—La durée de commandement du lieutenant-colonel L. G. Chabot est de nouveau prorogée jusqu'au 23 février 1918.

19<sup>E</sup> RÉGIMENT DE LINCOLN.—Est nommé lieutenant (surnuméraire) :

George Harris Williams, gentilhomme. 31 octobre 1916.

24<sup>E</sup> RÉGIMENT DE KENT.—Le lieutenant (surnuméraire) W. W. Thornton est transféré au service dentaire militaire canadien. 5 octobre 1916.

Est nommé lieutenant provisoire (surnuméraire) : John Roy Gilbert, gentilhomme. 18 février 1916.

30<sup>E</sup> RÉGIMENT (WELLINGTON RIFLES).—Est nommé major honoraire : le quartier-maître et capitaine honoraire G. S. Parkinson. 15 décembre 1916.

32<sup>E</sup> RÉGIMENT DE BRUCE.—Le quartier-maître et capitaine honoraire S. M. Scott a la permission de démissionner. 16 décembre 1916.

36<sup>E</sup> RÉGIMENT DE PEEL.—Sont nommés lieutenants (surnuméraires) :

Eric Alastair Reid,  
Fred Rice, gentilshommes. 28 octobre 1916.

41<sup>E</sup> RÉGIMENT (BROCKVILLE RIFES).—Est nommé lieutenant provisoire (surnuméraire) : George Hibbard Holland, gentilhomme. 8 décembre 1916.

48<sup>E</sup> RÉGIMENT (HIGHLANDERS).—Est nommé lieutenant provisoire (surnuméraire) : John Percy Milnes, gentilhomme. 3 mars 1916.

70<sup>E</sup> RÉGIMENT.—Est nommé lieutenant provisoire (surnuméraire) : Frederick Nelson Ritchie, gentilhomme. 25 octobre 1916.

72<sup>E</sup> RÉGIMENT (SEAFORTH HIGHLANDERS OF CANADA).—Est nommé lieutenant provisoire (surnuméraire) : Allan McLean Hurst, gentilhomme. 3 juillet 1916.

79<sup>E</sup> (CAMERON HIGHLANDERS OF CANADA).—Est nommé capitaine : lieutenant A. A. Young. 1<sup>er</sup> juin 1915.

82<sup>E</sup> RÉGIMENT (ABEGWEIT LIGHT INFANTRY).—Est nommé lieutenant provisoire (surnuméraire) : James Coles, gentilhomme. 30 septembre 1916.

90<sup>E</sup> RÉGIMENT (WINNIPEG RIFLES).—Est nommé lieutenant provisoire (surnuméraire) : William Bickle Banfield, gentilhomme. 16 novembre 1916.

100<sup>E</sup> GRENADIERS DE WINNIPEG.—Sont nommés lieutenants provisoires (surnuméraires) : George Bruce Cameron, gentilhomme. 23 avril 1916.

Alfred Douglas Cavers,  
Cedric Aubrey Woods Callagher, gentilshommes. 7 décembre 1916.

101E RÉGIMENT (EDMONTON FUSILIERS).—Est nommé lieutenant (surnuméraire) lieutenant temporaire : F. G. Day, M.C. 17 juin 1915.

Est nommé lieutenant provisoire (surnuméraire) : Samuel Hardman Smith, gentilhomme. 4 décembre 1916.

106E RÉGIMENT (INFANTERIE LÉGÈRE DE WINNIPEG).—Le lieutenant (surnuméraire) C. C. Julian a la permission de démissionner. 5 décembre 1916.

109E RÉGIMENT.—Sont nommés lieutenants provisoires (surnuméraires) : Henry Osmond Glover, gentilhomme. 29 septembre 1916.

Maurice Goodman Thompson, gentilhomme. 13 novembre 1916.

David Livingstone Snedden, gentilhomme. 14 novembre 1916.

110E (IRISH REGIMENT). — Le lieutenant provisoire T. A. McCrea a la permission de se retirer. 16 décembre 1916.

#### INTENDANCE MILITAIRE CANADIENNE.

COMPAGNIE N° 14.—Est nommé lieutenant provisoire (surnuméraire) : George James Davis, gentilhomme. 1er septembre 1916.

#### SERVICES DE SANTÉ DE L'ARMÉE

##### *Personnel du service de santé.*

Sont nommés lieutenants provisoires (surnuméraires) :

\*Neville Hall Little, gentilhomme. 12 septembre 1916.

Hadley Williams, gentilhomme. 8 novembre 1916.

\*Benjamin Lyon, gentilhomme. 22 novembre 1916.

\*Arthur William Wakefield, gentilhomme. 23 novembre 1916.

Ernest Harold Whelpley, gentilhomme. 27 novembre 1916.

Charles Rodolphe Paradis, gentilhomme. 28 novembre 1916.

William Wallace Chipman,

Pierre Ephrem Ayotte, gentilshommes. 29 novembre 1916.

\*Joseph Régis Alberic Marin, gentilhomme. 30 novembre 1916.

John Locke Churchill, gentilhomme. 3 décembre 1916.

\*Harold Clark, gentilhomme. 5 décembre 1910.

\*Frederick William Watts Hipwell,

\*Beaumont Sandfield Cornell,

\*Harold Alexander Mitchell,

\*Frank Herbert Boone,

\*Daniel Irwin Davis,

Patrick Joseph O'Dwyer,

Norman Joseph Paul, gentilshommes. 9 décembre 1916.

\*Pourvu qu'ils subissent les examens requis en vertu des dispositions de l'Ordre de la milice n° 65, 1913.

Sont nommées sœurs hospitalières (surnuméraires) :—

Harriett Frances Stewart. 5 septembre 1916.

Victoria Belle Hennan. 29 septembre 1916.

Benvenuta Sara Brett Nutman. 27 octobre 1916.

Hazel Augusta Weiss. 1er novembre 1916.

Jean Simms,

Fane Travers,

Edith Madoline Siovers. 7 novembre 1916.

Mary Elizabeth Rankin, Lillian Adkins Cowan, Helen Rankin. 8 novembre 1916.

Eva Florence Wilson. 9 novembre 1916.

Amy Constance Worsey, Florence Gwendolyne Hutchinson, Elsie Marion Collison. 11 novembre 1916.

Evelyn Mary Aston, Anne Mathieson. 13 novembre 1916.

May Bird. 14 novembre 1916.

Myrtle Eva Gray. 16 novembre 1916.

Edith Maude Sayer. 17 novembre 1916

Caroline Ierna Fisk, Annie Gertrude Sullivan, Grace Stevenson Bajus. 20 novembre 1916.

Inez Uerne Stainton. 21 novembre 1916.

Lillian Clarke, Lillian Gertrude Halladay. 23 novembre 1916.

May Cornell. 25 novembre 1916.

Ada Lillian Buckle. 27 novembre 1916.

Christine Dale. 28 novembre 1916.

Ellen Beatrice Seaman, 29 novembre 1916.

Agnes White. 1er décembre 1916.

Charlotte Ellen Kennedy, Nina Kathleen Copeman, Daisy May Copeman. 2 décembre 1916.

Helen Abel. 6 décembre 1916.

Annie Elizabeth Robinson. 12 décembre 1916.

Annie Mae Ferguson. 13 novembre 1916

Eva Louise Boyden, Lillian May Armstrong. 14 décembre 1916

Les sœurs hospitalières (surnuméraires) dont les noms suivent sont hors cadre pour prendre du service dans les services d'hôpitaux militaires impériaux de la Reine Alexandra :

J. M. McClung,

J. H. Barren,

K. J. Elliott,

E. F. Macey,

R. G. Livingstone,

I. Sharpe,

B. L. B. Nutman. 1er novembre 1916.

M. E. Rankin,

H. Rankin,

L. A. Cowan,

E. F. Wilson. 25 novembre 1916.

J. Simms,

F. Travers,

E. M. Sievers. 2 décembre 1916.

V. M. Macdonald,

J. T. McKenzie,

E. Butler,

E. L. Anderson,

D. H. Wilks,

H. F. Stewart,

V. B. Hennan,

H. A. Weiss,

A. C. Worsey,

F. G. Hutchinson,

E. M. Collison,

E. M. Aston,

A. Mathieson,

M. Bird,

M. E. Gray,

E. M. Sayer,

C. I. Fisk,

A. G. Sullivan,

I. U. Stainton,

L. Clarke,

E. G. Halladay. 9 décembre 1916.

#### SERVICE DENTAIRE MILITAIRE CANADIEN.

Sont nommés capitaines : le lieutenant W. W. Thornton, du 24e régiment de Kent. 5 octobre 1916.

Ralph Carmichael Bamford, écuyer. 15 décembre 1916.

Sont nommés lieutenants (surnuméraires) :

William Stewart Hay Sinclair, gentilhomme. 1er novembre 1916.

Charles Novello Westwood, gentilhomme. 4 décembre 1916.

Le sergent William Wilfrid Astle,

Clarence Howard Lipsey. 10 décembre 1916.

#### VÉTÉRINAIRES MILITAIRES CANADIENS.

Sont nommés lieutenants provisoires (surnuméraires) ; Cyril Mackie, gentilhomme. 11 décembre 1916.

George Gearld Kinney, gentilhomme. 14 décembre 1916

#### INSTRUCTEURS DES CADETS D'ÉCOLES.

Est nommé lieutenant : Abraham Hisey, gentilhomme. 22 décembre 1916.

#### RÉSERVE DES OFFICIERS.

Le lieutenant-colonel Tancred Pagnuelo, autrefois du 85e régiment, est rayé des cadres de l'armée, en conformité du jugement d'une cour martiale générale. 19 décembre 1916.



## MEMORANDA.

Le grade temporaire de 3e officier d'état-major général est conféré au lieutenant colonel S. H. Hill, 8e régiment (Royal Rifles), tant qu'il sera employé en qualité d'officier d'état-major général, district militaire n° 4. 12 septembre 1916.

Le lieutenant (lieutenant-colonel temporaire) W. O. Morris, 9e cavalerie de Mississauga, continuera de détenir le grade temporaire de lieutenant-colonel qui lui a été conféré par l'ordre général 87, 1916, avec la solde et les allocations de ce grade, tant qu'il sera employé à l'état-major du district militaire n° 2. 11 décembre 1916.

Le grade temporaire de lieutenant-colonel de la milice canadienne est conféré au major H. E. Snider, 9e cavalerie de Mississauga, tant qu'il commandera le 215e bataillon d'outre-mer, T.E.C. 11 décembre 1916.

L'ordre général n° 86, 1916, en tant qu'il concerne la promotion au grade de major du capitaine J. M. Magee, S.D.M.C., tant qu'il remplira les fonctions de sous-directeur du service dentaire, district militaire n° 4, est annulé par le présent.

Le grade temporaire de major, avec la solde et les allocations qu'il comporte, est conféré au capitaine F. H. Bradley, service dentaire militaire canadien, tant qu'il remplira les fonctions de sous-directeur du service dentaire, district militaire n° 4. 1er avril 1916.

Le capitaine (major temporaire) A. V. S. Nordheimer, dragons royaux canadiens, abandonne le grade temporaire de major qui lui avait été conféré par l'ordre général 3, 1916. 3 octobre 1916.

Le grade temporaire de major, avec la solde et les allocations qu'il comporte, est conféré au capitaine J. W. S. Barton, officier de santé, 2e compagnie de campagne, tant qu'il sera employé à l'hôpital de dépôt, Toronto, Ontario. 18 décembre 1916.

Le grade temporaire de major est conféré au lieutenant et capitaine à brevet E. A. Hethrington, dragons royaux canadiens, tant qu'il remplira les fonctions d'officier commandant l'escadron de dépôt, dragons royaux canadiens, Toronto, Ontario. 26 décembre 1916.

L'ordre général 187, 1913, en tant qu'il s'agit de la démission du capitaine J. G. Wood, 27e régiment de Lambton (St. Clair Borderers), est annulé par le présent et ce qui suit lui est substitué :

"Le capitaine J. G. Wood est transféré à la réserve des officiers." "23 septembre 1913."

Le grade temporaire de capitaine est conféré au lieutenant E. M. Henderson, 2e régiment (Queen's Own Rifles of Canada), tant qu'il remplira les fonctions d'officier commandant de compagnie. 15 décembre 1916.

Sont nommés aumôniers avec le grade honorifique de capitaine :

Le révérend George Alfred Macdonald. 21 août 1916.  
Le révérend William Jonathan Hindley. 27 novembre 1916.

Le grade honorifique de capitaine de la milice canadienne est conféré aux messieurs ci-dessous mentionnés tant qu'ils seront attachés aux troupes expéditionnaires canadiennes en qualité de représentants de la Young Men's Christian Association :—

Le révérend John McNeill. 14 novembre 1916.  
John George MacKay,  
Charles Guy Mackenzie,  
John McIntyre White,  
Thomas Shanly Watson,  
Norville Edward Luck,  
Frederick James Thompson Maines,  
Fred Manning,  
Norman William Henderson,  
Thomas Pearson,  
William Carey Foster,  
Edgar Harold Snider,  
Raymond Cecil Yeoman, écuyers. 22 décembre 1916.

L'ordre général 68, 1915, en tant qu'il s'agit de la nomination d'Edward Philippe Fetherstonaugh, gentil-

homme, en qualité de lieutenant (surnuméraire) dans le génie canadien, est annulé par le présent, ce monsieur ayant été nommé dans le contingent de l'université de Manitoba, corps de dressage des officiers canadiens.

Des commissions temporaires comme ci-après sont accordées aux messieurs ci-dessous mentionnés, tant qu'ils feront du service dans les troupes expéditionnaires canadiennes :—

Est nommé lieutenant : le sergent fourrier Frank Ernest Benedict Veronica Groves, corps des commis militaires d'état-major. 14 juillet 1916.

Est nommé lieutenant honoraire : Francis Stanislaus Szablewski, gentilhomme. 16 décembre 1916.

## CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement, ayant passé l'examen exigé pour leurs nominations, sont confirmés dans leur grade, à compter des dates apposées à leurs noms respectifs :—

Le capitaine W. H. Robinson, 11e compagnie de campagne, génie canadien, 6 mai 1916.

Le lieutenant R. W. Garrett, 7e compagnie de campagne, génie canadien, 26 août 1916.

Le lieutenant surnuméraire C. E. Goald, 8e compagnie de campagne, génie canadien, 3 janvier 1916.

Le lieutenant surnuméraire J. A. Graham, 41e régiment, 25 octobre 1916.

Le lieutenant surnuméraire H. T. Noonan, 42e régiment, 21 juin 1916.

Le lieutenant surnuméraire H. C. McIntyre, 42e régiment, 3 juillet 1916.

Le lieutenant surnuméraire C. B. Price, 42e régiment, 24 juillet 1916.

Le lieutenant surnuméraire R. L. Daniel, 42e régiment, 12 septembre 1916.

Le lieutenant surnuméraire B. M. Watson, 55e régiment, 11 février 1916.

Le lieutenant surnuméraire S. R. Hosford, 101e régiment, 4 octobre 1916.

Le lieutenant surnuméraire H. S. Bannister, 101e régiment, 23 octobre 1916.

Le lieutenant surnuméraire H. V. Malone, services de santé de l'armée, 22 mai 1916.

Le lieutenant surnuméraire H. W. Schwartz, services de santé de l'armée, 1er août 1916.

Le lieutenant surnuméraire T. V. Plews, services de santé de l'armée, 5 août 1916.

Le lieutenant surnuméraire W. A. Jones, services de santé de l'armée, 30 décembre 1916.

## MILICE DE RÉSERVE

RÉGIMENT D'INFANTERIE DE WINNIPEG.—Le major provisoire W. T. Kirby a la permission de se retirer. 3 novembre 1916.

Le lieutenant J. H. Thuresson a la permission de démissionner. 16 juin 1916.

Le lieutenant provisoire W. F. Tallman a la permission de se retirer. 19 juin 1916.

Sont nommés lieutenants provisoires :

George Frederick Richards, gentilhomme. 1er mars 1916.

Magnus Peterson,  
James Smith, gentilshommes. 20 juin 1916.

COMPAGNIE DE LLOYDMINSTER.—Les nominations suivantes sont faites à l'organisation de la compagnie :

Est nommé major provisoire : Joseph Grenow, écuyer. 1er août 1916.

Est nommé capitaine provisoire : Herbert Botsford Hall, écuyer. 1er août 1916.

Sont nommés lieutenants provisoires :

Thomas James Earley,  
Robert Aitcheson Smith,  
Arthur Churchill Davis,  
Harold Huxley, gentilshommes. 1er août 1916.

Par ordre,

*W. E. Macdonald*

Major général,  
Adjudant général suppléant.

# NOMINATIONS, PROMOTIONS ET RETRAITES.

## MILICE CANADIENNE.

1917.

### QUARTIER GÉNÉRAL,

OTTAWA, 4 janvier 1917.

Les nominations, promotions, retraites et confirmations de grade qui suivent sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

### O. G. 3.

#### DISTRICTS.

DISTRICT MILITAIRE N° 2.—1RE BRIGADE À CHEVAL.—La durée de la nomination du colonel R. W. Gregory, en qualité de commandant de brigade est prolongée jusqu'au 26 novembre 1917.

### MILICE ACTIVE

#### CAVALERIE.

14E HUSSARDS CANADIENS DE KINGS.—Est nommé lieutenant provisoire (surnuméraire): Daniel Gladstone Whittle, gentilhomme. 2 décembre 1916.

16E CHEVAU-LÉGERS.—Le lieutenant (surnuméraire) L. W. J. Digby est hors cadre pour prendre du service sous l'autorité de la commission des hôpitaux militaires. 1er décembre 1916.

23E (ALBERTA RANGERS).—Le lieutenant provisoire (surnuméraire) G. L. Doré a la permission de se retirer. 21 décembre 1916.

#### ARTILLERIE.

##### *Artillerie de campagne canadienne.*

1ÈRE BRIGADE (OBUSIERS.—11E BATTERIE.—Le lieutenant (surnuméraire) W. N. Hanna est hors cadre pour prendre du service dans le corps royal d'aviation. 11 septembre 1915.

Est nommé lieutenant provisoire (surnuméraire): le lieutenant provisoire (surnuméraire): W. C. Gilchrist du 27e régiment de Lambton (St. Clair Borderers). 21 décembre 1916.

4E BRIGADE.—19E BATTERIE.—Le lieutenant J. W. Price est transféré au 3e régiment (New Brunswick), artillerie de place canadienne. 1er juillet 1916.

Est nommé lieutenant provisoire (surnuméraire): Charles Edward Kingdon Jones, gentilhomme. 6 décembre 1916.

7E BRIGADE.—15E BATTERIE DE SHEFFORD.—Est nommé lieutenant provisoire (surnuméraire): Robert Pennington McArthur Smith, gentilhomme. 14 décembre 1916.

22E BATTERIE.—Sont nommés lieutenants provisoires (surnuméraires): Joseph Reni Tanguay, gentilhomme. 22 décembre 1916.

Bram Charles de Sola, gentilhomme. 26 décembre 1916.

8E BRIGADE.—23E BATTERIE.—Le lieutenant provisoire (surnuméraire) B. S. Ami a la permission de se retirer. 21 décembre 1916.

Sont nommés lieutenants provisoires (surnuméraires):

Eric Finch Gorman, gentilhomme. 9 novembre 1916.

Robert John Whillams, gentilhomme. 4 décembre 1916.

John Leslie Rannie, gentilhomme. 12 décembre 1916.

9E BRIGADE.—5E BATTERIE DE KINGSTON.—Est nommé lieutenant provisoire (surnuméraire): Albert Roy MacLaren, gentilhomme. 23 novembre 1916.

10E BRIGADE.—14E BATTERIE DE MIDLAND.—Sont nommés lieutenants provisoires (surnuméraires): Rexford Eugene Henderson, gentilhomme. 12 décembre 1916.

Harold Rezeau Lawrence, gentilhomme. 21 décembre 1916.

Henry Lindsay Clark, gentilhomme. 26 décembre 1916.

36E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire): Obre Brabazon Bourne, gentilhomme. 5 décembre 1916.

##### *Artillerie lourde.*

BRIGADE DE GROSSE ARTILLERIE DE MONTRÉAL.—1RE BATTERIE DE GROSSE ARTILLERIE ET SECTION DE MUNITIONS.—Sont nommés lieutenants provisoires (surnuméraires): Richard Ferrier, Gordon Francis Macnaughton, George Donald McLeod, gentilshommes. 23 décembre 1916.

##### *Artillerie de place canadienne.*

3E RÉGIMENT DU NOUVEAU-BRUNSWICK.—Est nommé lieutenant provisoire (surnuméraire): le lieutenant J. W. Price de la 19e batterie, 4e brigade, artillerie de campagne canadienne. 1er juillet 1916.

5E RÉGIMENT (BRITISH COLUMBIA).—Est nommé lieutenant provisoire (surnuméraire): James Thornton Fullerton, gentilhomme. 1er janvier 1917.

#### GÉNIE CANADIEN

Sont nommés lieutenants provisoires (surnuméraires): Richard Hamilton, gentilhomme. 18 décembre 1916.

William Boyd Caldwell, gentilhomme. 19 décembre 1916.

Paul Bourget, gentilhomme. 21 décembre 1916.

3E TROUPE DE CAMPAGNE.—Est nommé lieutenant provisoire (surnuméraire): Hugh Ross MacKenzie. 1er novembre 1916.

#### CORPS DE PRESSAGE DES OFFICIERS CANADIENS.

CONTINGENT DE L'UNIVERSITÉ DE MANITOBA.—Est nommé lieutenant (surnuméraire): John William Brown, gentilhomme. 18 décembre 1916.

#### INFANTERIE.

11E RÉGIMENT (IRISH FUSILIERS OF CANADA).—Est nommé lieutenant provisoire (surnuméraire): Andrew Christian Anderson, gentilhomme. 11 décembre 1916.

12E RÉGIMENT (YORK RANGERS).—Le lieutenant provisoire (surnuméraire) J. L. Fry est hors cadre pour prendre du service dans le corps royal d'aviation. 19 octobre 1916.

14E RÉGIMENT (THE PRINCESS OF WALES' OWN RIFLES).—Sont nommés lieutenants provisoires (surnuméraires):

John Russell Forster,

James McLean Simpson, gentilshommes. 22 décembre 1916.

24E RÉGIMENT DE KENT.—Est nommé lieutenant provisoire (surnuméraire): Stanley Barton Robinson, gentilhomme. 20 décembre 1916.

27E RÉGIMENT DE LAMBTON (ST. CLAIR BORDERERS).—Le lieutenant provisoire (surnuméraire): W. C. Gilchrist est transféré 11e batterie, 1ère brigade d'obusiers, artillerie de campagne canadienne. 21 décembre 1916.

40E RÉGIMENT DE NORTHUMBERLAND.—Le capitaine F. E. Birdsall est hors cadre pour prendre du service sous l'autorité de la commission des hôpitaux militaires. 22 novembre 1916.

Le lieutenant (surnuméraire) H. R. Marshall est hors cadre pour prendre du service dans le corps royal d'aviation. 27 novembre 1916.

48E RÉGIMENT (HIGHLANDERS).—Est nommé lieutenant provisoire (surnuméraire): Peregrine Palmer Acland, gentilhomme. 22 août 1914.

56E RÉGIMENT DE GRENVILLE (LISGAR RIFLES).—Est nommé lieutenant provisoire (surnuméraire): George Walter Sherald Garrett, gentilhomme. 12 décembre 1916.



57E RÉGIMENT (PETERBOROUGH RANGERS).—Est nommé lieutenant provisoire (surnuméraire): Vincent Joseph McCleddy, gentilhomme. 1er janvier 1917.

63E RÉGIMENT (HALIFAX RIFLES).—Est nommé lieutenant provisoire (surnuméraire): Harold Hays Irwin, gentilhomme. 1er décembre 1916.

67E RÉGIMENT (CARLETON LIGHT INFANTRY).—Est nommé lieutenant (surnuméraire): Alfred Hilaire Belliveau, gentilhomme. 1er août 1916.

72E RÉGIMENT (SEAFORTH HIGHLANDERS OF CANADA).—Est nommé lieutenant provisoire (surnuméraire): Hugh Neil MacCorkindale, gentilhomme. 19 juin 1916.

73E RÉGIMENT DE NORTHUMBERLAND. — Est nommé lieutenant provisoire (surnuméraire): Peter John Veniot, junior, gentilhomme. 1er septembre 1916.

82E RÉGIMENT (ABEGWEIT LIGHT INFANTRY).—Est nommé lieutenant provisoire (surnuméraire): Duncan Hedley Irving, gentilhomme. 25 décembre 1916.

90E RÉGIMENT (WINNIPEG RIFLES).—Sont nommés lieutenants provisoires (surnuméraires): Royes Lionel Turner, gentilshommes. 21 septembre 1916.

Werner Heggmark, gentilhomme. 13 novembre 1916.

99E RANGERS DE MANITOBA.—Sont nommés lieutenants provisoires (surnuméraires): Ernest Victor Whillier, gentilhomme. 14 décembre 1916.

Walter Clifford Whillier, gentilhomme. 15 décembre 1916.

100E GRENADIERS DE WINNIPEG.—Est nommé lieutenant provisoire (surnuméraire): William Brydone Jack Fraser, gentilhomme. 12 décembre 1916.

102E RÉGIMENT (ROCKY MOUNTAIN RANGERS).—Le capitaine provisoire E. T. Petar a la permission de se retirer. 31 décembre 1916.

106E RÉGIMENT (WINNIPEG LIGHT INFANTRY).—Est nommé lieutenant provisoire (surnuméraire): Murray Stewart Nicholson, gentilhomme. 1er novembre 1916.

#### INTENDANCE MILITAIRE CANADIENNE.

COMPAGNIE N° 4.—Est nommé lieutenant provisoire (surnuméraire): Edward Laurence Earl, gentilhomme. 16 novembre 1916.

#### SERVICES DE SANTÉ DE L'ARMÉE.

##### Personnel du service de santé militaire.

Sont nommés capitaines: les lieutenants (surnuméraires):

E. A. Smith. 11 avril 1915.

V. W. McCormack. 25 septembre 1915.

H. K. Detweiler. 20 mars 1916.

Le lieutenant provisoire (surnuméraire) C. A. F. Gaviller reprend son service régimentaire de la liste des officiers hors cadre (service de santé de l'armée royale). 21 août 1916.

Le nom du lieutenant provisoire (surnuméraire) T. R. C. Hays-Hicks est retranché de la liste des officiers de la milice active. 27 décembre 1916.

Le lieutenant provisoire (surnuméraire): J. P. Ryan est retraité. 21 décembre 1916.

Sont nommés lieutenants provisoires (surnuméraires):

Benjamin DeFurlong Boyce, gentilhomme. 23 novembre 1916.

Andrew Love, gentilhomme. 29 novembre 1916.

\*William Easson Brown, gentilhomme. 11 décembre 1916.

\*Fred Schlenker Parney, gentilhomme. 15 décembre 1916.

Joseph Alcide Beaumier,

\*Charles Everett Thompson, gentilshommes. 18 décembre 1916.

\*Thomas Douglas Bennett, gentilhomme. 19 décembre 1916.

Pourvu qu'ils subissent les examens requis en vertu des dispositions de l'Ordre de milice No 65, 1916.

Sont nommées sœurs hospitalières (surnuméraires): Helen Gertrude MacKenzie. 20 janvier 1916.  
Mary Frances Ratchford. 18 novembre 1916.  
Annie Mabel Hardie. 28 novembre 1916.

#### SERVICE DENTAIRE CANADIEN.

Sont nommés capitaines:

George Phillip Chisholm, écuyer. 1er novembre 1916.

Arthur Robert Hynes, écuyer. 8 décembre 1916.

George Foster Zimmerman, écuyer. 11 décembre 1916.

Peter James Watson, écuyer. 13 décembre 1916.

John William Nelson Shepherd, écuyer. 1er janvier 1917.

Est nommé lieutenant (surnuméraire):

Harry L. McNally, gentilhomme. 1er novembre 1916.

#### MEMORANDA.

Le grade temporaire de lieutenant-colonel de la milice canadienne est conféré au lieutenant (surnuméraire) W. A. McConnell, 109e régiment, tant qu'il commandera le 256e bataillon de construction de voies ferrées, T.E.C. 27 décembre 1916.

Le grade temporaire de lieutenant-colonel conféré aux majors G. A. Winters, F. S. Patch et R. J. Gardiner, services de santé de l'armée, par l'ordre général 34, 1916, comportera la solde et les allocations de ce grade à compter du 27 décembre 1916.

Le grade temporaire de 2e officier d'état-major général, (grade "B") est conféré au capitaine et major à brevet F. E. Davis, sous-directeur du service des renseignements militaires, tant qu'il remplira les fonctions de directeur des opérations militaires. 27 décembre 1916.

Le grade temporaire de major est conféré au capitaine A. S. Gorrell, services de santé de l'armée, tant qu'il remplira les fonctions de directeur des services de santé, district militaire n° 12. 29 décembre 1916.

Le grade temporaire de capitaine conféré aux lieutenants F. S. Macdonald, corps des vétérinaires militaires canadiens, par l'ordre général 41, 1916, comportera la solde et les allocations de ce grade à compter du 27 décembre 1916.

Le grade temporaire de capitaine conféré au lieutenant K. S. Rogers, corps des signaleurs canadiens, par l'ordre général 99, 1916, comportera la solde et les allocations de ce grade à compter du 27 décembre 1916.

Le grade temporaire de capitaine est conféré au lieutenant (surnuméraire) L. F. Scholes, tant qu'il sera employé d'une manière spéciale dans le district militaire n° 2. 29 décembre 1916.

Le capitaine honoraire temporaire J. B. Lambkin, M. C., est hors cadre pour prendre du service sous l'autorité de la commission des hôpitaux militaires. 19 décembre 1916.

La date de la nomination du révérend Ralph Lionel Brydges en qualité d'aumônier, avec le grade honorifique de capitaine, parue dans l'ordre général 39, 1916, est modifiée de manière à se lire "12 novembre 1915."

Le grade honorifique temporaire de capitaine est conféré au quartier-maître et lieutenant W. T. Fellows, génie royal canadien, tant qu'il sera employé en qualité d'instructeur au dépôt d'entraînement du génie. 3 janvier 1917.

L'ordre général 70, 1916, sous "Intendance militaire canadienne," en tant qu'il s'agit de la nomination d'Arthur Potter Beal, gentilhomme, en qualité de lieutenant provisoire (surnuméraire), est annulé par le présent et ce qui suit lui est substitué:—

"Est nommé lieutenant provisoire (surnuméraire): le lieutenant (surnuméraire) A. P. Beal, du 45e régiment de Victoria." 19 juin 1916.

Relativement à l'ordre général n° 147, 1914, sous "48e régiment (Highlanders)" et suivant le nom de Frederick Vernon Jones, insérez le nom de Gavin Ince Langmuir, gentilhomme.

Le lieutenant honoraire temporaire A. A. Peachy, M.C., est hors cadre pour prendre du service sous l'autorité de la commission des hôpitaux militaires. 1er janvier 1917.

#### CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement, ayant passé l'examen exigé pour leurs nominations, sont confirmés dans leur grade à compter des dates apposées à leurs noms respectifs :—

Le lieutenant surnuméraire T. L. Blakeney, garde à pied du Gouverneur général, 20 septembre 1916.

Le lieutenant surnuméraire E. S. Denyes, 15e régiment, 1er octobre 1916.

Le lieutenant surnuméraire W. Douglas, 41e régiment, 27 octobre 1916.

Le lieutenant surnuméraire M. de G. Boyd, 50e régiment, 15 septembre 1916.

Le lieutenant surnuméraire W. G. Manson, 68e régiment, 12 septembre 1916.

Le lieutenant surnuméraire J. D. Logan, 79e régiment, 15 juillet 1915.

Le lieutenant surnuméraire D. W. Beaubier, 99e régiment, 1er janvier 1916.

Le lieutenant surnuméraire, service de santé de l'armée, 18e juillet 1916.

Le lieutenant surnuméraire T. H. Macdonald, service de santé de l'armée, 7 septembre 1916.

Le lieutenant surnuméraire K. A. Donholm, service de santé de l'armée, 14 novembre 1916.

Le lieutenant surnuméraire F. S. Vrooman, service de santé de l'armée, 22 novembre 1916.

Par ordre,

*W. E. Mackenzie.*

Major général,  
Adjudant général suppléant.

### ORDRES GÉNÉRAUX.

1916.

QUARTIER GÉNÉRAL,

OTTAWA, 15 janvier 1917.

#### O.G. 5.

INSTRUCTIONS, RÈGLEMENTS, ETC.

#### RÈGLEMENTS CONCERNANT LA SOLDE ET LES ALLOCATIONS, 1914.—MODIFICATIONS.

Les changements suivants ont été approuvés :—

Article 28. Ligne 12, après les mots "General Staff Officer, 2nd Grade" insérez "A."

Entre les 12e et 13e lignes, insérez "General Staff Officer, 2nd Grade "B." 2025, 975, 3000.

Ligne 20, après les mots "Administrative Staff Officer, 2nd Grade," insérez "A."

Entre les 20e et 21e lignes, insérez "Administrative Staff Officer, 2nd Grade "B." 2025, 975, 3000.

(Q.G. 3150-6.)

#### RÈGLEMENTS CONCERNANT LA SOLDE ET LES ALLOCATIONS, 1915.—MODIFICATION.

"L'article 28 des règlements concernant la solde et les allocations, 1915, est modifié par le présent en ajoutant le paragraphe suivant, exécutoire le 1er avril 1916.

(a) Tout membre du conseil de la milice, s'il est officier de la milice active permanente ou de l'état-major permanent, qui est hors cadre en service, et qui reçoit des émoluments comme employé civil, retirera les allocations indiquées ci-haut, outre les dits émoluments.

(Q.G. 305-5-4.)

#### RÈGLEMENTS POUR L'ÉQUIPEMENT DES ÉDIFICES DE LA MILICE, 1910.—MODIFICATIONS.

Les modifications suivantes aux règlements ci-haut mentionnés sont autorisées :—

Pages 10, 18, 32, 38, 41, 46, 47, 49, 50 et 51. Canceller l'item "Cuir, Chamois" des tableaux 7, 17a, 39, 46, 50, 56, 57, 59, 61 et 63.

(Q.G. 305-4-17.)  
(D. de S. 1117.)

#### G.O. 6.

##### ORGANISATION.

DISTRICT MILITAIRE N° 13.—Le 103e régiment, (Calgary Rifles) est réorganisé d'après le système de 4 compagnies tel qu'établi dans l'entraînement de l'infanterie, 1914.

(Q.G. 7-111-1.)

#### O.G. 7.

##### DÉCORATIONS ET MÉDAILLES.

##### DÉCORATION DES OFFICIERS DES TROUPES AUXILIAIRES COLONIALES.

Les officiers sous-mentionnés ont reçu la décoration des officiers des troupes auxiliaires coloniales, en vertu des dispositions du mandat royal daté le 18 mai 1899, et de l'ordre général 132 de novembre 1901 :—

GRADE.	NOM.	CORPS.
Capitaine.....	M. E. Sutherland...	78e régt. de Pictou (Highlanders).

##### MÉDAILLE DE LONG SERVICE ET DE BONNE CONDUITE.

Des médailles de long service et de bonne conduite ont été conférées aux sous-officiers ci-dessous nommés en vertu des dispositions du mandat royal daté le 31 mai 1895 et de l'ordre général 104 d'octobre 1902 :—

GRADE.	NOM.	CORPS.
Maréchal des logis chef.....	Alfred Pridgeon....	Artillerie de place royale canadienne.
Maréchal des logis fourrier.....	John R. Snow .....	1er régt. d'Halifax, A. de P.C.
Maréchal des logis instructeur.....	C. J. Houghton.....	Artillerie royale canadienne.

##### MÉDAILLE DE LONG SERVICE DANS LES TROUPES AUXILIAIRES COLONIALES.

Les militaires sous-mentionnés reçoivent la médaille de long service dans les troupes auxiliaires coloniales, en vertu des dispositions du mandat royal daté le 18 mai 1899, et de l'ordre général 132 de novembre 1901 :—

GRADE.	NOM.	CORPS.
Lt.-colonel.....	R. G. E. Leckie.....	72e régt. (Seaforth Highlanders of Canada).
Major.....	Cuthbert Donald....	73e régt. de Northumberland.
Capitaine.....	A. G. Nutter.....	17e Duke of York's Canadian Hussars, (Argenteuil Rangers).
1er sergent.....	Alfred Abel.....	32e régt. de Bruce.
Caporal.....	E. J. Wills.....	10e régt. (Royal Grenadiers).

Par ordre,

*W. E. Mackenzie.*

Major général,  
Adjudant général suppléant.



## AVIS DU GOUVERNEMENT.

## COMMISSION DU SERVICE CIVIL DU CANADA.

EXAMEN D'ENTRÉE AU COLLÈGE NAVAL ROYAL  
DU CANADA.

AVIS public est par le présent donné qu'un examen de concours général pour entrée au collège naval royal du Canada sera tenu, sous la direction de la Commission du Service civil, mercredi, le 16 mai 1917, à Prince-Rupert, Victoria, Vancouver, Nelson, Edmonton, Calgary, Saskatoon, Regina, Brandon, Winnipeg, Port-Arthur, Sault-Ste-Marie, London, Hamilton, Toronto, Kingston, Ottawa, Montréal, Sherbrooke, Québec, Frédéricton, Moncton, St. John, Charlottetown, Yarmouth, Halifax et Sydney. Cet examen peut être aussi tenu dans d'autres centres, pourvu qu'un nombre suffisant de candidats demandent à le subir au même endroit.

On attire l'attention sur le fait que dans l'état présent des choses le département du Service naval ne s'engage en aucune façon à donner des commissions aux gradués du collège naval royal, mais il n'exige pas non plus que les gradués cadets suivent la carrière navale. On a cependant effectué une entente avec l'Amirauté par laquelle elle s'est engagée à accepter chaque année huit cadets ayant terminé leur cours au collège, pourvu qu'ils aient atteint les niveaux d'excellence requis. Ils entreront dans la marine royale comme cadets sur le même pied que les gradués du collège naval de Dartmouth. Une entente a aussi été effectuée avec les universités McGill et Toronto par laquelle elles accepteront les gradués du collège naval royal dans la seconde année du cours de sciences appliquées de ces universités. D'autres universités se feront sans doute un plaisir d'accorder le même privilège.

On attire aussi l'attention sur les examens de concours généraux pour positions dans le Service intérieur qui seront tenus au même temps que l'examen d'entrée au collège naval royal. Les candidats heureux à ces examens ont l'assurance d'obtenir une position permanente, soit comme commis, soit comme sténo-dactylographes. Un examen pour positions dans les catégories inférieures du Service intérieur, et les examens préliminaire et d'aptitude réguliers seront aussi tenus aux mêmes temps et endroits.

On peut obtenir du Secrétaire de la Commission du Service civil, à Ottawa, sur demande personnelle ou par écrit, les formules de demande d'inscription et tous les renseignements nécessaires.

Les formules de demande d'inscription, dûment remplies, et accompagnées des honoraires requis, doivent parvenir au bureau de la Commission du Service civil pas plus tard que le 16 avril 1917. Cette règle est de rigueur.

Par ordre de la Commission,

WM FORAN,  
Secrétaire.

Ottawa, 19 janvier 1917.

31-4

COMMISSION D'EXAMEN POUR LA PROFESSION  
D'ARPENTEUR FÉDÉRAL.

16 janvier 1917.

AVIS est donné par le présent qu'en conformité des dispositions de la *Loi des arpentages fédéraux*, la Commission d'examen pour la profession d'arpenteur fédéral se réunira à Ottawa, lundi, le douzième jour de février prochain, pour l'examen des aspirants à l'étude de la profession d'arpenteur fédéral ou de ceux qui veulent obtenir des commissions d'arpenteurs fédéraux ou pour obtenir des certificats d'arpenteurs fédéraux. Ces examens seront tenus à Ottawa, Toronto et Kingston, dans la province d'Ontario; à Regina, dans la province de la Saskatchewan; à Calgary et Edmonton, dans la province d'Alberta, et à Vancouver, dans la province de la Colombie-Britannique.

J. AURÉLE COTÉ,  
Secrétaire de la Commission d'examen  
des arpenteurs fédéraux.

30-4

## J. P. Choquette, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 24e jour de janvier 1917, constituant en corporation Zotique Dubois et Deus Azetus Courchain, marchands, de la cité de Maisonneuve, dans la province de Québec; Joseph Pierre Choquette, gérant, Jean Louis Ledoux et Pierre Elie Plante, marchands, tous trois de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes:—

(a) Faire l'importation et le commerce en gros et en détail de fruits, de légumes et de tous autres produits alimentaires;

(b) Agir comme agents à commission, courtiers et encanteurs pour l'achat et la vente de fruits, de légumes et de tous autres produits alimentaires;

(c) Prendre charge d'aucun autre commerce semblable en tout ou en partie, et le payer en actions libérées du capital de la corporation;

(d) Être agents ou représentants d'aucune corporation, société ou personne exerçant aucun commerce semblable, en tout ou en partie;

(e) Conclure aucune convention ou aucun arrangement pour le partage des profits, réunion des intérêts, la concession réciproque ou la coopération avec aucune personne, compagnie ou association constituée ou à être constituée, exerçant ou sur le point d'exercer aucun commerce que la présente corporation est autorisée à exercer ou aucun genre d'affaires nécessaire ou se rattachant à la réalisation des objets de la présente;

(f) Poursuivre la réalisation d'aucun des objets ci-haut comme principaux ou en qualité d'agents, en société ou conjointement avec aucune autre personne, société, association ou compagne;

(g) Etablir et opérer des entrepôts frigorifiques;

(h) Exercer ou entreprendre aucun autre commerce ou industrie que la corporation jugera de temps à autre susceptible d'être convenablement exercé en rapport avec les susdits objets et pouvoirs et propre à accroître directement ou indirectement la valeur des privilèges, droits ou biens de la compagnie ou à les rendre profitables;

(i) Généralement acheter, prendre à bail ou en échange, louer ou autrement acquérir aucune propriété mobilière ou immobilière ainsi que tous droits et privilèges que la compagnie estimera nécessaire à son industrie, et spécialement des biens fonds, bâtisses, obligations, machines, outils et fonds de commerce;

(j) Acquérir et détenir des parts dans aucune autre corporation dont les objets sont semblables à ceux de la présente compagnie, en tout ou en partie;

(k) Avec le consentement des actionnaires, rémunérer aucune personne ou compagnie pour services rendus ou à être rendus dans le placement, l'assistance au placement ou la garantie du placement d'aucun nombre d'actions ou autres valeurs de la compagnie, dans la formation ou l'organisation de la compagnie, ou dans l'administration de ses affaires;

(l) Tirer, faire, accepter, endosser, payer et émettre des billets, lettres de crédit, lettres de change, traites, chèques, débentures et autres instruments négociables et transportables;

(m) Faire toutes choses, exercer tous les pouvoirs et aucun commerce tendant à la réalisation des objets pour lesquels la compagnie est incorporée.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "J. P. Choquette, Limitée," avec un capital-actions de cent cinquante mille dollars, divisé en 1,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 30e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

32-2

### The Marck Brick Company, Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17<sup>e</sup> jour de janvier 1917, constituant en corporation Richard Tuson Heneker et Henry Noël Chauvin, tous deux conseil du Roi, Harold Earle Walker et John Noël Beauchamp, avocats, et Hugh Wylie, teneur de livre, tous de la cité de Montréal dans la province de Québec, pour les fins suivantes :—

(à) Manufacturer, acheter, vendre, importer, exporter et trafiquer de briques, terres-cuites, tuiles, drains, tuyaux d'égout, briques réfractaires et produits et matériaux de construction similaires de toutes descriptions ;

(b) Manufacturer, acheter, vendre, importer, exporter et trafiquer de toute substance employée dans la fabrication des articles ci-dessus, fabriquer et trafiquer de tout autre article pouvant être fait des mêmes substances ou de leurs sous-produits ;

(c) Faire des contrats, compléter et améliorer des bâtiments et structures de tous genres, trafiquer de pierre et de matériaux de construction de toutes descriptions, acheter, détenir et disposer de propriétés acquises dans le but d'y ériger des bâtiments ;

(d) Manufacturer, acheter, vendre, importer, exporter et disposer d'effets, articles et marchandises ;

(e) Manufacturer, acheter, vendre, importer, exporter, trafiquer de machinerie et de toutes choses requises pour la fabrication, la production des objets matériaux ci-dessus mentionnés ou pour l'équipement des fabriques ou ateliers pour leur fabrication ;

(f) Exercer toute autre industrie, commerce ou fabrication se rapportant ou étant alliés d'aucune manière aux fins ci-dessus mentionnées que la compagnie jugera pouvoir convenablement exercer en rapport avec son industrie ou qui semblera directement ou indirectement de nature à augmenter ou rendre profitable aucune des propriétés ou droits de la compagnie ;

(g) Acquérir par achat, location ou autrement tout ou partie des biens, affaires, propriétés et engagements d'aucune personne ou compagnie exerçant une industrie que la compagnie est autorisée à exercer ou possédant des propriétés convenant aux fins de cette compagnie ;

(h) Demander, acheter ou autrement acquérir et vendre tous brevets d'invention, brevets, marques de fabrique, licences, concessions et choses de même nature conférant un droit exclusif ou non exclusif ou limité d'utiliser, tout secret ou autre information concernant toute invention ou procédé qui paraîtra capable d'être utilisé pour aucune des fins de la compagnie ou dont l'acquisition sera jugée propre à profiter directement ou indirectement à la compagnie, et utiliser, exercer, développer ou permettre l'usage ou autrement faire valoir la propriété, les droits ou renseignements ainsi acquis ;

(i) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds garantir les contrats ou autrement aider toute telle personne ou compagnie ou clients ou personne ayant des relations avec la compagnie ; prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie, et les vendre, détenir, réémettre avec ou sans garantie ou autrement en disposer, nonobstant les dispositions de l'article 44 de la dite loi ;

(j) Acheter, prendre ou autrement acquérir et détenir des actions, obligations, débetures ou autres valeurs de toute compagnie ayant des objets, en tout ou partie, semblables à ceux de cette compagnie ou exerçant une industrie capable d'être, directement ou indirectement, conduite, avantageusement pour cette compagnie, établir, promouvoir ou autrement aider telle compagnie ou compagnies, nonobstant les dispositions de l'article 44 de la dite loi ;

(k) Conclure des arrangements avec aucune autorité ou gouvernement municipal, local ou autres qui seront de nature à permettre d'atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités ou gouvernements tous les droits, privilèges, concessions, subsides et autres bénéfices que la compagnie jugera convenable d'obtenir, et exécuter ou exercer et se conformer à tous tels arrangements, droits et concessions ;

(l) Promouvoir toute compagnie ou compagnies dans le but d'acquérir tout ou partie de la propriété et engagements de cette compagnie ou pour toute autre fin qui semblera directement ou indirectement d'une nature avantageuse pour cette compagnie, souscrire, placer ou aider à placer le stock, obligations ou valeurs de toute telle compagnie ou compagnies ;

(m) Acquérir, louer, détenir, vendre, céder toute propriété foncière et personnelle, tous droits et privilèges que la compagnie jugera nécessaires ou utiles pour les fins de ses affaires et en particulier toutes terres, bâtiments, servitudes, machinerie, outillage, fonds de commerce, accepter des mortgages, charges et gages sur des propriétés foncières ou personnelles ou aucune autre garantie quelle qu'elle soit, portant intérêt ou autrement, comme la compagnie en jugera, des acheteurs ou débiteurs de la compagnie, vendre, céder ou autrement disposer de toutes ou aucune telles valeurs ;

(n) Construire, maintenir, modifier tous édifices ou travaux nécessaires ou convenant aux fins de la compagnie, construire, posséder et opérer des chalands, vaisseaux, wagons et autres véhicules mis par la vapeur, l'électricité ou autrement pour les fins de la compagnie ;

(o) Construire, améliorer, maintenir, développer, travailler, gérer, conduire, contrôler aucuns chemins, routes, tramways, embranchements, voies d'évitement, sur les terres possédées ou contrôlées par la compagnie, ponts, réservoirs, cours d'eau, pouvoirs hydrauliques, quais, manufactures, entrepôts, usines électriques et autres ateliers et commodités qui pourront être directement ou indirectement de nature à favoriser les intérêts de la compagnie et contribuer, subventionner ou autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation, gérance, exécution ou contrôle, vendre tout excédent de pouvoir électrique non requis pour les fins de la compagnie, pourvu que lorsque exercé en dehors de la propriété de la compagnie les pouvoirs contenus dans cette clause seront soumis à toutes les lois et règlements provinciaux et municipaux les concernant ;

(p) Placer et disposer des fonds de la compagnie non immédiatement requis de telle manière qu'il pourra en être décidé de temps à autre ;

(q) Avec l'approbation des actionnaires, payer et rémunérer toute personne, corporation ou compagnie, avec l'émission et le paiement d'actions complètement libérées, obligations ou autres valeurs de cette compagnie ou autrement pour services rendus ou à rendre comme promoteur ou preneur de stock de cette ou d'aucune autre compagnie ou en plaçant, aidant à placer, garantissant le placement d'aucunes actions, obligations ou débetures de cette ou d'aucune autre compagnie ou pour tous autres services de tout genre ; ou comme paiement pour toute propriété mobilière ou immobilière, foncière ou personnelle, privilège, licences ou concession et en paiement total ou partiel ou en échange pour des actions, obligations, débetures ou autres valeurs d'aucune autre compagnie ;

(r) Tirer, faire, accepter, endosser, exécuter et émettre des billets promissoires, lettres de change, connaissements, mandats et autres instruments négociables et transférables ;

(s) Vendre ou disposer de l'entreprise de la compagnie ou de toute partie d'icelle, pour telle compensation que la compagnie jugera à propos, et en particulier pour des actions, débetures ou valeurs de toute autre compagnie ;

(t) Adapter pour faire connaître les affaires de la compagnie tels moyens qui seront jugés opportuns et en particulier par des annonces dans les journaux, circulaires, par l'achat et l'exposition de travaux d'art ou d'intérêt, la publication de livres et périodiques et par la distribution de prix, récompenses et dons ;

(u) Vendre améliorer, gérer, développer, échanger, louer, disposer, faire valoir ou autrement trafiquer de tout ou partie des biens et droits de la compagnie ;



(v) Développer, faire valoir aucune terre acquise par la compagnie ou dans laquelle elle est intéressée, et en particulier les tracer et préparer pour des fins de construction et d'affermage; construire, modifier, démolir, décorer, maintenir, aménager et améliorer des bâtiments et commodités en plantant, pavant, égoutant, affermant, cultivant, louant sur des baux ou des conventions de construction; acheter, bâtir, vendre, louer des logements pour ses employés ou autres;

(w) Faire toutes ou aucune des choses ci-dessus comme principaux, entrepreneurs ou autrement, par l'entremise d'aucuns fidéicommissaires ou agents ou autrement, seuls ou conjointement avec d'autres;

(x) S'amalgamer avec aucune autre compagnie ayant des objets semblables à ceux de cette compagnie;

(y) Distribuer parmi les membres, par dividendes ou autrement, en espèces ou en nature aucunes propriétés de la compagnie et en particulier les actions libérées, débentures ou actions débentures d'aucune autre compagnie;

(z) Les pouvoirs octroyés dans chacun des paragraphes ci-dessus ne seront limités ni restreints par induction ou déduction des termes d'aucun autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Mack Brick Company, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 18e jour de janvier 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

31-2

#### Omer Quintal, Limitée—Omer Quintal Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 22e jour de janvier 1917, constituant en corporation Omer Quintal, voiturier, Joseph Oscar Falcon et Rodolphe Gingras, comptables, Gaspard Quintal, plombier, et Joseph Belisle, forgeron, tous de la Cité de Montréal, dans la province de Québec, pour les fins suivantes:—

(a) Manufacturer, acheter, vendre et disposer de toutes espèces de voitures, véhicules, wagons, traîneaux, wagons moteurs, automobiles, voitures mues par traction animale, à vapeur, à gazoline, électrique, ou aucun autre pouvoir, roues, ressorts, essieux, lampes, harnais, accessoires d'automobiles, gazoline, huile et essence et tous autres accessoires, jantes, bois et toutes choses appartenant à l'industrie et au commerce ci-dessus énumérés;

(b) Réparer et améliorer toutes espèces de voitures, véhicules, wagons, traîneaux, wagons moteurs, automobiles mues par traction animale, à vapeur, à gazoline, électrique ou aucun autre pouvoir, roues, ressorts, essieux, lampes, accessoires d'automobiles, jantes, bois et toutes choses appartenant à l'industrie et au commerce ci-dessus énumérés;

(c) Acquérir et posséder les biens, propriétés, privilèges, franchises, contrats, baux, biens fonciers et autres droits de toute personne, maison ou compagnie exerçant une industrie similaire et généralement les affaires de toute personne ou compagnie exerçant une industrie ou un commerce que cette compagnie est autorisée d'exercer;

(d) Exercer toute industrie, manufacturière ou autre, que la compagnie croira capable d'être convenablement exercée en rapport avec son commerce, ou censée augmenter directement ou indirectement la valeur des biens ou droits de la compagnie, ou les rendre profitables, manufacturer, acheter, vendre et disposer d'articles, effets et marchandises;

(e) Agir comme agents, entreposer et emmagasiner pour d'autres personnes ou compagnie pour l'achat, vente, échange ou location de tous produits se rapportant aux objets pour lesquels la compagnie est incorporée;

(f) Faire tous les actes, exercer tous les pouvoirs, faire toutes les affaires incidentes pour l'exercice des objets pour lesquels la compagnie est incorporée;

(g) Acquérir et employer de la vapeur, de l'électricité ou autres pouvoirs pour les fins susdites;

(h) Recevoir en paiement de marchandises ou pour travaux faits des actions, obligations, débentures ou autres valeurs, émises par une compagnie semblable, les donner ou en disposer;

(i) S'amalgamer avec aucune autre compagnie ou compagnies ayant des objets similaires à ceux énumérés dans les présentes à tels termes et conditions que la compagnie choisira;

(j) Vendre, louer, échanger ou autrement disposer de l'entreprise de la compagnie ou de toute partie d'icelle, pour telle compensation que la compagnie jugera à propos, et en particulier pour des actions, débentures ou valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de cette compagnie;

(k) Emettre des actions libérées, obligations, débentures, en paiement total ou partiel d'aucune propriété mobilière ou immobilière, droits, réclamations, privilèges, concessions ou autres avantages que cette compagnie peut légalement acquérir, et aussi émettre des actions libérées, obligations ou autres valeurs en paiement total ou partiel ou en échange d'actions, obligations, débentures ou autres valeurs d'aucune autre compagnie faisant des affaires semblables en tout ou en partie, ou se rapportant aux affaires de cette compagnie;

(l) Placer et disposer des fonds de la compagnie non immédiatement requis, de telle manière qu'il pourra en être déterminé de temps à autre;

(m) Demander et acquérir à n'importe quels termes, des brevets d'invention, droits de brevets, procédés, concessions, licences, marques de fabrique, droits d'auteur ou tous autres privilèges ou protections de même nature pour, ou se rapportant à aucune matière, articles, fabriqués ou en dépendant, les faire valoir en les manufacturant ou travaillant ou en octroyant des licences ou autrement;

(n) Les pouvoirs de chacun des paragraphes ci-dessus ne seront limités ni restreints par induction ou déduction des termes d'aucun autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous la raison sociale de "Omer Quintal Limitée" "Omer Quintal, Limited" avec un capital-actions de trente mille piastres divisé en 300 actions de cent piastres, et dont le principal siège d'affaires sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 24e jour de janvier 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

31-2

#### Dominion Progress Corporation, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17e jour de janvier 1917, constituant en corporation Thomas Louis Bergeron, avocat, de la ville de Roberval, dans la province de Québec; Gustave Turcotte, employé civil, Jules Drouin, étudiant en loi, Valéria Turgeon, fille majeure, et Louis Dolorosa Jacques, commis, tous quatre de la cité de Québec, dans la dite province de Québec, pour les fins suivantes:—

(a) Exploiter de toute façon les terres et les forêts; acheter, couper, flotter, ou autrement transporter, manufacturer, vendre tous les bois de commerce et de pulpe et tous articles provenant de ces différentes productions et tous articles y relatifs; faire à contrat ou autrement toutes constructions de fer, d'acier, de ciment, de béton, de bois, de terre et de macadam; faire et contracter des entreprises de génie civil et de génie forestier; coloniser des terres, les défricher et les préparer à la culture, rechercher sur les terrains de la compagnie les mines, les minerais, les substances métalliques, les huiles, le gaz, le naphte et les carrières; exploiter toutes dites substances ou tous les produits d'icelles, comme principal ou comme agent;

(b) Développer ou utiliser les pouvoirs hydrauliques pour toutes les fins industrielles ou autres ;

(c) Acheter, vendre, importer, exporter et faire le commerce de toute espèce de denrées, d'articles et de marchandises, comme principaux ou comme agents ;

(d) Acquérir, posséder, louer, vendre, échanger des limites à bois, des immeubles, des grèves, des lots en eau profonde, des pouvoirs d'eau ou des droits dans toutes ces choses ;

(e) Acquérir, posséder, louer, vendre, échanger, gérer, construire des lignes de téléphone privé et des tramways sur les propriétés de la compagnie ou dont elle pourra avoir le contrôle, des glissoirs, des estacades, des chaussées, des quais, des jetées, des docks et des agrès de toutes sortes ;

(f) Manufacturer toutes choses nécessaires à la compagnie ou en rapport avec ses diverses exploitations ; construire des routes, des chemins dans les forêts, des ponts et autres moyens de communication, des camps, des maisons et des manufactures ;

(g) Acquérir des bateaux à vapeur ou autres et les employer pour le transport des passagers, de la marchandise, au touage, à la recherche des épaves, au sauvetage ;

(h) Acquérir, par souscription ou autrement, des parts ou la totalité des parts d'une compagnie similaire ou de toutes autres compagnies similaires exploitant dans les limites de la Puissance du Canada ;

(i) Vendre, céder et aliéner les franchises ou quelques-uns ou la totalité des droits, privilèges et pouvoirs possédés par la compagnie ainsi que ces entreprises en tout ou en partie, à toutes personnes, compagnies incorporées faisant un commerce semblable à celui de la compagnie aux termes et conditions qu'elle pourra juger convenables et particulièrement les échanger contre des actions, des bons, des obligations ou autres valeurs de telle compagnie ;

(j) Nommer un procureur ou représentant pour assister et voter pour et au nom de la compagnie aux assemblées de cette compagnie dont elle aura les actions, bons ou autres valeurs, pourvu que tel représentant soit lui-même actionnaire de la compagnie dont la première détiendra telles actions, tels bons ou telles autres valeurs.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Dominion Progress Corporation, Limited," avec un capital-actions de quarante-neuf mille dollars, divisé en 490 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 23e jour de janvier 1917.

THOMAS MULVEY,

31-2

Sous-secrétaire d'Etat.

### St. Lawrence Smelting and Refining Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 11e jour de janvier 1917, constituant en corporation Frederick Henry Markey et Waldo Whittier Skinner, tous deux conseil du Roi, William Gilbert Pugsley et George Gordon Hyde, avocats, et Ronald Cameron Grant, comptable, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie de la fonte, traitement, essai, affinage, concentration, broyage, réduction, précipitation, vaporisation, analyse, achat et vente de toutes espèces de minéraux, minerais, pierres précieuses, métaux, terres et généralement exercer l'industrie d'une compagnie de broyage, affinage, réduction et de fonte dans toutes leurs spécialités ;

(b) Acquérir par achat, bail ou autrement des emplacements pour usines, fonderies et y construire des bâtiments pour le traitement des minerais, leurs produits et sous-produits ;

(c) Acheter, louer ou autrement acquérir des mines, minéraux, droits miniers et des intérêts dans iceux, les explorer, travailler, exercer, développer et faire valoir ;

(d) Exercer toute autre industrie, manufacturière, ou autrement qui semblera à la compagnie pouvoir être convenablement exercée ou condnité en rapport avec les affaires ci-dessus mentionnées ou les objets de la compagnie, ou directement ou indirectement de nature à augmenter la valeur ou à rendre profitables les droits et la propriété de la compagnie ;

(e) Acquérir par achat, cession, bail, permis ou d'autre manière que ce soit des brevets, droits de brevet, marques de fabrique, privilèges, concessions ou aucun intérêt dans aucune invention, projet, ou procédés se rapportant aux objets de la compagnie ;

(f) Vendre ou disposer, en tout ou en partie, de l'entreprise de la compagnie, pour telle compensation que la compagnie jugera convenable, et en particulier pour des actions ou valeurs d'aucune autre compagnie ayant des objets similaires à ceux de la compagnie ; et généralement acquérir, détenir et disposer d'actions, obligations et autres valeurs d'aucune autre compagnie ayant des objets et pouvoirs similaires, nonobstant les dispositions de l'article 44 de la dite loi ;

(g) S'amalgamer avec aucune autre compagnie ayant, en tout ou en partie, des objets semblables à ceux de cette compagnie ;

(h) Faire toutes les choses nécessaires, convenables, utiles ou normales pour accomplir un ou plusieurs des objets pour lesquels la compagnie est incorporée.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Lawrence Smelting and Refining Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 16e jour de janvier 1917.

THOMAS MULVEY,

31-2

Sous-secrétaire d'Etat.

### New Brunswick Sulphate Fibre Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 12e jour de janvier 1917, constituant en corporation Gordon Walters MacDougall et Lawrence Macfarlane, tous deux conseil du Roi, William Bridges Scott et John MacNaughton, avocat, et James Geary Cartwright, gérant de bureau, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie et le commerce du bois dans toutes ses branches et toutes autres industries s'y rapportant y compris l'achat, vente, négoce du bois de service et de charpente, scié, équarri, taillé, billes sciées, traverses, pilotis, poteaux de télégraphe et téléphone, poteaux pour clôture, bois et tous autres produits de la forêt ; exercer dans toutes ses branches l'industrie et le négoce de billes, bois de service et de charpente, pâte, bois à pâte, papier et autres produits et sous-produits du bois et de la pâte et tous autres articles et matériaux dans lesquels le bois entre ou forme une partie, exercer l'industrie de manufacturiers et usiniers en général et établir des ateliers ou magasins, acheter, vendre et trafiquer de marchandises en général ;

(b) Manufacturer, acheter, vendre et trafiquer de tourbe, bois, alcool, carbure de calcium et produits chimiques de tous genres, acheter, ériger ou autrement acquérir telles fabriques et travaux qui sembleront nécessaires à telles fins ;

(c) Miner pour minéraux, acquérir par achat, ou autrement et gérer, développer, exploiter, vendre, louer des mines ou claims miniers et trafiquer de leurs produits, produire, affiner, fondre des métaux ;

(d) Acquérir par achat, bail, location, échange ou autrement, détenir des terres, limites ou permis forestiers, lots de grève, privilèges pouvoirs et droits hydrauliques et des intérêts dans iceux, les bâtir, développer,



cultiver, affermer, coloniser ou autrement améliorer et utiliser ;

(e) Aider, assister par voie de bonus, avances de fonds ou autrement avec ou sans garantie des colons, ou futurs colons, sur des terres appartenant à ou vendues par la compagnie ou dans le voisinage des dites terres et généralement promouvoir la colonisation des dites terres ;

(f) Acheter, acquérir, louer, posséder, ériger, équiper, maintenir, exploiter des scieries, des moulins à farine, à pâte, à papier et des fabriques ;

(g) Construire, acquérir, posséder, gérer, affréter, exploiter, louer tous genres de bateaux à vapeur et à voiles, bateaux, remorqueurs, chalands et autres vaisseaux, quais, bassins, élévateurs, entrepôts, hangars à fret et autres bâtiments nécessaires ou convenant pour les fins de la compagnie ; touer, transporter des marchandises, du fret et des passagers pour une rémunération et exercer généralement l'industrie d'une compagnie d'élévateurs, de navigation et de transport ;

(h) Construire, acquérir par bail, achat ou autrement, exploiter des ateliers pour la production, vente et disposition du pouvoir à vapeur, électrique, pneumatique, hydraulique et autre pouvoir ou énergie, produire, créer, développer, acquérir par bail, achat ou autrement, contrôler et généralement disposer et employer, vendre, louer ou autrement disposer de tel pouvoir à vapeur, électrique, pneumatique, hydraulique et autre pouvoir pour tout usage ou fins pour lesquels ils sont adaptés, pourvu toutefois que les droits, privilèges et pouvoirs conférés par les présentes dans ce paragraphe, à la compagnie pour l'acquisition, emploi et disposition d'électricité, quand ils seront exercés en dehors de la propriété de la compagnie soient soumis à toutes les lois et règlements des autorités provinciales et municipales les concernant ;

(i) Construire, améliorer, entretenir ou aider à la construction et à l'entretien de chemins, ponts, quais, jetées, viaducs, aqueducs, bassins, entrepôts et autres bâtiments et travaux pouvant être nécessaires ou convenir aux fins de la compagnie ;

(j) Demander, maintenir, enregistrer, louer, acquérir, détenir, vendre, louer, disposer, octroyer des licences ou autrement faire valoir tous brevets d'invention, perfectionnements, procédés, marques de fabrique, marques de commerce et choses de même nature nécessaires ou utiles pour aucune des fins de la compagnie ;

(k) Conclure des arrangements avec aucun gouvernement ou autorité suprême, municipale, locale ou autre, pouvant permettre la réalisation des objets de la compagnie, ou d'aucun d'eux, et obtenir de tout tel gouvernement ou autorité des droits, privilèges et concessions que la compagnie peut désirer obtenir, et exécuter, exercer et remplir tous tels conventions, droits et privilèges et concessions ;

(l) Louer, vendre, améliorer, gérer, développer, échanger, faire valoir ou autrement disposer d'aucune ou de toutes les propriétés et biens de la compagnie pour telle compensation que la compagnie jugera convenable, y compris des actions, débetures ou valeurs d'aucune autre compagnie, s'amalgamer avec telle industrie ;

(m) Acheter tout ou partie, y compris l'achalandage des affaires, entreprises, propriétés, biens, privilèges, contrats, droits, obligations et engagements d'aucune compagnie, personne ou personnes exerçant une industrie que la compagnie est autorisée d'exercer ou toute industrie similaire ou possédant aucune propriété convenant à ses fins, les payer en tout ou en partie en obligations, débetures ou actions de la compagnie libérées et non sujettes à appel et les vendre, louer, en tout ou en partie, ou autrement en disposer ;

(n) Conclure des arrangements pour le partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie exerçant ou engagée ou à la veille d'entreprendre ou de s'engager dans aucune industrie, ou s'amalgamer avec telle industrie ;

(o) Prendre ou autrement acquérir des actions, obligations, débetures et autres valeurs d'aucune compagnie ayant des objets en tout ou en partie similaires à ceux énumérés dans les présentes, les vendre, détenir, réémettre avec ou sans garantie ou autrement en disposer ;

(p) Lever et aider à lever des deniers et aider au moyen de bonis, prêts, promesses, endossements, garan-

ties d'obligations, débetures ou autres valeurs ou autrement, toute autre compagnie ou corporation et garantir l'exécution des contrats par aucune telle compagnie, corporation ou par aucune autre personne ou personnes avec lesquelles la compagnie peut avoir des relations d'affaires ;

(q) Placer les fonds de la compagnie non immédiatement requis de telle manière, qui pourra être décidée de temps à autre ;

(r) Distribuer entre les actionnaires de la compagnie en nature toute propriété de la compagnie et en particulier les actions, obligations, débetures, ou valeurs de toute autre compagnie appartenant à la compagnie ou desquelles elle peut avoir le pouvoir de disposer ;

(s) Faire aucune des choses autorisées par les présentes seuls ou conjointement ou comme facteurs ou agents ;

(t) Les pouvoirs de chacun des paragraphes ne seront limités ni restreints par induction ou déduction des termes d'aucun autre paragraphe ;

(u) Faire toutes autres choses pouvant être nécessaires à l'exercice normal des objets ci-dessus.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "New Brunswick Sulphate Fibre Company, Limited," avec un capital-actions de deux cent mille dollars, divisé en 2,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 16e jour de janvier 1917.

THOMAS MULVEY.

Sous-secrétaire d'Etat.

31-2

#### Industrial Chemicals, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 10e jour de janvier 1917, constituant en corporation Gordon Walters MacDougall et Lawrence Macfarlane, tous deux conseil du Roi, William Bridges Scott et John Macnaughton, avocats, et James Geary Cartwright, gérant de bureau, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer, produire, importer, exporter, acheter, vendre et disposer de produits chimiques, produits chimiques composés, minerais, teintures, produits pour la teinture de toute nature et description et tous appareils, instruments, procédés et choses employées ou capables d'être employées en rapport avec leur fabrication et vente ou dans la fabrication de produits dans lesquels ils constituent un facteur ; exercer l'industrie de chimistes et droguistes manufacturiers ; manufacturer, acheter, vendre et disposer de toutes espèces d'articles, effets et marchandises ;

(b) Miner, extraire, traiter, développer, affiner et préparer pour le marché, des minerais, minéraux, produits chimiques ou produits chimiques composés ou autres substances ;

(c) Faire des expériences, enquêtes, essais, analyses, rapports de tous genres, donner des opinions sur des procédés, opérations, brevets et autres matières exigeant des connaissances d'expert en ce qui concerne toute industrie dans laquelle telles connaissances peuvent être utiles à la personne intéressée ;

(d) Manufacturer, acheter, vendre, importer, exporter et disposer de bois de charpente, bois de service, bois, pulpe, pâte de bois et autres produits ou sous-produits du bois et de la pulpe ;

(e) Exercer toute autre industrie, manufacturière ou autrement, alliée aux fins et objets mentionnés dans les présentes que la compagnie croira susceptible d'être utilement exercée ou de nature à augmenter directement ou indirectement la valeur ou à rendre profitable aucun des biens et des droits de la compagnie ;

(f) Acquérir par achat, bail, concessions, échange ou autrement, construire, ériger, exploiter des fabriques, moulins, ateliers, magasins, entrepôts, quais, bassins, bassins de radoub et autres constructions et structures, et toute propriété mobilière ou immobilière nécessaire

ou utile à la réalisation d'aucune des fins de la compagnie, les louer, vendre ou autrement en disposer ;

(g) Acquérir par achat, bail, location, échange ou autrement, détenir, exploiter des terres, limites forestières ou permis de coupes de bois, lots de grève, privilèges et pouvoirs hydrauliques, et droits ou intérêts dans iceux, les bâtir, développer, cultiver, affiner, coloniser et autrement les améliorer et utiliser ;

(h) Construire, acquérir par bail, achat ou autrement et exploiter des usines pour la production, vente et disposition du pouvoir à vapeur, électrique, pneumatique, hydraulique, et autre pouvoir et énergie et généralement utiliser, vendre, louer ou autrement disposer de tel pouvoir à vapeur, électrique, pneumatique, hydraulique ou autre pouvoir pour aucun des emplois ou fins auxquels ils peuvent être adoptés ; pourvu, cependant, que les droits, privilèges et pouvoirs ici conférés à la compagnie dans ce paragraphe soient soumis à toutes les lois et règlements des autorités provinciales et municipales les concernant quand ils seront exercés en dehors de la propriété de la compagnie ;

(i) Construire, acquérir, posséder, gérer, affréter, exploiter, louer tous genres de bateaux à vapeur et à voiles, bateaux, remorqueurs, chalands et autres vaisseaux et remorqueurs, transporter des marchandises, frêt, passagers pour une rémunération, exercer généralement l'industrie d'une compagnie de transport et de navigation ;

(j) Demander, maintenir, enregistrer, louer, acquérir, détenir ou vendre, louer, disposer, octroyer des licences ou autrement faire valoir aucun brevet d'invention, marques de fabrique, concessions et choses de même nature nécessaires ou utiles pour aucune des fins de la compagnie ;

(k) Conclure des arrangements avec aucune autorité, gouvernement suprême, municipal, local ou autres qui seront de nature à permettre d'accomplir les objets de la compagnie, ou aucun d'eux, obtenir de ces gouvernements et autorités les droits, privilèges, concessions que la compagnie jugera convenable d'obtenir, exécuter, exercer et se conformer à tous tels arrangements, droits, privilèges et concessions ;

(l) Acheter, tout ou partie, y compris l'achalandage des affaires, entreprises, propriété, biens fonciers ou personnels, mobiliers ou immobiliers, brevets, droits, réclamations, privilèges, concessions, contrats ou autres avantages d'aucune compagnie, personne ou personne exerçant une industrie que cette compagnie est autorisée d'exercer ou aucune industrie similaire ou possédant des propriétés convenant aux fins des présentes, les payer totalement ou partiellement en obligations, débiteures ou actions complètement libérées et non sujettes à appel du capital-actions de la compagnie, assumer les engagements d'aucune telle compagnie, personne, personnes ;

(m) Nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, acheter, acquérir, posséder, détenir, vendre, réémettre des actions, débiteures, obligations et autres valeurs d'aucune compagnie ou corporation exerçant en tout ou en partie une industrie semblable à celle de cette compagnie ou une industrie semblable, les payer totalement ou partiellement en espèces, actions, obligations, débiteures ou autres valeurs de la compagnie, garantir le paiement du principal ou des dividendes et intérêts de telles actions, obligations, débiteures ou autres valeurs et pendant la possession de telles actions du capital, obligations, valeurs ou autres engagements, exercer tous les pouvoirs de voter en vertu d'iceux par ses officiers dûment autorisés ou par des fondés de pouvoir dûment nommés, comme une personne naturelle pourrait la faire ou le ferait ; gérer, exploiter et conduire comme gérant la propriété, les franchises, entreprises et affaires d'aucune corporation dont aucune des actions, obligations, débiteures ou autres valeurs sont détenues par la compagnie pour telle compensation qui sera jugée raisonnable et convenable ;

(n) Vendre, louer ou disposer autrement de la propriété, biens et entreprises de la compagnie ou d'aucune partie d'icelle pour telle considération que la compagnie jugera convenables, et en particulier pour des actions, débiteures, obligations ou autres valeurs d'aucune autre compagnie ayant des objets semblables, nonobstant les dispositions de la section 44 de la *Loi des compagnies* ;

(o) Lever et aider à lever des deniers et aider au moyen de bonis, prêts, promesses, endossements, garanties d'obligations ou autres valeurs ou autrement, toute autre compagnie, corporation, personne ou personnes, et garantir l'exécution des contrats par aucune telle compagnie, corporation, personne ou personnes avec lesquelles la compagnie peut avoir des relations d'affaires ;

(p) Conclure des arrangements pour le partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie exerçant ou engageant ou à la veille d'exercer ou entreprendre une industrie que la compagnie est autorisée d'exercer ou s'amalgamer avec toute telle compagnie ;

(q) Placer les fonds de la compagnie non immédiatement requis de telle manière qu'il pourra en être décaissé de temps à autre ;

(r) Distribuer parmi les membres, en nature, aucune des propriétés de la compagnie et en particulier les actions libérées, débiteures ou actions débiteures d'aucune autre compagnie ;

(s) Faire toute ou aucune des choses autorisées par les présentes, seuls ou conjointement avec d'autres comme facteurs ou agents ;

(t) Les pouvoirs octroyés dans chacun des paragraphes ci-dessus ne seront limités ni restreints par induction ou déduction des termes d'aucun autre paragraphe.

(u) Faire toutes choses utiles ou nécessaires pour atteindre normalement tous ou aucun des objets ci-dessus.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Industrial Chemicals Limited," avec un capital-actions de deux millions sept cent cinquante mille dollars divisé en 27,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 16e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

31-2

#### G. S. C. Commercial Corporation of Canada, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de janvier 1917, constituant en corporation George Archibald Campbell, conseil du Roi, Burt Austin McDonald, gérant, Lorne Stanley Coyle, caissier, et Minnie Bradley et Margaret Hartley, stenographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie d'agents financiers de placements, acheter, vendre, disposer, comme principaux ou agents de stocks, obligations, débiteures, valeurs, notes et engagements de tous genres, percevoir et disposer des intérêts, dividendes ou revenus de tels stocks, obligations, débiteures, valeurs ou autres engagements ; agir comme agents généraux, marchands à commission, facteurs ou courtiers pour aucune et toute catégorie de producteurs, marchands, fabricants ou expéditeurs ; agir comme agents ou courtiers pour le placement d'assurances maritimes, contre l'incendie, sur les accidents, de garantie des patrons et autres ; agir comme agents ou représentants de propriétaires ou autres personnes ou corporations ayant ou prétendant avoir un intérêt dans des marchandises, vaisseaux, cargaisons, fret, automobiles ou autres véhicules ou aucun autre sujet d'assurance ;

(b) Construire, acquérir, louer, exploiter, maintenir des entrepôts, magasins, commodités pour l'emmagasinage et le transport par eau et par terre, en compartiments frigorifiques ou autrement, tous produits, articles, effets, marchandises, machinerie, véhicules, articles manufacturés et autre propriété personnelle ; émettre des récipissés et des certificats d'entrepôts négociables ou autrement aux personnes entreposant des marchandises avec la compagnie, faire des avances ou des prêts sur la garantie de telles marchandises ou autrement ;

(c) Acquérir, exploiter, louer ou employer autrement et disposer d'automobiles, motocyclettes, véhicules au-



tomobiles et toutes espèces et descriptions, voitures carrosses, cabriolets, cabrouets, wagons, omnibus, machines pour traction et toutes autres espèces de véhicules, aéroplanes, avions et aérostats; bâtir, exploiter, maintenir des entrepôts, garages, aérodomes, et autres bâtiments pour l'emmagasinage, la garde, réparation et la location d'automobiles, motocyclettes et véhicules automobiles de toutes espèces et descriptions, carrosses, cabrouets, machines pour traction et tous autres espèces de véhicules;

(d) Agir comme courtiers de douane et agents expéditeurs, rassembler, recevoir, transférer, transporter, envoyer des voyageurs, marchandises, articles, effets, produits et tous articles de commerce et effets personnels; obtenir, détenir, acquérir par bail, achat ou autrement, toute franchise, droits, privilèges et pouvoirs se reliant à tels services;

(e) Construire, acquérir, louer, exploiter, maintenir, disposer de bassins, chantiers maritimes, quais, éleveurs et entreprises semblables et autres facilités de transport, avec tout l'outillage, machinerie et équipement nécessaires;

(f) Acquérir par achat, bail ou autrement, détenir, posséder, développer, trafiquer ou autrement disposer de toute espèce de biens fonciers, terres, bâtiments, fabriques et structures ou tout intérêt ou droits s'y rapportant, acquérir par achat, bail ou autrement, construire, maintenir, exploiter sur la propriété de la compagnie ou sur des propriétés louées ou contrôlées par la compagnie, des tramways, voies d'évitement ou autres moyens de transportation, canaux, barrages, aqueducs, ponts, bâtiments, machinerie; bâtir, construire, équiper, acheter ou autrement acquérir, louer, affréter, exploiter, naviguer, entretenir et contrôler des bateaux à vapeur, bateaux, chalands, vaisseaux, dragues, remorqueurs et allèges;

(g) Manufacturer, acheter, vendre et généralement disposer d'effets, articles, marchandises, machinerie, automobiles, véhicules de tous genres et descriptions, aéroplanes, aérostats de toute nature, fournitures pour machines, accessoires pour travaux du génie, moteurs de tous genres et autres appareils mus par la vapeur, l'électricité, l'huile, le gaz ou autre pouvoir;

(h) Acquérir, détenir, vendre, céder, louer, octroyer ou autrement disposer d'aucun brevet d'invention, droits de brevet, licences, privilèges, inventions, perfectionnements, procédés, marques de fabriques, marques de commerce se rapportant ou se reliant aux affaires de la compagnie ou autrement;

(i) Exercer toute autre industrie ou entreprise qui semblera à la compagnie pouvoir être convenablement exercée en rapport avec aucune partie des affaires de la compagnie, ou directement ou indirectement être de nature à faire progresser les intérêts de la compagnie;

(j) S'amalgamer, s'unir ou se joindre à toute personne, maison, association ou corporation exerçant une industrie alliée ou semblable, en acquérir l'achalandage, affaires, droits, propriété et biens, assumer ou entreprendre, tout ou partie des engagements d'aucune personne, maison, association ou corporation exerçant une industrie alliée ou semblable, les payer en espèces, stock ou obligations de cette compagnie ou autrement;

(k) Souscrire, acheter, acquérir, détenir, posséder, vendre, céder, transférer ou autrement disposer d'aucunes actions, obligations, morts-gages, débentures, billets ou autres valeurs, engagements, contrats, preuves de dettes d'aucune corporation ayant des objets semblables à ceux de cette compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*; prendre, détenir, se prévaloir de toute garantie collatérale ou autres de toute nature pour l'exécution d'engagements contenus dans iceux et émettre en échange son propre stock, ses obligations et autres engagements; aider ou assister d'aucune manière, au moyen de prêts, avances, garanties ou autrement toute personne, maison, corporation ou association dans lesquelles cette compagnie est intéressée comme créancière, actionnaire ou autrement;

(l) Vendre, louer, transférer ou autrement disposer de tout ou partie des affaires et entreprises de la compagnie à toute autre personne, maison, association ou corporation, accepter comme compensation pour telle vente, bail ou transport des deniers ou des actions, débentures, obligations, valeurs ou autres engagements d'aucune compagnie ou corporation;

(m) Rémunérer en espèces ou avec l'approbation des actionnaires en actions totalement ou partiellement libérées, obligations, débentures ou valeurs de la compagnie toute personne, maison ou corporation pour services rendus ou à rendre à la compagnie en rapport avec son incorporation, promotion ou organisation ou en rapport avec la conduite de ses affaires, ou pour aucune propriété ou droits acquis par la compagnie; distribuer en espèces, de temps en temps, parmi les actionnaires de la compagnie, aucune propriété, biens ou droits de la compagnie;

(n) Aucun des pouvoirs ci-dessus pourra être étendu, mais ne sera limité par induction ou déduction d'aucun autre pouvoir.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "G. S. C. Commercial Corporation of Canada, Limited," avec un capital-actions de dix mille dollars, divisé en 100 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

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### La Compagnie Chimique des Produits de France, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 25e jour de janvier 1917, constituant en corporation Norman Massé, Alfred Cadot, médecins, Joseph Amédée Thouin, avocat, Graziella Desrochers, sténographe, tous de la cité de Montréal, dans la province de Québec, et Alfred Emile Franceur, pharmacien, de la cité de Québec, dans la dite province, pour les fins suivantes:—

(a) Exercer généralement et sous toutes ses formes l'industrie de la fabrication de produits chimiques; exercer un commerce général en gros de pharmacie et de drogues; exercer le commerce d'agent manufacturier pour les articles et marchandises que la compagnie est autorisée à fabriquer;

(b) Acheter, vendre, louer, acquérir et aliéner d'aucune manière la propriété immobilière nécessaire aux fins de ce commerce; acquérir et disposer de toutes marques de commerce, brevets et droits;

(c) Acheter, acquérir, posséder, détenir ou autrement faire commerce et disposer des valeurs, actions, obligations, débentures ou parts d'aucune compagnie quelconque dont les objets sont totalement ou partiellement semblables à ceux de la présente compagnie;

(d) Conclure aucun arrangement relatif à la fusion, à l'union des intérêts ou à la concession réciproque avec aucune corporation, société ou personne exerçant aucun commerce totalement ou partiellement semblable à la présente compagnie;

(e) Acheter ou autrement acquérir la totalité ou aucune partie du commerce, de la propriété, de l'actif et du passif, commerce en opération ou autrement, d'aucune corporation ou personne exerçant aucun commerce que la présente compagnie est autorisée à exercer, ou qui est en possession d'aucune propriété qui convient aux objets de la présente corporation, et payer ce commerce ou cette propriété totalement ou partiellement avec des actions et des obligations de la présente compagnie;

(f) Faire toutes et chacune des autres choses, ou exercer aucun autre commerce, avantageux ou se rattachant à la bonne réalisation des objets précités.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "La Compagnie Chimique des Produits de France, Limitée," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 30e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

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**Bennett Limited.**

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de janvier 1917, constituant en corporation Richard Tison Henecker et Henry Noël Chauvin, tous deux conseil du Roi, Harold Earle Walker et John Noël Beauchamp, avocats, et Hugh Wylie, teneur de livre, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer, acheter, vendre, trafiquer de fibre, matériaux fibreux, peaux, cuir d'aucun et de tous les produits du cuir, carton-pâte, cuir factice et tout substitut pour aucun des matériaux ci-dessus et matériaux similaires ; manufacturer, acheter, disposer de toute chose pouvant être faite des matériaux ci-dessus y compris, sans restreindre les termes généraux ci-dessus, les fournitures pour chaussures, contreforts, bottes, souliers, chaussures de toutes espèces et descriptions ; exercer l'industrie du tannage, de la teinturerie et du blanchiment ;

(b) Manufacturer, acheter, vendre et disposer de tous fluides, produits chimiques et matériaux pour le tannage, la teinture, le blanchiment, la coloration et de toutes choses employées dans la production d'aucune substance ou article desquels cette compagnie trafique.

(c) Manufacturer, acheter, vendre, importer, exporter et disposer d'effets, articles, marchandises, machinerie, matériaux de construction et autres choses requises pour la fabrication et la production des objets et matériaux ci-dessus mentionnés ou pour l'équipement de fabriques ou ateliers pour leur fabrication ;

(d) Exercer toute autre industrie, commerce ou fabrication se rapportant ou étant alliés d'aucune manière aux fins ci-dessus mentionnées que la compagnie jugera pouvoir convenablement exercer en rapport avec son industrie ou qui semblera directement ou indirectement de nature à augmenter ou rendre profitable aucune des propriétés, droits ou entreprise de la compagnie ;

(e) Acquérir par achat, location ou autrement tout ou partie des affaires, propriétés et engagements d'aucune personne ou compagnie exerçant une industrie que la compagnie est autorisée à exercer ou possédant des propriétés convenant aux fins de cette compagnie ;

(f) Demander, acheter ou autrement acquérir et vendre tous brevets d'invention, brevets, marques de fabrique, licenses, concessions et choses de même nature conférant un droit exclusif ou non exclusif ou limité d'utiliser tout secret ou autre information concernant toute invention ou procédé qui paraîtra capable d'être utilisé pour aucune des fins de la compagnie ou dont l'acquisition sera jugée propre à profiter directement ou indirectement à la compagnie, et utiliser, exercer, développer ou permettre l'usage ou autrement faire valoir la propriété, les droits ou renseignements ainsi acquis ;

(g) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds, garantir les contrats ou autrement aider toute telle personne ou compagnie ou clients ou personnes ayant des relations avec la compagnie : prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie, et les vendre, détenir, réémettre avec ou sans garantie ou autrement en disposer, nonobstant les dispositions de l'article 44 de la dite loi ;

(h) Acheter, prendre ou autrement acquérir et détenir des actions, obligations, débentures ou autres valeurs de toute compagnie ayant des objets en tout ou partie, semblables à ceux de cette compagnie ou exerçant une industrie capable d'être, directement ou indirectement, conduite avantageusement pour cette compagnie, établir, promouvoir ou autrement aider telle

compagnie ou compagnies, nonobstant les dispositions de l'article 44 de la dite loi ;

(i) Conclure des arrangements avec aucune autorité ou gouvernement municipal, local ou autres qui seront de nature à permettre d'atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités ou gouvernements tous les droits, privilèges, franchises, concessions que la compagnie jugera convenable d'obtenir, et exécuter ou exercer et se conformer à tous tels arrangements, droits, privilèges, franchises et concessions ;

(j) Promouvoir toute compagnie ou compagnies dans le but d'acquérir tout ou partie de la propriété et engagements de cette compagnie ou pour toute autre fin qui semblera directement ou indirectement d'une nature avantageuse pour cette compagnie, souscrire, placer ou aider à placer le stock, obligations ou valeurs de toute telle compagnie ou compagnies ;

(k) Acquérir, louer, détenir, vendre, céder toute propriété foncière et personnelle, tous droits et privilèges que la compagnie jugera nécessaires ou utiles pour les fins de ses affaires et en particulier toutes terres, bâtiments, servitudes, machinerie, outillage, fonds de commerce, accepter des hypothèques, charges et gages sur des propriétés foncières ou personnelles ou aucune autre garantie quelle qu'elle soit, portant intérêt ou autrement, comme la compagnie en jugera, des acheteurs ou débiteurs de la compagnie, vendre, céder ou autrement disposer de toutes ou aucune telles valeurs ;

(l) Construire, maintenir, modifier tous édifices ou travaux nécessaires ou convenant aux fins de la compagnie, construire, posséder et opérer des chalands, vaisseaux, wagons et autres véhicules mûs par la vapeur, l'électricité ou autrement pour les fins de la compagnie ;

(m) Construire, améliorer, maintenir, développer, travailler, gérer, conduire, contrôler aucuns chemins, routes, tramways, embranchements, voies d'évitement, sur les terres possédées ou contrôlées par la compagnie ; ponts, réservoirs, cours d'eau, pouvoirs hydrauliques, quais, manufactures, entrepôts, usines électriques, boutiques, magasins et autres ateliers et commodités qui pourront être directement ou indirectement de nature à favoriser les intérêts de la compagnie et contribuer, subventionner ou autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation gérance, exécution ou contrôle ; vendre tout excédent de pouvoir électrique non requis pour les fins de la compagnie, pourvu que lorsque exercés en dehors de la propriété de la compagnie les pouvoirs contenus dans cette clause soient soumis à toutes les lois et règlements provinciaux et municipaux les concernant ;

(n) Placer et disposer des fonds de la compagnie non immédiatement requis de telle manière qu'il pourra en être décidé de temps à autre ;

(o) Avec l'approbation des actionnaires, payer et rémunérer toute personne, corporation ou compagnie, avec l'émission et le paiement d'actions complètement libérées, obligations ou autres valeurs de cette compagnie ou autrement pour services rendus ou à rendre comme promoteur ou preneur de stock de cette ou d'aucune autre compagnie ou en plaçant, aidant à placer, garantissant le placement d'aucunes actions, obligations ou débentures de cette ou d'aucune autre compagnie ou pour tous autres services de tout genre ; ou comme paiement pour toute propriété mobilière ou immobilière, foncière ou personnelle, droits, bail, affaires, franchise, entreprise, pouvoirs, privilège, licences ou concession et en paiement total ou partiel ou en échange pour des actions, obligations, débentures ou autres valeurs d'aucune autre compagnie ;

(p) Payer des dividendes sur le stock de la compagnie par l'émission d'actions complètement libérées de la compagnie pourvu que les profits accumulés de la compagnie ou les bénéfices disponibles de la compagnie pour le paiement de dividendes égalent la valeur au pair du stock ainsi émis ;

(q) Tirer, faire, accepter, endosser, exécuter et émettre des billets promissoires, lettres de change, connaissements, mandats et autres instruments négociables et transférables ;

(r) Vendre ou disposer de l'entreprise de la compagnie ou de toute partie d'icelle, pour telle compensation que la compagnie jugera à propos, et en particulier pour des actions, débentures ou valeurs de toute autre compagnie ;



(s) Adopter pour faire connaître les affaires de la compagnie tels moyens qui seront jugés opportuns et en particulier par des annonces dans les journaux, circulaires, par l'achat et l'exposition de travaux d'art ou d'intérêt, la publication de livres et périodiques et par la distribution de prix, récompenses et dons ;

(t) Vendre, améliorer, gérer, développer, échanger, louer, disposer, faire valoir ou autrement trafiquer de tout ou partie des biens et droits de la compagnie ;

(u) Développer, faire valoir aucune terre acquise par la compagnie ou dans laquelle elle est intéressée, et en particulier les tracer et préparer pour les fins de construction et d'affermage ; construire, modifier, démolir, décorer, maintenir, aménager et améliorer des bâtiments et commodités en plantant, pavant, égoutant, affermant, cultivant, louant sur des baux ou des conventions de construction ; acheter, bâtir, vendre, louer des logements pour ses employés ou autres ;

(v) Faire toutes ou aucune des choses ci-dessus comme principaux, entrepreneur ou autrement, par l'entremise d'aucuns fidéicommissaires, agents ou autrement, seuls ou conjointement avec d'autres ;

(w) S'amalgamer avec aucune autre compagnie ayant des objets semblables à ceux de cette compagnie ;

(x) Distribuer parmi les membres, par dividendes ou autrement, en espèces ou en nature aucune des propriétés de la compagnie et en particulier les actions libérées, débentures ou actions-débentures d'aucune autre compagnie ;

(y) Les pouvoirs octroyés dans chacun des paragraphes ci-dessus ne seront limités ni restreints par induction ou déduction des termes d'aucun autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Bennett Limited," avec un capital-actions de trois cent mille dollars, divisé en 3,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

32-2

### Century Coal and Coke Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 23e jour de janvier 1917, constituant en corporation l'honorable Charles Murphy, Harold Fisher, Stanley Gardner Metcalfe et Stanley Metcalfe Clarke, avocats, et Dinda Bonell, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer dans toutes ses branches l'industrie du charbon et du coke ; acquérir, posséder, exploiter, maintenir et gérer des mines et terrains miniers ; construire, ériger, acheter, louer ou autrement acquérir des hauts-fourneaux, fours, fourneaux, usines, les exploiter et gérer ; produire, fabriquer, acheter ou autrement acquérir, disposer et vendre du charbon, du coke, leurs produits et sous-produits ;

(b) Construire, ériger, établir et autrement acquérir, posséder, maintenir, exploiter des élévateurs, convoyeurs, chevalets, outillage pour emmagasinage, chutes, entrepôts, hangars et autres bâtiments et l'équipement, outillage, machinerie, appareils mécaniques employés en rapport avec l'expédition, l'emmagasinage, la livraison ou autre manutentions du charbon et du coke, leurs produits et sous-produits ;

(c) Construire, acquérir, maintenir, exploiter, utiliser, gérer des usines, machinerie et appareils pour la production de l'électricité, du pouvoir électrique, pneumatique, hydraulique ou autre pouvoir ou énergie, louer ou autrement acquérir tel pouvoir, accumuler, produire, transmettre, distribuer l'électricité, le pouvoir électrique, pneumatique, hydraulique et autre pouvoir et énergie pour l'éclairage, le chauffage, la force motrice ou pour toute fin pour laquelle l'électricité, le pouvoir électrique ou autre pouvoir ou énergie pouvant être employés, sujet aux règlements locaux et municipaux ;

(e) Utiliser l'eau, la vapeur ou autre pouvoir pour des fins de production d'électricité ou d'air comprimé ;

(f) Pourvoir, acheter, louer ou autrement acquérir, construire, projeter, ériger, établir, exploiter, maintenir, exercer tous travaux nécessaires, stations, machines à vapeur, machinerie, outillage, câbles, fils, lignes, générateurs, accumulateurs, lampes, compteurs, transformateurs, appareils, appartenances, accessoires se rapportant à la production, accumulation, distributions, transmission, fourniture, vente, utilisation et emploi de l'électricité ; produire, accumuler, transmettre, distribuer, fournir, vendre de l'électricité pour des fins de chauffage par l'électricité, éclairage, traction et force motrice, pour des fins industrielles et autres ; entreprendre et faire des contrats et arrangements pour l'éclairage des cités, villes, rues, édifices et autres places et pour la fourniture de l'éclairage, chauffage et de la force motrice électrique pour fins publiques ou privées ; pourvu, cependant que la compagnie ne puisse entrer dans aucune rue, chemins ou autres places publiques pour y placer son outillage, ateliers ou matériaux employés dans la transmission ou distribution du pouvoir électrique, hydraulique, pneumatique ou autre et n'ériger ou placer sur, dessous ou à travers aucune telles rues, chemins, ou autre place publique, aucun tel outillage, ateliers ou matériaux sans le consentement de la municipalité ayant le contrôle de telle rue, chemin ou autre place publique.

(g) Faire, bâtir, construire, ériger, préparer, maintenir, exploiter des réservoirs, aqueducs, citernes, barrages, canaux, tunnels, ponceaux, flumes, conduits, conduites maîtresses et autres et accessoires, exécuter, faire tous autres travaux et choses nécessaires ou convenables pour obtenir, accumuler, vendre, livrer, mesurer et distribuer l'eau pour créer, maintenir, développer du pouvoir hydraulique, électrique, mécanique ou autre ou pour aucune autre fin de la compagnie ;

(h) Construire, acquérir, exploiter des lignes de télégraphe ou téléphone ou autres moyens de communication sur les terres possédées ou contrôlées par la compagnie et pour les fins de la compagnie seulement ;

(i) Acquérir, construire, maintenir, modifier, faire, affréter, louer, exploiter des wagons, bateaux à vapeur, vaisseaux, lignes de tuyaux, bassins, canaux, ponts, chateau-d'eau, citernes ou commodités pour emmagasinage, réservoirs, puits, aqueducs, chemins, rues, hôtels, maisons pour logements, fabriques, citernes, ateliers, magasins, usines à gaz, chateau-d'eau, jetées, chalands, bateaux, quais et autres travaux, outillage ou machinerie de toute description, contribuer à leur construction, entretien, conduite et exploitations ; faire des contrats ou des arrangements avec tout gouvernement ou autre corps, corporation, compagnie et personne pour l'échange mutuel du trafic, des droits de passage, du travail en commun, ou autrement, qui semblera opportun ;

(j) Pour les fins de la compagnie, acquérir, acheter, prendre ou donner en location, améliorer, posséder, employer, maintenir, exploiter, gérer, exercer, contrôler, mais seulement sur les terres possédées ou contrôlées par la compagnie, ou sur lesquelles la compagnie a un droit ou permis à cet effet, tels chemins, routes, ponts, lignes de rail, tronçons, voies d'évitement, matériel roulant, câbles, fils métalliques, moteurs, locomotives, outillage électrique, et toutes autres structures, ateliers, commodités ou accessoires comme il en sera requis dans le but de maintenir les communications par télégraphe ou téléphone ou pour effectuer le transport des marchandises ou des passagers, contribuer, subventionner ou autrement aider ou prendre part à leur acquisition, achat, location, construction, amélioration, possession, emploi, entretien, exploitation, gérance, exercice ou contrôle ;

(k) Acquérir par octroi, achat ou autrement, concessions de toute propriété ou privilège d'aucun gouvernement ou d'aucune autorité suprême, municipale, locale ou autrement, exécuter et remplir leurs termes et conditions ; obtenir ou aider à obtenir toute license, permis, franchise provisoire ou autre autorité pour permettre à la compagnie de mettre ses objets à exécution, y compris des chartes ou lois conférant aucune juridiction ;

(l) Rémunérer toute personne ou compagnie pour services rendus en plaçant ou aidant à placer ou garantissant le placement d'aucunes actions du capital de la

compagnie, ou aucunes débentures ou autres valeurs de la compagnie, ou pour ou à propos de la formation ou promotion de la compagnie ou la conduite de ses affaires ;

(m) Acheter, vendre, manufacturer, réparer, modifier, échanger, prendre ou donner en location, exporter, disposer de toutes espèces d'articles et choses pouvant être requis pour les fins d'aucune des dites industries, ou communément fournis ou disposés par les personnes engagées dans aucune telle industrie, ou qui seraient de nature à pouvoir être disposés avec avantage en rapport avec aucune des dites industries ;

(n) Acheter ou autrement acquérir tous brevets, brevets d'inventions, licences, concessions et choses de même nature, conférant un droit exclusif ou limité d'user d'aucun secret ou autre information concernant aucune invention qui semblera pouvoir être avantageusement disposée par la compagnie ;

(o) Employer, exercer, développer, octroyer des permis, ou autrement faire valoir tous tels brevets, brevets d'inventions, licences, concessions et choses de même nature, et en une de leur exploitation, et développement, exercer aucune industrie, manufacturière ou autre, que la compagnie jugera de nature à réaliser directement ou indirectement ces objets ;

(p) Offrir par souscription publique, établir, promouvoir, concourir à établir ou promouvoir toute autre compagnie, corporation, association ou entreprise privée en vue d'acquérir toutes, ou aucune, propriétés, droits, engagements de cette compagnie, ou pour aucune autre fin qui semblera, directement ou indirectement de nature à profiter à cette compagnie ; acquérir, détenir des actions, stocks ou valeurs de, ou garantir le paiement d'aucunes valeurs émises par, ou aucun autre engagement de telle compagnie, corporation, association ou entreprise, défrayer toutes ou aucune des dépenses de l'établissement ou de la promotion d'aucune telle corporation, association ou entreprise, comme susdites, subventionner ou autrement aider aucune telle compagnie, corporation, association ou entreprise, et garantir ou prendre les souscriptions ou y souscrire pour le tout ou partie d'icelles ou employer d'autres personnes pour les souscrire ou les prendre ;

(q) Nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, souscrire, acheter, assumer les engagements, acquérir, détenir, vendre, échanger, disposer ou autrement trafiquer ou passer des contrats à propos d'obligations, débentures, actions ou autres valeurs et engagements ou aucune part ou intérêt dans icelles ; demander ou accepter, comme compensation un règlement ou garantie total ou partiel pour tout contrat, dette ou engagement envers ou de la compagnie des propriétés, engagements, actions ou valeurs d'aucune espèce, à une évaluation ou à tels termes qui seront agréés ;

(r) Avancer ou prêter des fonds, valeurs ou biens de toute nature à des clients ou autres ayant des relations avec la compagnie et à toute autre compagnie ayant des objets semblables, en tout ou en partie à ceux de cette compagnie, à tels termes qui pourront être convenus et avec ou sans garantie ;

(s) Placer et disposer des fonds de la compagnie non immédiatement requis en telles valeurs de telle manière qu'il pourra en être décidé de temps à autre ;

(t) Tirer, faire, accepter, endosser, exécuter et émettre des billets promissaires, lettres de change, connaissements, mandats et autres instruments négociables ou commerciaux ;

(u) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie, exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds, garantir les contrats ou autrement aider à telle personne ou compagnie ; prendre ou autrement acquérir des actions ou valeurs de toute compagnie, et les vendre, détenir, réémettre avec ou sans garantie ou autrement en disposer ;

(v) Vendre l'entreprise de la compagnie ou toute partie d'icelle, pour telle compensation que la compagnie jugera à propos, et en particulier pour une com-

pensation consistant en tout ou partie en espèces ou actions ou débentures d'une autre compagnie ;

(w) Faire constituer ou enregistrer la compagnie dans aucune partie du monde, comme il pourra en être jugé opportun ;

(x) Distribuer en espèces, par voie de dividendes ou autrement, parmi les membres, clients ou employés de la compagnie, ou autrement, aucunes actions ou valeurs appartenant à la compagnie ou aucune propriété ou biens de la compagnie applicables comme profits de la compagnie ;

(y) Souscrire à aucun fonds, corporation ou institution incorporé ou non incorporé, agir par délégué ou autrement près des conseils de métiers, comité, chambre de commerce, syndicat ou autre corps de personnes formé légalement pour promouvoir les intérêts généraux des industries auxquelles cette compagnie est alliée ou dans lesquelles elle est intéressée ou aucune autre industrie qui semblera favorable aux intérêts de la compagnie ;

(z) Se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de cette compagnie ;

(aa) Emettre des actions libérées, obligations, débentures pour le paiement total ou partiel d'aucune propriété mobilière ou immobilière, propriété, droits, privilèges, concession ou autres avantages que la compagnie peut légalement acquérir, légalement émettre telles actions libérées, obligations ou autres valeurs en paiement total ou partiel ou en échange pour des actions, obligations, débentures ou autres valeurs d'aucune autre compagnie faisant, en tout ou en partie, des affaires semblables ou se rapportant aux affaires de cette compagnie ;

(bb) Faire toutes ou aucune des choses ci-dessus dans toutes les parties du monde comme principaux, fondés de pouvoirs, agents, entrepreneurs, ou autrement, seuls ou conjointement avec d'autres, par l'entremise d'agences ou autrement ;

(cc) Pour faire toutes autres choses utiles ou nécessaires pour atteindre les objets ci-dessus ou aucun d'eux ; le mot "compagnie" dans les présentes (excepté quant il est employé pour désigner cette compagnie), sera supposé inclure toute association ou réunion de personnes, incorporées ou non incorporées, formée pour exercer une industrie dans le Dominion du Canada ou ailleurs, et les objets spécifiés dans chaque paragraphe des présentes ne seront nullement limités par induction d'aucun autre paragraphe, mais pourront être étendus par ce moyen.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Century Coal and Coke Company, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 24e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

32-2

#### Whyte-Campbell Lumber Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 24e jour de janvier 1917, constituant en corporation Robert John Whyte, marchand, Gordon Walters MacDougall, William Bridges Scott et John MacNaughton, avocats, et James Geary Cartwright, gérant de bureau, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer, importer, exporter, acheter, vendre, disposer ou autrement faire valoir toute espèce de bois de service, de charpente, de bois à pâte et tous leurs produits ou sous-produits ;

(b) Exercer aucune autre industrie que la compagnie jugera capable d'exercer convenablement en rapport avec aucune industrie que la compagnie est autorisée d'exercer ou que la compagnie jugera directement ou indirectement de nature à profiter à cette compagnie ou à augmenter la valeur ou à rendre profitables aucun des droits ou propriétés de la compagnie ;



(c) Acquérir et exercer tout ou partie des affaires, ou propriétés et assumer les engagements d'aucune personne, maisons, associations ou compagnie possédant des propriétés convenant pour aucune des fins de cette compagnie ou exerçant une industrie que cette compagnie est autorisée d'exercer et payer en compensation d'iceux en espèces ou par l'émission d'actions, stocks ou obligations de cette compagnie ;

(d) S'associer ou conclure des arrangements pour le partage des bénéfices, la fusion des intérêts, les risques communs, les concessions réciproques, la coopération avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou d'entreprendre aucune industrie ou transaction que cette compagnie est autorisée d'exercer, ou entreprendre aucune industrie ou transaction capable d'être, directement ou indirectement, conduite avantageusement pour cette compagnie, subventionner, garantir les engagements ou autrement aider toute telle compagnie, personne ou personnes ;

(e) Acheter, souscrire, acquérir, détenir, vendre ou autrement disposer d'actions du capital, obligations, débiteures ou autre valeurs d'aucune autre corporation et preuves de dettes d'aucune telle corporation, nonobstant les dispositions de l'article 44 de la *Loi des Compagnies* ;

(f) Acheter, prendre à bail ou en échange, louer ou autrement acquérir toute propriété mobilière ou immobilière, droits ou privilèges que la compagnie jugera utiles ou convenant pour aucune fin de ses affaires, ériger, construire des bâtiments et travaux de toute nature ;

(g) Vendre, louer, développer, disposer ou autrement trafiquer de l'entreprise ou de tout ou partie de la propriété de la compagnie à n'importe quels termes, avec pouvoir d'accepter en compensation aucunes actions, stocks, engagements ou intérêts dans aucune autre compagnie ;

(h) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie et en particulier les actions, débiteures ou autres valeurs de toute autre compagnie appartenant à la compagnie ou desquelles elle peut avoir le pouvoir de disposer ;

(i) Faire toutes autres choses pouvant être utiles ou nécessaires pour atteindre les objets ci-dessus.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de " Whyte-Campbell Lumber Company, Limited," avec un capital-actions de quarante mille dollars, divisé en 400 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 25e jour de janvier 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

32-2

#### COMMISSION DU SERVICE CIVIL DU CANADA.

COMMIS DANS LA DIVISION DE LA CHIMIE—DIVISION DES FERMES MODÈLES.

*Ministère de l'Agriculture.*

AVIS public est par le présent donné que la Commission du Service Civil recevra des demandes de la part de candidats capables de remplir une position dans la division de la chimie, division des fermes modèles du ministère de l'Agriculture, dans la subdivision A de la deuxième division, au traitement initial de \$1,800 par année.

Les candidats doivent s'être fait graduer avec grande distinction en science dans quelque université autorisée et doivent avoir eu ensuite de l'expérience dans le travail d'analyse. Ils doivent aussi posséder une connaissance pratique de l'agriculture telle que pratiquée dans les districts soumis à l'irrigation. Préférence sera accordée aux soldats revenus du front, pourvu qu'ils aient les aptitudes requises.

On peut obtenir les formules de demande en s'adressant au Secrétaire de la Commission du Service Civil, à Ottawa. Ces formules doivent être remplies et reçues à la Commission pas plus tard que le 19 février 1917.

Par ordre de la Commission,

WM FORAN,  
Secrétaire.

Ottawa, 24 janvier 1917.

31-4

COMPTE de la Caisse d'Epargne des Postes, pour le mois de novembre 1916.

(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargne, chap. 30, Statuts Refondu. Dt. Can., 1906.) Av.

	\$	c.		\$
BALANCE en caisse chez le Ministre des Finances au 31 octobre 1916 .....	41,141,450	36	REMBOURSEMENTS durant le mois. ....	792,887 84
DÉPÔTS à la Caisse d'épargne des Postes durant le mois.....	1,136,673	72		
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :—				
PRINCIPAL..... \$				
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert .....				
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada.....	1,671	01		
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois .....	7,368	58	BALANCE au crédit des comptes des déposants au 30 novembre 1916.....	41,494,275 83
	42,287,163	67		42,287,163 67

Certifié,  
W. FAIRWEATHER,  
Surintendant-intérimaire, Division des Caisses d'Epargne.  
DÉPARTEMENT DES POSTES, Ottawa, 10 janvier 1917.

R. M. COULTER,  
Sous-maître général des Postes.  
31-tf

ETAT non révisé des Revenus de l'Intérieur, acquis durant le mois de novembre 1916.

Source des revenus.	Montants.	Total.
ACCISE.	\$ c.	\$ c.
Spiritueux.....	920,603 93	
Liqueur de malt.....	7,426 05	
Malt.....	152,112 21	
Tabac.....	1,926,293 46	
Cigares.....	71,332 35	
Fabrications en entrepôt.....	7,418 86	
Acide acétique.....	1,127 85	
Saisies.....	630 80	
Autres revenus.....	7,402 92	
Total du revenu de l'accise .....		2,194,078 43
Spiritueux pyroxyliques.....		15,957 09
Passages d'eau.....		11,640 53
Inspection des poids et mesures .....		4,208 00
Inspection du gaz.....		5,829 10
Inspection de la lumière électrique.....		956 50
Timbres de pièces judiciaires.....		985 35
Autres revenus.....		418,099 01
Taxe de guerre.....		
Grand revenu total.....		2,651,754 01

J. U. VINCENT,  
Sous-Ministre.

MINISTÈRE DU REVENU DE L'INTÉRIEUR  
Ottawa, 22 décembre 1916.

27-tf



1916-17

1916-17

## ETAT

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances pour le 31 décembre 1915 et 1916.

DETTE PUBLIQUE		1915.	19 6.
PASSIF.		\$ c.	\$ c.
DETTE FLOTTANTE—			
Payable à New-York.....			75,357,000 00
Payable au Canada.....		11,118,010 94	308,806,931 69
Payable à Londres.....		362,703,312 40	362,703,312 40
Prêts temporaires.....		179,607,017 53	120,925,808 02
Fonds de rachat de la circulation des banques.....		5,668,759 32	5,755,554 26
Billets du Dominion.....		171,694,231 79	179,290,064 29
CAISSES D'ÉPARGNES—			
	1915.	1916.	
Caisses d'épargnes des Postes.....	\$38,389,197 91	\$41,374,703 51	
Caisses d'épargnes du Gouvernement.....	13,771,008 96	13,285,919 94	
		52,160 206 87	54,660,623 45
Fonds en fidéicommiss.....		10,088,283 11	10,224,830 38
Comptes des provinces.....		11,920,481 20	11,920,481 20
Divers, et comptes de banque.....		41,632,058 39	36,081,676 08
Total de la dette brute.....		846,592,361 55	1,165,726,281 77
ACTIF.			
PLACEMENTS—			
Fonds d'amortissement.....		11,668,891 51	13,249,186 93
Autres placements.....		110,268,901 12	128,673,112 12
COMPTES DES PROVINCES.....		2,296,327 90	2,296,327 90
DIVERS, ET COMPTES DE BANQUES.....		207,214,221 65	289,396 205 15
Total de l'actif.....		331,448,342 18	443,614,832 10
Total de la dette nette au 31 décembre.....		515,144,019 37	722,111,449 67
“ au 30 novembre.....		501,668,167 71	706,128,082 14
Augmentation de la dette.....		13,475,851 66	15,983,367 53

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois décembre, 1915.	Total au 31 décembre, 1915.	Mois décembre, 1916.	Total au 31 décembre 1916.
	\$ c.	\$ c.	\$ c.	\$ c.
REVENU :				
Douane .....	9,060,181 55	69,216,140 83	10,932,850 62	97,332 210 43
Accise.....	2,302,211 53	16,464,091 78	2,321,493 44	18,452,361 09
Département des Postes.....	1,846,560 26	12,796,339 91	2,200,000 00	14,150,000 00
Travaux Publics, y compris les chemins de fer et canaux.....	2,912,919 57	16,017,220 08	2,132,341 58	19,793,911 06
Divers.....	1,149,643 72	7,534,029 28	4,357,089 66	17,127,866 57
Total.....	17,271,516 63	122,027,821 88	21,943,775 30	166,856,349 15
DÉPENSES .....	9,123,952 53	74,469,455 56	12,128,931 16	81,696,505 10

DÉPENSES À COMPTE DU CAPITAL, ETC.				
Guerre.....	19,233,943 04	85,748,898 42	23,702,217 94	170,229,748 92
Travaux publics, y compris chemins de fer et canaux.....	2,158,858 78	26,151,882 05	2,612,368 08	18,610,157 35
Subventions aux chemins de fer.....	250 000 00	1,217,910 71	.....	363,478 61
Total.....	21,642,801 82	113,118,691 18	26,314,586 02	189,203,384 88

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

T. C. BOVILLE,  
Sous-ministre des Finances.

Certifié correct,  
J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion  
DÉPARTEMENT DES FINANCES, Ottawa, 5 janvier, 1917.

## AUX ANNONCEURS DANS LA GAZETTE.

CEUX qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous :

1. Adresser "Gazette du Canada, Ottawa, Canada."
2. Indiquer le nombre voulu d'insertions.
3. Les taux sont comme suit: Avis, première insertion, dix cents la ligne agate (quatorze lignes au pouce); insertions subséquentes, cinq cents par ligne. Traduction de documents, quarante cents par cent mots.

Une remise provisoire devra accompagner la copie dont la somme peut être comptée comme suit:

Première insertion:

Pour le titre et la signature..... \$1 00

Ajoutez deux cents par mot pour le reste.....

Traduction, si elle doit être faite, à 40 cents par 100 mots.....

Autres insertions:

Pour le titre et la signature..... 0 50

Ajoutez un cent par mot pour le reste.....

Multipliez par le nombre de ces insertions.....

Total.....

Une facture sera expédiée aussitôt après la première insertion indiquant le montant exact dû, le montant reçu, et toute différence dans la remise, en moins ou en plus, sera réglée.

## AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UN DOLLAR.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous:

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions.

Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.

Protection des eaux navigables, approbation des plans des travaux, etc.—5 insertions.

Les avis reçus jusqu'à midi le jeudi, seront insérés dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cents, et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

J. DE LABROQUERIE TACHÉ,

Imprimeur du Roi et Contrôleur de la Papeterie.

Département des Impressions

et de la Papeterie publiques.

Ottawa, 24 décembre 1914.

## DEMANDES AU PARLEMENT.

## CHAMBRE DES COMMUNES.

## RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session. Mettout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'examineur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

## Instructions aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

## Dépôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la Chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents dollars.

## Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent, savoir:—

(a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... \$100 00

(b) Lorsqu'un bill est présenté dans la Chambre après la huitième Semaine de la session et avant la fin de la douzième..... 100 00

(c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session..... 200 00

(d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000, et n'excède pas \$500,000..... 100 00

(e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000..... 150 00

(f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000..... 200 00

(g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000..... 300 00

(h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000, et n'excède pas \$2,000,000..... 400 00

(i) Pour chaque million ou fraction de million de dollars additionnel.... 100 00

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans les cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, tel qu'il en est fait mention dans le bill.



8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,  
Greffier des Communes.

#### RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada*; le dit avis devra énoncer clairement et distinctement la nature et l'objet de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans quelque journal important comme suit:—

A) Lorsque la demande sera faite pour un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal:—Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés.

2. Une compagnie de télégraphe ou de téléphone:—Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. Une compagnie pour la construction de travaux quelconques de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation; ou pour obtenir quelques droits ou privilèges exclusifs; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers:—Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. Une compagnie de banque; une compagnie d'assurance; une compagnie de fidéicommis; une compagnie de prêt; ou une compagnie industrielle, sans pouvoirs exclusifs quelconques:—Dans la *Gazette du Canada* seulement.

B) Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal:—Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par le prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs); ou pour l'augmentation ou la réduction du capital social de quelque compagnie; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie:—Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

C) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée

des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal; et la preuve de la publication régulière de l'avis sera établie dans chaque cas par une déclaration conforme à la loi; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

D) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examineur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

E) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,  
Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes:—

#### CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examineur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit."

#### CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelque effet sur la dite région; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait;

(b) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débetures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."

## SENAT.

SUBSTANCES DES RÈGLES ET FORMES DE PROCÉDER DU  
SÉNAT CONCERNANT LES BILLS DE DIVORCE.*Telles que revisées et mises en vigueur le 22 mars 1916.*

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé; il fait insérer cet avis, pendant trois mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, dans le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu; les traits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants:

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat:

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,  
Greffier du Sénat.

## SENAT.

*Avis de bills privés.*

## EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada*; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit:—

A) Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal, —dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée;

2. Une compagnie de télégraphe ou de téléphone, —dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse;

4. Une compagnie de banque; une compagnie d'assurance; une compagnie de crédit; une compagnie de prêt; ou une compagnie industrielle, sans pouvoirs exclusifs,—dans la *Gazette du Canada* seulement.

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement



mentionnée dans l'avis; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B) Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs); d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie,—dans un des principaux journaux du lieu de la situation de son siège.

C) Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires marqués de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots: "*Avis de bill privé*"; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session; aucun rapport d'un comité permanent ou spécial sur un bill n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de le présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre, huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour

en payer la traduction, laquelle sera faite par les traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts; et elle remettra au commis-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,  
Greffier du Sénat.

AVIS est donné par le présent que Florence Evelyn Snyder, de la cité et du district de Montréal, dans la province de Québec, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son époux, Edward Lockwood, également de la cité et du district de Montréal, artisan, pour cause d'adultère et d'abandon.

Daté à la cité de Montréal, dans la province de Québec, le 22e jour de novembre 1916.

22-14 HUGH MACKAY,  
Solliciteur de la requérante.

AVIS est donné par le présent qu'Andrew Hamilton Gault, des cité et district de Montréal, dans la province de Québec, major dans les troupes expéditionnaires canadiennes, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son épouse, Marguerite Claire Stephens, des dits cité et district de Montréal, pour cause d'adultère.

Daté à la cité de Montréal, dans le district de Montréal, dans la province de Québec, ce treizième jour de novembre, A.D. 1916

21-14 LAFLEUR, MACDOUGALL,  
MACFARLANE & POPE,  
Royal Trust Building,  
Montréal, Qué.,  
Solliciteurs du requérant.

AVIS est donné par le présent que M. Donald George Whibley, actuellement de la cité d'Ottawa, dans le comté de Carleton, dans la province d'Ontario, mais autrefois des cité et district de Montréal, dans la province de Québec, comptable, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son épouse, Frances Lilian Owen, de lieux inconnus, pour cause d'adultère et d'abandon.

MM. Aylen & Duclos, solliciteurs, Ottawa, sont les agents du requérant pour la signification des pièces.

Daté à la cité de Montréal, province de Québec, ce treizième jour de décembre mil neuf cent seize (13-1916.)

25-14 LESLIE H. BOYD,  
Solliciteur du requérant,  
136 rue Saint-Jacques, Montréal.

AVIS est donné par le présent que Amy Beatrice Mathews, de la Cité de Westmount, dans le district de Montréal, dans la Province de Québec, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son époux, Ernest Hilton, de la Cité de Montréal, dans la Province de Québec, pour cause d'adultère.

Daté à la cité de Montréal, dans la Province de Québec, ce troisième jour de janvier, mil neuf cent dix-sept.

29-14 COUSINS & CURRY,  
Solliciteurs de la requérante,  
120 rue St-Jacques,  
Montréal.

## LA LIGUE KHAKI.

**A** VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa session commençant en janvier 1917, afin d'obtenir un acte constituant en corporation La Ligue Khaki comme association s'intéressant au bien être et aux intérêts des soldats et des matelots de l'Empire Britannique et de ses alliés ; établir, entretenir et mettre en service des salles de récréation, clubs et hospices pour les soldats et matelots, et des hospices de convalescents, hôpitaux, des bourses du travail et des bureaux de renseignements, des classes, bibliothèques et agences destinés à leur être profitables, percevoir des deniers et établir des fonds pour leur bénéfice ; agir comme leurs agents ; établir des monuments ; fournir des consultations légales, médicales et techniques ; établir des succursales de l'association ; et pour d'autres fins analogues ; avec tous les pouvoirs nécessaires à cette fin.

Montréal, 15 janvier 1917.

LIGHTHALL & HARWOOD,  
Solliciteurs des requérants,  
306 immeuble de la banque de Québec,  
Montréal.

30-5

## KENORA AND ENGLISH RIVER RAILWAY COMPANY.

**A** VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant une compagnie de chemin de fer en corporation sous le nom de "The Kenora and English River Railway Company," autorisée à installer, construire et mettre en service une ligne de voie ferrée commençant à un point sur le chemin de fer Transcontinental, dans le district de Kenora, dans la province d'Ontario, à l'ouest de Superior Junction, traversant la rivière English dans une direction nord et ouest à l'ouest du lac Seul, de là dans une direction nord et ouest dans le district de Patricia, de là dans une direction ouest et sud jusqu'à et dans la province de Manitoba à la cité de Winnipeg, dans la dite province, avec pouvoir d'acquérir et développer, mais non par expropriation, de l'énergie électrique ou autre ; construire et mettre en service des lignes de téléphone et de télégraphe et exiger des péages pour leur usage ; construire et mettre en service des vaisseaux ; construire et exploiter des quais, hôtels, etc., en rapport avec l'entreprise de la compagnie ; conclure des conventions avec d'autres compagnies et pour les autres pouvoirs qui sont généralement accordés aux compagnies de chemin de fer.

DENTON, GROVER & FIELD,  
Avocats, etc,

Toronto, Ontario,  
Solliciteurs des requérants.

Daté ce 19e jour de janvier A.D. 1917. 30-5

## BRITISH AMERICAN TELEPHONE AND TELEGRAPH COMPANY.

**A** VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant en corporation une compagnie de téléphone et de télégraphe sous le nom de "British American Telephone and Telegraph Company," autorisée à construire, entretenir, acquérir et mettre en service des lignes de téléphone et de télégraphe électriques (y compris la télégraphie sans fil) en Canada et ailleurs, avec tous les pouvoirs nécessaires et se rattachant à l'exercice de l'industrie d'une compagnie de téléphone et de télégraphe ; et acquérir par achat, bail ou autrement des compagnies dont les objets sont identiques ; et vendre, louer et fusionner ou conclure des conventions avec d'autres compagnies dont les objets sont identiques, et pour d'autres fins.

Daté à Ottawa, ce 15 jour de janvier A.D. 1917.

PRINGLE & GUTHRIE,  
Citizen Building,  
Solliciteurs de la requérante.

30-5

## THE WESTERN LIFE ASSURANCE COMPANY.

**A** VIS est donné par le présent qu'une demande sera adressée au parlement, à sa prochaine session, par la compagnie dite "The Western Life Assurance Company," afin d'obtenir un acte prorogeant le délai pour l'obtention d'un permis du Ministre des Finances sous l'empire des dispositions de la *Loi des assurances, 1910*, et 6 et 7 George V, chapitre 8.

Daté à Winnipeg, ce 10e jour de janvier A.D. 1917.

AIKENS, FULLERTON, FOLEY & NEWCOMBE,  
221 avenue McDermot, Winnipeg, Manitoba,  
30-5 Solliciteurs de la requérante.

## LIGNES D'EMBRANCHEMENT GRAND-TRONC-PACIFIQUE.

**A** VIS est donné par le présent que la Compagnie des lignes d'embranchement Grand-Tronc-Pacifique s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte prorogeant le délai fixé pour terminer et mettre en services les lignes de voies ferrées suivantes :—

(a) A partir d'un point sur la division ouest du chemin de fer Grand-Tronc-Pacifique dans le voisinage du township 22, rang 6, à l'ouest du deuxième méridien, jusqu'à Yorkton, et de là jusqu'aux rives de la baie d'Hudson, dans le voisinage de Fort-Churchill.

(b) A partir d'un point sur la division ouest du chemin de fer Grand-Tronc-Pacifique entre les 105e et 107e degrés de longitude jusqu'à Prince-Albert.

(c) A partir d'un point sur la division ouest du chemin de fer Grand-Tronc-Pacifique entre la limite est du rang 11 et la limite ouest du rang 16, à l'ouest du troisième méridien ; de là dans une direction sud-ouest et ouest jusqu'à un point dans le voisinage de Calgary, ou jusqu'à un point sur la ligne que la compagnie est autorisée de construire à partir d'un point sur la dite division ouest entre les 111e et 113e degrés de longitude jusqu'à Calgary.

(d) A partir d'un point sur la ligne mentionnée au paragraphe (c) du présent avis entre la limite est du rang 20 et la limite ouest du rang 28, à l'ouest du troisième méridien, de là dans une direction est et sud-est jusqu'à un point sur la ligne autorisée de la compagnie à ou près Moosejaw, ou jusqu'à un point dans le voisinage de cet endroit.

(e) A partir d'un point dans ou près les townships 41, 42 ou 43 sur la ligne que la compagnie est autorisée à construire par le paragraphe 13 de l'article 11 du chapitre 99 des Statuts de 1906, de là dans une direction généralement nord-ouest et ouest jusqu'à un point sur la division ouest du chemin de fer Grand-Tronc-Pacifique entre Artland et Wainwright.

Et pour d'autres fins.

Daté à Montréal, ce 11e jour de janvier A.D. 1917.

30-5 W. H. BIGGAR,  
Solliciteur de la requérante.

## ALLIANCE NATIONALE

**A** VIS est donné par les présentes, que demande sera faite au Parlement du Canada, à sa prochaine session, pour obtenir l'adoption d'une loi constituant en corporation "l'Alliance Nationale", société fraternelle de bienfaisance et de secours mutuels, constituée en corporation par loi spéciale de la province de Québec, pour pourvoir au bien-être matériel et social de ses membres et à la protection de ceux qui dépendent d'eux, leur venir en aide dans la maladie ou l'invalidité, en les assurant contre la mort, la maladie et les accidents, en leur payant les indemnités ou autres avantages ou bénéfices qui pourraient être légalement convenus ou accordés en vertu des statuts de l'association.

de LORIMIER & GODIN,  
35 rue Saint-Jacques, Montréal,  
Procureurs de la requérante.

Montréal, 5 janvier 1917. 29-5



## THE CANADIAN WESTERN RAILWAY COMPANY.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa prochaine session, par la compagnie dite "The Canadian Western Railway Company," afin d'obtenir un acte prorogeant le délai durant lequel elle peut commencer et terminer la construction de la voie ferrée qu'elle a été autorisée à construire par le chapitre 69 des Statuts de 1909, c'est-à-dire, à partir d'un point sur la frontière internationale à ou près la ville de Coutts, dans la province d'Alberta, *via* Pincher-Creek jusqu'à Calgary et des montagnes Livingstone jusqu'à Gould's Dome; et de là *via* la vallée de la rivière Elk jusqu'à ou près le village de Michel.

Daté à Winnipeg, ce 2e jour de janvier A.D. 1917

HOUGH, CAMPBELL & FERGUSON,  
Winnipeg, Manitoba,  
29-2-31-3 Solliciteurs de la requérante.

## MOUNT ROYAL TUNNEL &amp; TERMINAL COMPANY, LIMITED.

AVIS est donné par le présent que la compagnie dite "Mount Royal Tunnel & Terminal Company, Limited," s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte prorogeant le délai durant lequel la compagnie peut construire le tunnel, et les installations et lignes de voies ferrées qu'elle a été autorisée à construire sous l'empire de l'article 2 du chapitre 74 des Statuts du Canada pour l'année 1912.

Toronto, 5 janvier 1917.

29-5 GERARD RUEL,  
Solliciteur en chef.

## DOMINION CHAIN COMPANY, LIMITED.

AVIS est donné par le présent que la compagnie dite "The Dominion Chain Company, Limited," de la cité de Montréal, dans la province de Québec, Canada, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte autorisant le Commissaire des Brevets à recevoir de la requérante, nonobstant tout ce que peut contenir la *Loi des brevets*, la demande pour obtenir un certificat du paiement des honoraires additionnels et usuels pour un troisième terme du brevet n° 90650 accordé le 20 décembre 1904, pour "perfectionnements aux chaînes antidérapantes pour pneumatiques," et accorder à la dite requérante et lui remettre le certificat du paiement de ces dits honoraires, ainsi que statué par la *Loi des brevets* prorogeant la durée du brevet susdit d'une manière aussi complète et aussi étendue que si la demande avait été dûment faite dans les délais statué par la *Loi des brevets*.

FETHERSTONHAUGH & Co.,  
5, rue Elgin, Ottawa,  
Solliciteurs de la requérante.

Ottawa, 6 janvier A.D. 1917. 28-5

## THE CALGARY &amp; FERNIE RAILWAY COMPANY.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa prochaine session, par la compagnie dite "The Calgary & Fernie Railway Company," afin d'obtenir un acte prorogeant le délai durant lequel elle peut commencer et terminer la construction de la voie ferrée qu'elle a été autorisée à construire par le chapitre 71 des Statuts de 1906.

Daté à Winnipeg, ce 2e jour de janvier 1917.

HOUGH, CAMPBELL &  
FERGUSON,  
Winnipeg, Manitoba,  
29-5 Solliciteurs de la requérante.

## CANADIAN NORTHERN QUEBEC RAILWAY COMPANY.

AVIS est donné par le présent que la compagnie dite "Canadian Northern Québec Railway Company," s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte prorogeant le délai durant lequel elle peut commencer et construire sa ligne de voie ferrée autorisée entre ou près Saint-Jérôme et Saint-Eustache.

Toronto, 5 janvier 1917.

29-5 GERARD RUEL,  
Solliciteur en chef.

## AVIS DIVERS.

## BANQUE DE MONTREAL.

AVIS est donné par le présent qu'un dividende de deux et demi pour cent sur le capital versé de cette institution, a été déclaré pour le trimestre courant, payable le et après jeudi, le 1er jour de mars prochain, aux actionnaires enregistrés le 31 janvier 1917.

Par ordre du conseil de direction,

FREDERICK WILLIAMS-TAYLOR,  
Gérant général.

Montréal, 23 janvier 1917. 31-5

## BANQUE UNION DU CANADA.

DIVIDENDE No 120.

AVIS est donné par le présent qu'un dividende au taux de huit pour cent par année, a été déclaré sur le capital payé de la Banque Union du Canada pour le trimestre courant, et sera payable à la banque en la cité de Winnipeg, et à ses succursales, dès et après jeudi, le premier jour de mars 1917, aux actionnaires enregistrés à la clôture des affaires, le 14e jour de février prochain.

Les livres de transferts seront fermés du 15 au 28 de février 1917, ces deux jours inclusivement.

Par ordre du conseil de direction,

G. H. BALFOUR,  
Gérant général.

Winnipeg, 18 janvier 1917. 31-4

## J. HENRI ALLARD, LIMITÉE,

RÈGLEMENT N° XVII.

Règlement à l'effet d'augmenter le nombre des directeurs.

QU'IL soit statué par les directeurs de la compagnie dite "J. Henri Allard, Limitée," comme règlement de la compagnie, ce qui suit —

1. Le nombre des directeurs est par le présent augmenté de trois à cinq.
2. Le conseil des directeurs pourra, de temps à autre entre la confirmation du présent règlement et la prochaine assemblée annuelle, élire au conseil des actionnaires qualifiés de la compagnie jusqu'à ce qu'il ait été élu en outre des directeurs actuels, un nombre suffisant pour que le conseil soit au complet.
3. Jusqu'à ce qu'un conseil au complet ait été élu, les directeurs actuels et les actionnaires choisis par eux de temps à autre comme directeurs, administreront les affaires de la compagnie.
4. Le règlement n° VII est modifié en insérant le mot "cinq" au lieu du mot "trois" partout où il paraît dans le dit règlement.

Je, soussigné, secrétaire de la compagnie dite "J. Henri Allard, Limitée," certifie par le présent que ce qui précède est une copie fidèle du règlement n° XVII de la dite compagnie, statué et adopté par les directeurs, et approuvé à une assemblée générale spéciale des actionnaires de la dite compagnie, tenue le 26ème jour de janvier 1917.

L'Épiphanie, 26 janvier 1917.

[L.S.]

GEORGES DUFORT, N.P.

Secrétaire.

32-1

LOI CONCERNANT LA PROTECTION DES  
EAUX NAVIGABLES.

CHAPITRE 115, S. R. DU CANADA.

LA Compagnie dite The St. Maurice River Boom & Drive Company, Limited, donne avis qu'en vertu de la section 7 de l'acte ci-dessus, elle a déposé au Bureau du Ministre des Travaux Publics, à Ottawa, et au bureau d'enregistrement de la division de Champlain, dans la province de Québec, les plans avec la description de l'emplacement choisi pour la construction de cinq piliers dans la rivière Saint-Maurice, à Grandes Piles, dans le comté de Champlain, au front des lots Nos 212, 213, 214 et 215 du second rang du canton de Radnor, du côté est de la rivière Saint-Maurice et des lots Nos 132, 133 et 134 du premier rang du canton de Radnor, sur le côté ouest de la rivière Saint-Maurice et le pilier No 5 indiqué aux dits plans, qui devra être construit sur l'île connue comme : île Le Blond, aux Petites Piles, dans le comté de Champlain, au front du lot numéro un, dans le premier rang du canton de Radnor, dans le dit comté de Champlain.

Prenez aussi avis qu'à l'expiration d'un mois de la date de la première insertion du présent avis, la Compagnie St. Maurice River Boom & Drive Company, Limited, s'adressera, en vertu de la section 7 du dit acte, au Ministre des Travaux Publics, à son bureau à Ottawa, pour obtenir son approbation du dit site et des dits plans, et aussi la permission de construire les dits piliers.

Daté à Trois-Rivières, ce 19<sup>e</sup> jour de janvier 1917.

BUREAU &amp; BIGUÉ,

Procureurs de la requérante,

Edifice "Power" Trois-Rivières.

31-4

## BANQUE ROYALE DU CANADA.

DIVIDENDE N° 118.

AVIS est donné par le présent qu'un dividende de A trois pour cent (au taux de douze pour cent par année) sur le capital payé de cette banque, a été déclaré pour le trimestre courant, et sera payable à la banque et à ses succursales, à compter de jeudi, le 1<sup>er</sup> jour de mars prochain, aux actionnaires enregistrés le 15 février.

Par ordre du conseil de direction,

C. E. NEILL,

Gérant général.

Montréal, Qué., 16 janvier 1917.

30-6

LOI CONCERNANT LA PROTECTION DES  
EAUX NAVIGABLES.

CHAPITRE 115 S.R. DU CANADA.

LA Compagnie dite : Canada Iron Foundries, Limited, donne avis qu'en vertu de la section 7 de l'acte ci-dessus, elle a déposé au Bureau du Ministre des Travaux Publics, à Ottawa, et au Bureau d'enregistrement de la division d'enregistrement de Trois-Rivières, dans la province de Québec, les plans avec la description de l'emplacement choisi pour la construction d'un quai, à l'embouchure de la rivière St. Maurice, au front du lot n° 1824 des plans et livres de renvois officiels du cadastre de la Cité des Trois-Rivières,—

Prenez aussi avis qu'à l'expiration d'un mois après la date de la première insertion du présent avis, la dite "Canada Iron Foundries, Limited," en vertu de la section 7 de l'acte ci-dessus s'adressera au Ministre des Travaux Publics, à son bureau, à Ottawa, pour faire approuver les dits site et plans, et pour obtenir la permission de construire le dit quai.

Daté à Trois-Rivières, ce 19<sup>ième</sup> jour de janvier 1917.

BUREAU ET BIGUÉ.

Procureurs de la Requérante,

Edifice "Power" Trois-Rivières.

31-4

## BANQUE D'HOCHELAGA.

AVIS est par les présentes donné, conformément aux dispositions de l'article 33 de la *Loi des banques*, que :

(a) Les actionnaires de la Banque d'Hochelaga, ont unanimement adopté, à leur assemblée annuelle, tenue au siège social de la banque, en la Cité de Montréal, le 15 janvier 1917, le règlement suivant :—

"Le capital autorisé de la Banque d'Hochelaga, est augmenté jusqu'au montant de dix millions de dollars, (\$10,000,000.00)."

(Vraie copie)

Le Secrétaire et gérant général,

BEAUDRY LEMAN.

(b) Que demande sera faite dans les trois mois de la date de l'adoption de ce règlement, au Conseil de la Trésorerie, à Ottawa, d'émettre un certificat approuvant ce règlement.

Montréal, ce 20 janvier 1917.

Le Secrétaire et gérant général,

BEAUDRY LEMAN.

31-4



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# SUPPLEMENT

TO



# The Canada Gazette

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PUBLISHED BY AUTHORITY.

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OTTAWA, SATURDAY, FEBRUARY 3, 1917.

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P.C. 146.

AT THE GOVERNMENT HOUSE AT OTTAWA.

WEDNESDAY, the 17th day of January, 1917.

PRESENT:

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

His Excellency the Governor General in Council, under and in virtue of the powers conferred by Section 6 of the War Measures Act, or otherwise vested in the Governor General in Council, is pleased to make and establish and doth hereby make and establish the following Orders and Regulations, which may be cited as "The Consolidated Orders respecting Censorship."

RODOLPHE BOUDREAU,  
*Clérk of the Privy Council.*

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

### ORDER 1.

*(Cable, Radiotelegraph, Telegraph and Telephone Companies.)*

1. (1) Whenever in this Order the expression "company" is used, either in association with such words as "cable" or "telegraph" or otherwise, it shall be deemed to extend to and to include a person or persons, firm or partnership and a body corporate or politic.

(2) Whenever in this Order the expression "proper Minister" is used, it shall, with reference to the operations, offices, works or property of any cable company be deemed to refer to the Minister of Militia and Defence; with reference to the operations, offices, works or property of any radiotelegraph company, be deemed to refer to the Minister of the Naval Service; and with reference to the operations, offices, works or property of any telegraph company or any telephone company, be deemed to refer to the Secretary of State of Canada.

2. The proper Minister may by warrant under his hand direct and cause the whole or part of such portion of the offices, works and property of any cable, radiotelegraph, telegraph or telephone company as are within Canada, to be entered and possessed in the name of His Majesty and on his behalf, and to be used for His Majesty's service, and subject thereto, for such ordinary service as to the proper Minister may seem fit.

3. Every person commissioned pursuant to the immediately preceding Regulation to enter and take possession of any offices, works or property or part thereof shall and may enter, take possession and use the same as in and by this Order and any warrant issued thereunder authorized, and not otherwise.

4. The proper Minister may, if and when he considers it expedient, direct and authorize such persons as he deems fit that they, either instead of or in addition to taking possession of any such offices, works and property, or any part thereof, assume, in such manner as he may direct, entire or partial control of the transmission of messages by the cables, apparatus or wires of any such company as aforesaid.

5. Every person directed and authorized pursuant to the immediately preceding regulation, to assume control of the transmission of messages by the cables, apparatus or wires of any company, shall and may enter upon the premises of such company and assume control as in and by this Order and any directions issued thereunder authorized, and not otherwise.

6. The proper Minister may direct any cable, radiotelegraph, telegraph or telephone company to submit to him or to any person authorized by him all cablegrams, telegrams and messages tendered for transmission or arriving by any such company's cable, wires or radiotelegraph apparatus, or any class or classes of such telegrams, cablegrams or messages, or to deliver the same to him or to his agent; and said Minister may direct any such company to transmit through certain named offices only, all messages (including oral messages tendered to or received by any telephone company) that may be intended to pass out of Canada.

7. The proper Minister may require any person whom he commissions, directs or authorizes to enter, take possession of or assume control of any office, works or property or part thereof, or of the transmission of messages, pursuant to any regulation of this Order, and also any person employed by or connected with any such company as is mentioned in regulation No. 2 of this Order, to subscribe to the oath appearing as Schedule "A" to these Orders.

8. All persons who, pursuant to any regulation of this Order have entered, gone into possession or assumed control of any office, works or property or part thereof, or of the transmission of messages, and also all persons employed by or connected with any such company as is mentioned in Regulation No. 2 of this Order, shall obey and conform to all such directions with reference to the transmission and reception of cablegrams, radiotelegraph, telegraph and telephone messages, as the proper Minister may prescribe.

## ORDER II.

### *(Prevention of circulation of objectionable matter.)*

1. Whenever in this Order the expression "objectionable matter" is used, it shall be construed to mean and include:—

(a) any information with respect to the movements, numbers, description, condition or disposition of any of the forces, ships or air craft of His Majesty or any of His Majesty or to interfere with the success of His Majesty's forces or of the forces of His Majesty's allies, or with respect to the plans or conduct or supposed plans or conduct of any naval or military operations by any such forces, ships or aircraft, or with respect to the supply, description, condition, transport or manufacture or storage of war materials, or with respect to any works or measures undertaken for or connected with or intended for the fortification of any place, or any information of such a nature as is calculated to be or might be directly or indirectly useful to the enemy, and

(b) any photograph, sketch, plan, model or other representation of any naval or military work or any dock or harbour work, of such a nature that such representations thereof are calculated to be or might be, directly or indirectly, useful to the enemy, and

(c) any false report or false statement concerning the causes or the operations of the present war, and

(d) any report or statement intended or likely to cause disaffection to His Majesty or to interfere with the success of His Majesty's forces or of the forces of His Majesty's allies by land or sea, or to prejudice His Majesty's relations with foreign powers, and

(e) any report or statement intended or likely to prejudice the recruiting, training, discipline or administration of any of His Majesty's forces or the operation or administration of any Act or Order in Council concerning National Service.

(f) any report or description or purported report or description of the proceedings of any secret session of either the Senate or Commons of Canada held in pursuance of a resolution passed by such Senate or Commons except such report thereof as may be officially communicated through the Secretary of State of Canada, and

(g) any report or description or purported report or description of the proceedings at any meeting of the Cabinet of Canada, and



(h) the contents of any confidential document belonging to or any confidential information obtained from any government department or any person in the service of His Majesty.

2. (1) No person shall, unless with lawful excuse or authority, the proof of which shall lie on him, write, print, publish, post, deliver, receive or have in his possession or on premises in his occupation or under his control, any letter or other writing or any newspapers, tract, periodical, book, circular or other printed publication or any photograph, sketch, plan, model or other representation, containing or consisting of objectionable matter.

(2) No person shall produce any performance on any stage or exhibit any picture or cinematograph film, or perform any act, which is intended or likely to—

(a) cause disaffection to His Majesty or to interfere with the success of His Majesty's forces or of the forces of any of His Majesty's allies by land or sea or to prejudice His Majesty's relations with foreign powers; or

(b) prejudice the recruiting, training, discipline or administration of any of His Majesty's forces; or the operation or administration of any act or Order in Council concerning National Service.

(3) Every such writing, printing, publishing, posting, delivering, receiving, having, producing, exhibiting or performing shall be deemed an offence against these orders.

3 The Postmaster General or any one authorized by him may, for the purpose of preventing the publication, circulation or distribution of objectionable matter, ascertain the contents of any newspaper, tract, periodical, book, circular or other printed matter, or of any written matter or of any photograph, sketch, plan or other representation which may be passing through or dealt with in any manner in the mails of Canada.

4. The Postmaster General may appoint a Chief Mail Censor for Canada, who shall have charge under the said Minister of the carrying out of the provisions of such of the regulations of this Order as apply to the Post Office service.

5. The Secretary of State of Canada, whenever he shall be satisfied that any newspaper, tract, periodical, book, circular or other printed publication contains or has contained objectionable matter, may by warrant under his hand prohibit the possession within Canada of any issue or copy of such newspaper, tract, periodical, book, circular or other printed matter. Such warrant may limit such prohibition to the possession of one or more numbers, issues or editions of such newspapers, tract, periodical, book, circular or other printed matter, or in case the said Secretary of State shall determine that special circumstances so warrant, he may extend such prohibition to the possession of past and future numbers, issues or editions as well.

(2) From and after publication by the Secretary of State of Canada in the Canada Gazette of a Notice of the issue of such warrant and of its terms conformably to such notice, every number, issue or copy of such newspaper, tract, periodical, book, circular, or other printed matter so prohibited shall for all purposes and by all courts and authorities be conclusively deemed to contain objectionable matter.

6. The Secretary of State of Canada may, if he considers it expedient so to do, appoint a person to be censor of the writings, copy or matter printed, or the publications issued at any printing house, printing establishment or works, and any person so appointed shall have the right to enter and visit the premises with any assistant or assistants from time to time and to remain there for such time or times as may be reasonably necessary, and to examine, consider, approve or reject any writing, copy or matter printed or proposed to be printed at or issued for publication from the said premises, and after the appointment of any such person and the notification thereof to the proprietor, manager or person in charge of the said premises no writing copy or other matter shall be printed there or issued for publication therefrom which is not approved by the person so appointed as censor, and any such printing or issue for publication without such approval shall be deemed an offence against these orders.

7. In any prosecution or proceedings brought, had or taken under this order by or on behalf of or by the direction or under the authority of the Attorney General of Canada all matters alleged in the information, charge or indictment shall be without proof rebuttably presumed to be true.

8. If the Secretary of State of Canada so directs all copies of any newspaper, tract, periodical, book, circular or other printed publication, printed, issued, circulated or published in contravention of this Order, in whomsoever's possession they are found, may be seized and destroyed by any peace officer, and the printing presses, plant and machinery used in the printing, publication and circulation of publications containing objectionable matter or published in contravention of this Order shall be seized and the premises where the same are found may be closed indefinitely or for such period as the Secretary of State of Canada may direct.

## ORDER III.

*(Prosecution and interpretation.)*

1. (1) Any person contravening or failing to observe, abide by or perform any of the provisions of these Orders, or, being a director or other officer of an incorporated company contravening or failing to observe, abide by or perform any of the provisions of these Orders, to the knowledge or with the consent of such director or other officer, shall be guilty of an offence against these Orders.

(2) In any prosecution or proceedings against any such director or officer, the onus of showing that he did not know of or consent to such contravention or failure to observe, abide by and perform shall be upon him.

2. When any objectionable matter shall have been printed, published, produced, exhibited or performed on any premises, the proprietor or other person actually controlling the said premises and the operations carried on therein shall be guilty of an offence against these orders; and in case such offender is an incorporated company every director or officer thereof who shall fail to establish that such offence was committed without his knowledge or despite his protest shall be guilty of an offence against these orders severally and cumulatively with such company.

3. (1) Any person guilty of an offence against these Orders shall be liable to a penalty not exceeding five thousand dollars or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

(2) Such penalty may be recovered or enforced either by indictment or by summary proceedings and conviction under the provisions of Part XV of the Criminal Code.

4. For the purposes of the trial of any person for any offence against any of these Orders the offence shall be deemed to have been committed either at the place in which the same actually was committed or at any place in which the offender may be.

5. The powers conferred by these Orders are in addition to and not in derogation of, any powers exercisable by members of His Majesty's naval and military forces and other persons to take such steps as may be necessary for securing the public safety and the defence of Canada, and nothing in these Orders shall affect the liability of any person to trial or punishment for any offence or war crime otherwise than in accordance with these Orders.

6. The Interpretation Act, Chapter 1 of the Revised Statutes of Canada, 1906, applies for the purpose of the interpretation of these Orders except where inconsistent therewith, in like manner as it applies for the purpose of the interpretation of an Act of Parliament.

## ORDER IV.

*(Revocation of Orders Consolidated.)*

The Orders in Council mentioned in Schedule "B" to these Orders are hereby, to the extent indicated in such Schedule, revoked—Provided that the revocation of any such Order-in-Council shall not:—

(a) affect the previous operation of any order so revoked or anything duly done or suffered under any order so revoked, or

(b) affect any right, privilege, obligation or liability acquired, accrued or incurred under any Order so revoked, or

(c) affect any penalty, forfeiture or punishment incurred in respect of any offence committed against any Order so revoked, or

(d) affect any proceedings or remedy in respect of any right, privilege, obligation, liability, penalty, forfeiture or punishment aforesaid, and

any permission or direction given, or order or requirement made or other action taken under any Order so revoked shall be deemed to have been given, made or taken under the corresponding provision in these orders.

## SCHEDULE "A."

*In the matter of the War Measures Act, 1914. And in the Matter of the Consolidated Orders respecting Censorship, 1916.*

I . . . . . of the . . . . . of . . . . .  
 . . . . . in the . . . . . of . . . . .  
 . . . . . (occupation) Do SOLEMNLY SWEAR that I will not, until relieved  
 of this obligation by notice in writing from the Minister of . . . . .  
 transmit, or permit to be transmitted any message (by cable, wireless, telegraph  
 apparatus, ordinary telegraph or telephone, as the case may be) passing through the



office or exchange in which I am employed and intended for delivery outside of Canada, unless I am satisfied on good and reasonable grounds that said message contains no matter giving information such as is calculated to be or as might be directly or indirectly useful to the enemy, and that I will to the best of my ability learn the subject matter of all messages, intercept any message containing any such information and will immediately make known the terms of such message and all facts that I can ascertain as to the identity of the sender thereof to . . . . .

Sworn before me at the.....of..... in the .....  
of ..... this ..... day of.....  
A.D. 1918.

SCHEDULE "B."  
*(Revoked Orders in Council.)*

Number.	Date.	Extent of Revocation.
P.C. 2029.....	August 2, 1914 .. .	The whole.
P.C. 2030.....	August 2, 1914 .. .	The whole.
P.C. 2409.....	September 24, 1914 ..	The whole.
P.C. 2821.....	November 6, 1914 .. .	The whole.
P.C. 202.....	January 28, 1915 .. .	The whole.
P.C. 1330.....	June 10, 1915 .. .	The whole.
P.C. 2519.....	October 30, 1915 .. .	The whole.
P.C. 2073.....	November 1, 1915 .. .	The whole.







# The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, FEBRUARY 10, 1917.

## IMPORTANT NOTICE.

Notices, documents or advertisements received after twelve o'clock, noon, on Thursday, will not be published in "The Canada Gazette" of the following Saturday, but in the next number.

J. de L. TACHÉ,

King's Printer and Controller of Stationery.

## AVIS IMPORTANT.

Les avis, documents ou annonces reçus après midi, le jeudi de chaque semaine, ne seront pas publiés dans la "Gazette du Canada" du samedi suivant, mais dans le numéro subséquent.

J. de L. TACHÉ,

Imprimeur du Roi et Contrôleur de la Papeterie.

## OFFICE OF THE CLERK OF THE CROWN IN CHANCERY FOR CANADA.

OTTAWA, 31st January, 1917.

HIS EXCELLENCY THE GOVERNOR GENERAL has been pleased to summon to the Senate of Canada, by Letters Patent, under the Great Seal, bearing date the 31st day of January, 1917 :—

HENRY WILLOUGHBY LAIRD, Esquire, of Regina, Sask., as a Member of the Senate and a Senator for the Province of Saskatchewan.

JAMES G. FOLEY,

Clerk of the Crown in Chancery for  
Canada.

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## CHAMBER OF THE SENATE.

OTTAWA, Wednesday, 7th February, 1917.

This day, at half past five o'clock p.m., The Right Honourable Sir CHARLES FITZPATRICK, G.C.M.G., Deputy Governor General, proceeded to the Chamber of the Senate, in the Parliament Buildings, and took his seat upon the Throne. The Members of the Senate being present, the Deputy Governor General was pleased to command the attendance of the House of Commons, and that House being present, the following Bills were assented to in His Majesty's name, by the Deputy Governor General, viz :—

1. An Act to authorize the raising, by way of loan, of certain sums of money for the public service.
2. An Act to provide for further advances to the Quebec Harbour Commissioners.
3. An Act for granting to His Majesty certain sums of money for the public service of the financial years ending, respectively the 31st March, 1917, and the 31st March, 1918.
4. An Act for granting to His Majesty aid for Military and Naval defence.

15089—1

## PROCLAMATIONS.

### DEVONSHIRE.

[L.S.]

### CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern.—GREETING :

### A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS it is in and  
Deputy Minister of Justice, } by Part XII of the  
Canada. } Canada Shipping Act,  
Revised Statutes, 1906, Chapter 113, amongst other things in effect enacted that our Governor in Council may, by proclamation, declare to be a public harbour any area covered with water within the jurisdiction of Our Parliament of Canada ;

And whereas Our Governor in Council has advised that the port of Departure Bay, in the Province of British Columbia, comprising the area hereinafter mentioned, be proclaimed a public harbour,—

Now, THEREFORE, Know Ye that we do by these presents proclaim and declare the said port of Departure Bay comprising an area covered with water which may be described as follows, that is to say :—

"All the waters including the tidal portions of streams, inlets, etc., and all flats, up to high water mark, inside of right lines drawn from the south tangent of Pimbury Point due east astronomically to Newcastle Island, and from the extreme of McKay Point to the south extreme of Lighthouse Island, thence to the north tangent of Five Finger Island, and thence to the extreme of Lagoon Head," to be a public harbour.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS : Our

Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish of Hardwicke, Baron Cavendish of Keighley, Knight of Our Most Noble Order of the Garter; One of Our Most Honourable Privy Council; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TENTH day of JANUARY in the year of Our Lord one thousand nine hundred and seventeen, and in the seventh year of Our Reign.

By command,

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THOMAS MULVEY,  
Under-Secretary of State.

DEVONSHIRE.  
[L.S.]

#### CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in any wise concern,—GREETING:

#### A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS it is in  
Deputy Minister of Justice, } and by Part XII  
Canada. } of the Canada Shipping  
Act, Revised Statutes, 1906, Chapter 113, amongst other things in effect enacted that Our Governor in Council may, by proclamation, declare to be a public harbour any area covered with water within the jurisdiction of Our Parliament of Canada;

AND WHEREAS Our Governor in Council has advised that the port of Nanaimo, in the Province of British Columbia, comprising the area hereinafter mentioned be proclaimed a public harbour,—

NOW, THEREFORE, Know Ye that We do by these presents proclaim and declare the said port of Nanaimo comprising an area covered with water which may be described as follows, that is to say:—

"All the waters, including the tidal portions of streams, inlets, etc., and all flats, up to high water mark, inside of right lines drawn from the south tangent of Pimbury point due east astronomically to Newcastle Island; from the extreme of McKay point to the south extreme of Lighthouse Island; thence to Entrance Island lighthouse, and thence to the extreme of Berry Point; and across False narrows and Dodd narrows at their narrowest points." to be a public harbour.

Of all which our loving subjects and all others whom these presents may concern, are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS: Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish of Hardwicke, Baron Cavendish of Keighley, Knight of Our Most Noble Order of the Garter; One of Our Most Honourable Privy Council; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TENTH day of JANUARY, in the year of Our Lord, one thousand nine hundred and seventeen, and in the seventh year of Our Reign.

By Command,

THOMAS MULVEY,  
Under Secretary of State

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## DESPATCHES, Etc.

(Extract from the Second Supplement to the LONDON GAZETTE of the 2nd January, 1917.)

WAR OFFICE,

2nd January, 1917.

THE following despatch has been received by the Secretary of State for War from General Sir Douglas Haig, G.C.B., Commander-in-Chief of the British Armies in France:—

GENERAL HEADQUARTERS,

13th November, 1916.

SIR,—I have the honour to submit a list of names of those officers, ladies, non-commissioned officers and men, serving, or who have served, under my command, whose distinguished and gallant services and devotion to duty I consider deserving of special mention.

I have the honour to be, sir,

Your obedient servant,

D. HAIG, *General,*

*Commander-in-Chief*

*The British Armies in France.*

#### CANADIAN FORCES.

##### HEADQUARTERS STAFF.

Anderson, Bt. Lt.-Col. W. B., R. Can. Eng.  
Anderson, Lt.-Col. T. V., R. Can. Eng.  
Armstrong, Maj. F. L., Can. Local Forces.  
Bertram, Maj. W. R., Can. Inf.  
Boak, Maj. H. E., R. Can. H.A.  
Brothers, Maj. O. F., Can. Inf.  
Burstall, Col. (temp. Brig.-Gen.) H. E., C.B.,  
Can. Arty.  
Constantine, Maj. C. F., R., Can. H.A.  
Dill, Maj. J. G., D.S.O., Leins. R.  
Donaldson, Capt. R. L. M., Can. Ord. Corps.  
Elmsley, Lt.-Col. (temp. Brig.-Gen.) J. H.,  
D.S.O., R. Can. Dns.  
Folger, Maj. K. C., Can. Ord. Corps.  
Gibson, Lt.-Col. W. W. P., Can. Local Forces.  
Gilman, Maj. F., R. Can. Dns.  
Greer, Maj. H. C., Can. A.S.C.  
Hill, Lt.-Col. (temp. Brig.-Gen.) F. W., D.S.O.,  
Can. Inf.  
Homer-Dixon, Lt.-Col. T. F., Can. Cav.  
Hughes, Lt.-Col. H. T., C.M.G., Can. Eng.  
Hughes, Lt.-Col. (temp. Brig.-Gen.) G. B.,  
D.S.O., Can. Local Forces.  
Humble, Maj. B. M., Can. Inf.  
Inksetter, Lt.-Col. G. A., Can. Eng. (died of  
wounds).  
Jarvis, Maj. A. M., C.M.G., Can. Local Forces.  
Ketchen, Col. (temp. Brig.-Gen.) H. D. B., Can  
Cav.  
Lamb, Lt.-Col. H. J., Can. Local Forces.  
Lindsay, Lt.-Col. (temp. Brig.-Gen.) W. B.,  
C.M.G., R. Can. Eng.  
Loomis, Lt.-Col. (temp. Brig.-Gen.) F. O. W.,  
D.S.O., Can. Local Forces.  
MacBrien, Maj. (temp. Brig.-Gen.) J. H.,  
D.S.O., R. Can. Dns.  
Macdonell, Lt.-Col. (temp. Brig.-Gen.) A. C.,  
C.M.G., D.S.O., Can. Cav.  
Macdonell, Lt.-Col. (temp. Brig.-Gen.) A. H.,  
C.M.G., D.S.O., Can. Local Forces.



Macphail, Lt.-Col. A., D.S.O., Can. Eng.  
 Morrison, Lt.-Col. (temp. Brig.-Gen.) E. W. B.,  
 D.S.O., Can. Local Forces.  
 Morrison, Maj. F. S., R. Can. Dns.  
 Parsons, Maj. J. L. R., Can. Inf.  
 Pitman, Capt. J. D., Can. Ord. Corps.  
 Rennie, Lt.-Col. (temp. Brig.-Gen.) R., M.V.O.,  
 D.S.O., Can. Local Forces.  
 Taylor, Maj. A. E., Can. Mtd. Rif.  
 Thacker, Lt.-Col. (temp. Brig.-Gen.) H. C.,  
 C.M.G., Can. Local Forces.  
 Thacker, Lt.-Col. (temp. Col.) P. E., C.M.G.,  
 Can. Cav.  
 Tuxford, Lt.-Col. (temp. Brig.-Gen.) G. S.,  
 C.M.G., Can. Local Forces.  
 Vandersluys, Maj. C. H., Can. Inf.  
 Walsh, Maj. F., Can. A.V.C.  
 Ware, Maj. F. B., Can. Inf.  
 Wedd, Capt. W. B., M.C., Can. Inf.

CAVALRY.

Van Straubenzee, Maj. (temp. Lt.-Col.) C. T.  
 McMillan, Maj. A., D.S.O.  
 Merrix, No. 203 Squad. Serjt.-Maj. A. E.  
 Gordon, No. 14738 Pte., (acting Lce.-Corpl.) A.  
 V.  
 Leonard, Lt.-Col. E. I.  
 Woodman, Lt. H. J.  
 Duncan, No. 1945 Squad. Serjt.-Maj. G., W.O.  
 Class II.  
 Smith, 551426 Serjt. T.  
 Andros, Lt.-Col. R. C.  
 Balfour, Maj. W. M.  
 Caswell, Capt. (temp. Maj.) W. B.  
 French, Capt. (temp. Maj.) J. P.  
 Crook, No. 108176 Serjt. L. M.  
 Muckersie, No. 106415 Serjt. I.  
 Paterson, No. 108453 Serjt. J.  
 McKenzie, No. 106436 Serjt. T.  
 Allen, Maj. M. V.  
 Foster, Maj. W. W.  
 Miller, Capt. L. W.  
 Edwards, Capt. F. B.  
 Wright, No. 107606 Co. Serjt.-Maj. D. S.  
 Gough, No. 107263 Serjt. D. C.  
 Manning, No. 107425 Lce.-Corpl. H. C.  
 White, No. 107603 Lce.-Corpl. E. O.  
 Gordon, Lt.-Col. H. D. L.  
 Denison, Maj. W. W., D.S.O.  
 Patterson, Capt. (temp. Maj.) W. R.  
 Cottrell, No. 113149 Serjt. W. E. D.  
 Mitchell, No. 109493 Serjt. R.  
 Black, No. 113493 Pte. (acting Corpl.) A. H.  
 Danniels, No. 109292 Pte. (acting Corpl.) L. L.  
 Flood, No. 109123 Pte. (acting Corpl.) E. J.  
 Draper, Lt.-Col. D. C., D.S.O.  
 Harbord, Maj. H. W.  
 Roscoe, Capt. B. W.  
 Chauvin, Lt. E.  
 Johnson, Lt. M. O.  
 Simpson, Lt. S. B. (killed).  
 Atto, No. 110017 Pte. (acting Lce.-Corpl.) H.  
 L.  
 Paterson, Lt.-Col. R. W.  
 Bennett, Lt. G. H. R.  
 Pollexfen, No. 15017 Serjt.-Maj. C. J.  
 CANADIAN CORPS CYCLIST BATTALION.  
 Smith, No. 46105 Pte. W. H.  
 Willson, No. 2123 Serjt. A. G.

CANADIAN HORSE ARTILLERY.

Eaton, Lt.-Col. D. I. V.  
 Hagarty, Maj. W. G., D.S.O.  
 Lewis, No. 5956 Bombr. H. S.  
 McIntyre, No. 1531 Regtl. Serjt.-Maj. W.

CANADIAN FIELD ARTILLERY.

Anderson, Lt.-Col. S. B.  
 Arnoldi, Maj. F. F.  
 Ball, Maj. J. C.  
 Beeman, Maj. W. G.  
 Britton, Lt.-Col. R. H.  
 Cape, Maj. E. G. M.  
 Carscallen, Lt.-Col. H. G.  
 Cosgrove, Maj. L. G. M.  
 Creelman, Lt.-Col. J. J.  
 Drew, Maj. G. L.  
 Eastlake, Lt. J. E.  
 Gibson, Lt. W. O.  
 Hanson, Maj. C. S.  
 Harrison, Lt.-Col. W. H.  
 King, Lt.-Col. W. B. M., D.S.O.  
 Layton, Lt. S. T.  
 Macdonald, Maj. J. A.  
 Martin, Lt. (temp. Capt.) C. K. C.  
 McKay, Maj. J. K.  
 McNaughton, Lt.-Col. A. G. L.  
 McIaggart, Maj. W. B.  
 Penhale, Lt.-Col. J. J.  
 Prowse, Maj. W. B.  
 Ralston, Lt.-Col. G. H.  
 Rierdon, Maj. W. R.  
 Ripley, Maj. A.  
 Ross, Maj. M. N.  
 Stewart, Lt.-Col. J. S.  
 Stockwell, Maj. C. V.  
 Storms, Capt. D. H.  
 Tuck, Lt. W. S.  
 White, Maj. D. A.  
 Zimmerman, Lt. A. L.  
 Acton, No. 40590 Serjt. J. U.  
 Anderson, No. 84205 Serjt. A. D.  
 Belyea, No. 85555 Gunner W.  
 Bishop, No. 86394 Serjt. W. C.  
 Cole, No. 42624 Bty. Serjt.-Maj. J. A.  
 Dalton, No. 40159 Gunner E.  
 Danby, No. 300397 Gunner W.  
 Jones, No. 41115 Bty. Qrmr.-Serjt. G.  
 Litloff, No. 43019 Qrmr.-Serjt. H.  
 MacDonald, No. 89915 Serjt. A. B.  
 MacLeod, No. 90159 Serjt. N.  
 McDonald, No. 85662 Gunner M. F.  
 Monahan, No. 43557 Bty. Serjt.-Maj. O.  
 Scott, No. 89657 Bombr. I. E.  
 Sherratt, No. 16041 Co. Serjt.-Maj. (acting  
 Serjt.-Maj.) W. A.  
 Walker, No. 87242 Gunner H. L.  
 Wyman, No. 89135 Corpl. H. K.

CANADIAN MACHINE GUN SERVICE.

Brutinel, Lt.-Col. R., D.S.O.  
 Scott, Capt. M. A.  
 McCarthy, Capt. P. A. G.  
 Scroggie, Lt. G. T.  
 Newton, No. 15500 Corpl. W. J.  
 Patton, No. 63728 Serjt. J. H.  
 Tucker, No. 75926 Serjt. W. F.

## CANADIAN ENGINEERS.

Alport, Lt. F.  
 Bullock, Capt. (temp. Maj.) L. N. B.  
 Dawson, Lt. F. J.  
 Grant, Capt. L. F.  
 Hodgins, Maj. F. O.  
 Malcolm, Maj. L. W.  
 Manhard, Capt. W. E.  
 Miller, Capt. W. M. (temp. Lt., R.E.).  
 North, Temp. Lt. (temp. Maj.) C. B.  
 Osler, Maj. S. H.  
 Rolston, Capt. J. M.  
 Shaw, Capt. G. H.  
 Trotter, Maj. C. T.  
 Weatherbee, Lt. K.  
 Boyd, No. 104 Serjt. J.  
 Cook, No. 45080 Serjt. W. C.  
 Gowans, No. 501330 Serjt. W. F.  
 Johnstone, No. 706 Serjt. D. C.  
 Kneen, No. 500783 Sapper G. H.  
 McDougall, No. 134 Serjt. D. C.  
 Oag, No. 399 Pte. J.  
 Russell, No. 5186 Serjt. G.  
 Whyte, No. 5525 Corpl. W. F.

## DIVISIONAL SIGNAL COMPANIES.

Powers, Maj. T. E.  
 Frampton, Lt. G.  
 McIntosh, Lt. W.  
 May, Lt. H. T.  
 Bennett, No. 432850 Serjt. H. M.  
 Dow, No. 5783 Serjt. S. A.  
 Lowther, No. 187 Serjt. J. S.  
 Ward, No. 23334 Pte. J. E.  
 Wells, No. 14744 Corpl. (acting Serjt.) T., R.E.

## CANADIAN INFANTRY.

Hill, Lt.-Col. C. H. D.S.O.  
 Logan, Capt. H. M.  
 McCallum, Lt. E. E. N., D.S.O.  
 Roberts, No. 477184 Regtl. Serjt.-Maj. W. R.  
 Hunt, No. 477440 Serjt. A. W.  
 Shaw, No. 477830 Serjt. N.  
 Stewart, Maj. C. J. T.  
 Pelly, Bt. Maj. (temp. Lt.-Col.) R. T., D.S.O.,  
 Hants R.  
 Niven, Capt. H. W., D.S.O.  
 Richardson, Lt. H. F.  
 Lake, Qrmr. and Hon. Capt. R. S.  
 Donald, No. 43 Regl. Qrmr.-Serjt. J. G.  
 Cooper, No. 1762 Serjt. E.  
 Sinclair, No. 603 Serjt. N. F.  
 Draycot, No. 883 Pte. (acting Corpl.) W. M. L.  
 Hodson, Lt.-Col. G. C.  
 Nelles, Capt. (temp. Maj.) L. H.  
 Thomas, Maj. L. M.  
 Rushmer, No. 7079 Staff Serjt. S. R.  
 Anderson, No. 437936 Pte. A. C. S.  
 Barnes, No. 401526 Corpl. W.  
 Levy, No. 401059 Pte. N. V.  
 Swift, Lt.-Col. A. E., D.S.O.  
 McLaughlin, Maj. L. T., D.S.O.  
 Vandewater, Maj. R., D.S.O.  
 Verrett, Maj. H. B., D.S.O.  
 Murray, Lt. W. W.  
 Mason, Maj. D. H. C.  
 McIntyre, Lt. (temp. Capt.) W. E.  
 Anglin, Lt. J. T.  
 Reid, Lt. G. E.

Nolan, No. 63676 Co. Serjt.-Maj. D., W.O.,  
 Class II.  
 Patrick, No. 63712 Co. Serjt.-Maj. G. H.  
 Fitzpatrick, No. 9443 Serjt. H.  
 Rae, Maj. (acting Lt.-Col.) W., D.S.O.  
 Jones, Maj. T. P.  
 Detchon, Lt. H. E.  
 Morrow, Lt. H. G.  
 Davis, No. 11304 Co. Serjt.-Maj. A. H., W.O.,  
 Class II.  
 Smith, No. 10716 Co. Serjt.-Maj. R. E.  
 Fox, No. A/36178 Pte. C.  
 Dyer, Lt.-Col. H. M., D.S.O.  
 Page, Maj. L. F.  
 Campbell, Capt. K. L. T., M.C.  
 Murdie, Maj. R., D.S.O.  
 Cockrill, Lt. D. A.  
 McDonell, Lt. W. C.  
 Blair, No. 13454 Co. Serjt.-Maj. R., W.O., Class  
 II.  
 McIvor, No. 13783 Co. Serjt.-Maj. D., W.O.,  
 Class II.  
 Meikle, No. 13021 Orderly Room Serjt. L. W. G.  
 Short, No. 110513 Serjt. W. H. A., Can. Mtd.  
 Rif.  
 Brooks, Maj. A.  
 Matthews, Lt. J. E.  
 Loughton, Qrmr. and Hon. Lt. A. H.  
 Tinker, No. 77183 Co. Serjt.-Maj. G. P.  
 Wilson, No. 16971 Co. Serjt.-Maj. J. M.  
 Moran, No. 16450 Co. Qrmr.-Serjt. T.  
 Hall, No. 23396 Serjt. A. E.  
 Prower, Lt.-Col. J. M., D.S.O.  
 Mackenzie, Maj. J. P.  
 Raddall, Capt. (acting Maj.) T. H.  
 Watkins, No. 1651 Serjt. W.  
 McCallum, No. 276 Corpl. H. (died of wounds).  
 Jacobsen, No. 81440 Pte. A.  
 Macdonald, Maj. E. W.  
 Thomson, Maj. A. T., M.C.  
 Rutherford, Lt. G.  
 Wilson, No. 20923 Staff Serjt. M.  
 Courtney, No. 20454 Serjt. A.  
 Duff, No. 20012 Serjt. J.  
 Evans, No. 426609 Corpl. V., Can. Military  
 Police.  
 Buchanan, Lt.-Col. V. C., D.S.O. (killed).  
 McCuaig, Maj. G. E.  
 Perry, Maj. K. M., D.S.O.  
 Peterman, Capt. W. F.  
 Richardson, Lt. J. J.  
 Bell, No. 24095 Serjt. L. F.  
 Bell, No. 46052 Lce. Corpl. R.  
 Clark, Lt.-Col. R. P., M.C.  
 McCombe, Maj. G.  
 Higginson, Capt. F.  
 Pearce, Capt. W. M.  
 Symonds, No. 26012 Serjt. H. B.  
 Yates, No. 25782 Serjt. J. W.  
 Bent, Lt.-Col. C. E.  
 Archibald, Maj. G. G.  
 Forbes, Maj. J. W.  
 Malone, Maj. W. P.  
 Jones, No. 27208 Serjt. C. S.  
 Ellins, No. 27186 Lce.-Corpl. H. F. A.  
 Leckie, Lt.-Col. J. E., D.S.O.  
 Kemp, Maj. W. F. (General List).  
 McDonald, Maj. H. F.  
 Peck, Maj. C. W.  
 Villiers, Maj. P. F.  
 Bressey, Lt. F. M.



- Goodall, Lt. (temp. Maj.) S. H. (killed).  
 Johnston, No. 29049 Co. Qrmr.-Serjt. D. McN.  
 Palmer, No. 28937 Co. Serjt.-Maj. G. F.  
 Douglas, No. 28534 Serjt. F.  
 McLeod, No. 28872 Pte. G. A. N.  
 Morley, No. 28659 Pte. (acting Serjt.) H. A.  
 Milligan, Lt.-Col. H. L.  
 Baxter, Lt. W. J.  
 Hodgins, Lt. G. W. F.  
 McCrimmon, Lt. K. H.  
 Bayliss, No. 53886 Pte. (acting Lce.-Corpl.) B.  
 Rogers, No. 406615 Pte. G.  
 Turnbull, Lt.-Col. W. R.  
 Morrison, Maj. G. F.  
 Kilmer, Capt. C. E., D.S.O.  
 Bernard, No. 55350 Corpl. J. W.  
 Dolman, No. 157122 Serjt. H. E.  
 Rogers, Lt.-Col. C. H.  
 Andrews, Maj. W.  
 Gordon, Maj. G. B.  
 Rorke, Maj. H. V.  
 Heron, Capt. L. D., M.C.  
 Swinyard, No. 57496 Pte. W.  
 Jones, Lt.-Col. E. W.  
 Morrison, Lt. (temp. Capt.) A. S.  
 Davidson, Lt. R. J.  
 Brownlee, Lt. W. F. (killed).  
 Deane, No. 59248 Co. Serjt.-Maj. H. T.  
 Belyea, No. 412665 Pte. F. T.  
 Tremblay, Lt.-Col. T. L.  
 Daly-Gingras, Maj. L. J.  
 Dubuc, Maj. A. E.  
 Patenaude, Qrmr. and Hon. Capt. L.  
 Rancourt, No. 61778 Serjt. L.  
 Richard, No. 61898 Pte. (acting Lce.-Serjt.) B.  
 Belair, No. 61358 Pte. E.  
 Hubert, No. 417298 Pte. J. B.  
 Gunn, Lt.-Col. J. A.  
 Alexander, Maj. R. O.  
 Ross, Maj. J. A., D.S.O.  
 Robertson, Capt. G. R.  
 Watson, Capt. S. W.  
 Lamb, Lt. R. H.  
 Macario, No. 65599 Co. Serjt.-Maj. G. H.  
 Morgan, No. 65640 Co. Serjt.-Maj. F. H.  
 Hilliam, Lt.-Col. E., D.S.O.  
 Bauld, Maj. D. S.  
 Hills, No. 67480 Co. Qrmr.-Serjt. (Orderly Room Clerk) G. Y.  
 Chipman, No. 67165 Co. Qrmr.-Serjt. D.  
 Shoul, No. 67673 Pte. C. (killed).  
 McKenzie, Lt.-Col. A. E. G.  
 MacKenzie, Maj. J. A.  
 Fairweather, Temp. Maj. C. E.  
 Leonard, Capt. C. F.  
 Porter, Capt. C. G.  
 Gunn, No. 69352 Serjt. (acting Co. Serjt.-Maj.) A. G.  
 Whitehouse, No. 70163 Serjt. (acting Co. Serjt.-Maj.) J. H.  
 Gifford, No. 69310 Serjt. W. L.  
 McHarg, No. 69683 Pte. (acting Corpl) F. N.  
 Daly, Lt.-Col. P. J., D.S.O.  
 Forster, Capt. W. B.  
 McElligott, Lt. A. E.  
 Moring, No. 71564 Pte. T.  
 Tomlin, No. 71434 Serjt. A. E.  
 Griffin, No. 71478 Pte. F. A.  
 Mowll, No. 71622 Pte. W. R.  
 Somerville, No. 71226 Pte. R.  
 Bidwell, Maj. L. M.  
 Gentles, Maj. N.  
 Ross, Maj. A.  
 Bredin, Capt. C. E. A.  
 Styles, Capt. (temp. Maj.) A. G., D.S.O.  
 Lawrence, No. 73473 Lce.-Corpl. M. E.  
 Denison, No. 73340 Pte. G. E.  
 Latta, Maj. W. S.  
 Ross, Maj. J. M.  
 Selater, Maj. J.  
 Goodfellow, Lt. W. B. D.  
 Mackinlay, Lt. T. H.  
 Reynolds, Lt. C. E.  
 Hally, No. 75819 Co. Qrmr.-Serjt. (acting Co. Serjt.-Maj.) A. M.  
 Bell, Lt.-Col. A. H.  
 Hewgill, Maj. W. H.  
 Norris, Lt. H.  
 Lowden, No. 79855 Co. Serjt.-Maj. (acting Regtl. Serjt.-Maj.) R. S.  
 Parker, No. 79745 Corpl. F. G.  
 Smith, No. 145407 Corpl. E. S. H.  
 Cantlie, Lt.-Col. G. S.  
 McLennan, Maj. B.  
 Wilson, Capt. C. B. (killed).  
 Routledge, Lt. A. (died of wounds).  
 Thomson, Lt.-Col. R. M. (died of wounds).  
 Grassie, Maj. W.  
 Gault, Capt. D. A.  
 McKinnon, Capt. I. (killed).  
 Cunningham, No. 420032 Serjt. (acting Co. Serjt.-Maj.) W. J.  
 Low, No. 420638 Serjt. J.  
 Scott, Lt. S. W.  
 Clemens, Capt. H. K.  
 Sharpe, Lt. G. L. T.  
 Griesbach, Lt.-Col. W. A., D.S.O.  
 Hobbins, Maj. A. K.  
 MacLeod, Maj. G. W.  
 Palmer, Maj. R. H.  
 Harstone, Capt. (temp. Maj.) J. B.  
 Critchley, Lt. O. A.  
 Carman, No. 432008 Co. Qrmr.-Serjt. J. F. E.  
 Messum, No. 437461 Serjt. S. A.  
 Young, No. 432004 Serjt. G. M.  
 Brazier, No. 401702 Pte. E.  
 Mackinnon, Lt. A. W.  
 Wallace, No. 438793 Lce.-Serjt. J. W.  
 Taylor, No. 622358 Pte. L. J.  
 McQuarrie, Lt. D. A.  
 Genet, Lt.-Col. H. A.  
 Hicks, Maj. F. E.  
 Macfarlane, Capt. (temp. Maj.) R. A.  
 Ryerson, Capt. J. E. (killed).  
 Johnson, No. 451752 Co. Qrmr.-Serjt. J. E.  
 Maxwell, No. 451891 Serjt. H.  
 Steele, No. 453221 Pte. (acting Serjt.) J.  
 Gascoigne, Lt.-Col. F. A. de L.  
 Evans, Maj. W. B.  
 O'Donahoe, Maj. J. V. P.  
 Fuller, No. 458431 Regtl. Serjt.-Maj. V. H.  
 McCleery, No. 457853 Serjt. H.  
 Preston, No. 458647 Pte. E.  
 Ross, Lt.-Col. L.  
 Carey, Maj. A. B.  
 Martin, Capt. E. O. C.  
 Kysh, No. 133296 Pte. W. B.  
 Langstaff, Capt. J. M.  
 Barrett, No. 139018 Pte. (acting Lce.-Corpl.) R. J.  
 Kirkcaldy, Lt.-Col. J.  
 Carlyle, Lt. T.

Lewis, Maj. J. S.  
 O'Leary, Capt. F. J.  
 Craig, Maj. J. C.  
 Macdonald, Maj. J. A.  
 Campbell, Lt. P. J.  
 Allen, No. 154078 Serjt. H. O.  
 Saunders, Lt.-Col. G. E., D.S.O.  
 Bodwell, Maj. H. L.  
 Bishop, Capt. R. H.  
 Gendron, Capt. J. F. E.  
 Gillespie, No. 166328 Serjt. A. C.  
 Hossack, No. 166050 Serjt. J.  
 Larsen, No. 167058 Serjt. L. M.  
 Holmes, Lt.-Col. W. J. H.  
 McMordie, Maj. S. P.  
 Wilson, Maj. F. B.  
 Porteous, Capt. and temp. Maj. D. V.  
 Acland, Lt. J. B.  
 Hardman, No. 430980 Serjt. W.  
 Wiglesworth, No. 430223 Serjt. J. R.

## CANADIAN MILITIA.

Barker, Maj. L. W.  
 CANADIAN ARMY SERVICE CORPS.  
 Cooper, Capt. G. MacN.  
 Corrigan, Maj. C. A.  
 Eaton, Maj. F. B.  
 Findlay, Lt.-Col. W. H. de LaT.  
 Greer, Maj. W. D.  
 Kyle, Capt. D.  
 Lindsay, Maj. N. J.  
 McCallum, Capt. C. P.  
 MacKinnon, Capt. C. G.  
 Murray, Capt. R. A., Postal Corps.  
 Parmelee, Temp. Maj. J. G.  
 Rogers, Lt. C. H.  
 Shaw, Lt.-Col. J. A.  
 Golden, No. 88 Pte. W. A.  
 Legassick, No. 37126 Staff Serjt. A. H.  
 Loudon, No. 510439 Serjt. W. J.  
 Madill, No. 1230 Pte. J.  
 Oxley, No. 1743 Corpl. D. D.  
 Scotton, No. 71029 Pte. (acting Lce.-Corpl.)  
 G. W.  
 Sheppard, No. 30411 Driver F. W.  
 Shilling, No. 37326 Serjt. L. J.

## CANADIAN ORDNANCE CORPS.

Mortimer, Maj. G.  
 Dunk, No. 21826 Armourer Qrmr.-Serjt. H. W.  
 Newberry, No. 75185 Serjt. (acting Sub-Cond.)  
 A. D.  
 Taylor, No. 34809 Serjt. (acting Sub-Cond.)  
 G. A.

## CANADIAN ARMY MEDICAL CORPS.

## Staff.

Foster, Col. G. LaF., C.B.  
 Ross, Col. A. E., C.M.G.  
 Snell, Maj. (temp. Col.) A. E.  
 Birkett, Col. H. S.  
 Blanchard, Lt.-Col. R. J.  
 Hardy, Lt.-Col. E. B.  
 Jacques, Lt.-Col. H. M.  
 Peters, Lt.-Col. C. A.  
 Webster, Lt.-Col. W.  
 Wright, Lt.-Col. R. P.  
 Young, Lt.-Col. T. W. H.  
 Blaylock, Maj. E. H.  
 Burnett, Maj. P.  
 Harris, Maj. L. C.

Snell, Maj. (temp. Col.) A. E.  
 Barton, Capt. N. J.  
 Hardisty, Capt. R. H. M.  
 Hart, Capt. H.  
 Macdonald, Capt. R. St. J.  
 Robertson, Capt. D. E.  
 Ross, Capt. S. G.  
 Scott, Capt. W. H.  
 Walsh, Capt. J. P.  
 Iliffe, No. 33373 Qrmr.-Serjt. H. G.  
 Amaron, No. 530504 Serjt. H. G.  
 McGill, No. 33806 Serjt. C. W.  
 Quinn, No. 2086 Serjt. A. J.  
 Dale, No. 33648 Corpl. T.  
 Agnew, No. 33271 Pte. W.  
 Donaldson, No. 1607 Pte. A.  
 Grinham, No. 400258 Pte. C. R.  
 Hewitt, No. 1653 Pte. W. E.  
 James, No. 2330 Lce.-Corpl. B.  
 McLaren, No. 1699 Pte. J.

## CANADIAN NURSING SERVICE.

Baillie, Nursing Sister Miss A.  
 Billyard, Nursing Sister Miss G.  
 Davies, Nursing Sister Miss I.  
 Hinchey, Nursing Sister Miss A. R.  
 McLeod, Nursing Sister Miss F. H.  
 Parkins, Nursing Sister Miss M. F.  
 Pidgeon, Nursing Sister Miss L.  
 Robertson, Nursing Sister Miss M.  
 Smellie, Nursing Sister Miss B. L.

## CANADIAN CHAPLAINS SERVICES.

Almond, Lt.-Col. Rev. J. M., C.M.G.

## CANADIAN ARMY VETERINARY CORPS.

Tamblyn, Capt. D. S.  
 Kendall, No. 48710 Serjt. F.

## CORPS OF GUIDES.

Trounce, No. 1893 Serjt. L. J.

## CANADIAN FOREST REGIMENT.

Hellmuth, Capt. H.

33-1

*Extracts from the Second Supplement to the  
 LONDON GAZETTE of the 9th January, 1917.*

## WAR OFFICE,

10th January, 1917.

**H**IS Majesty the KING has been graciously pleased to approve of the appointments of the undermentioned Officers to be Companions of the Distinguished Service Order in recognition of their gallantry and devotion to duty in the Field:—

## CANADIAN FORCE.

Maj. George Lemuel Drew, Can. Fld. Arty.

For conspicuous gallantry in action. Although crippled by rheumatism, he continued to command his battery under very trying conditions. He set a splendid example of courage and determination throughout the operations.

Lt.-Col. Cameron Macpherson Edwards, Can. Inf.

For conspicuous gallantry in action. He organized his battalion for attack, and carried out a dashing assault in a snowstorm with conspicuous success. He set a splendid example of courage and initiative throughout.



Lt.-Col. Reginald William Frost, Can. Inf.

For conspicuous gallantry in action. He carried out a successful attack under very trying conditions. The entire objective was gained and a strong patrol was sent forward, remaining out for twenty-four hours until ordered to withdraw. He set a splendid example of courage and coolness throughout.

Maj. Valentine Vivian Harvey, Can. Inf.

For conspicuous gallantry in action. He showed great coolness and power of organization during preparation, also in reorganizing and directing the consolidation under very heavy fire. He set a splendid example throughout, and materially assisted in the success of the operations.

Lt.-Col. Arnold Henry Grant Kembell, C.B., Can. Inf.

For conspicuous gallantry in action. He led his battalion in the attack with conspicuous success, and carried out every task allotted to him. He set a splendid example of courage and good leadership throughout.

Capt. Thain Wendell MacDowell, Can. Inf.

For conspicuous gallantry in action. He led his company against an enemy position with great courage and initiative, capturing three machine guns and fifty prisoners. Later, although wounded, he remained at his post and greatly assisted in the success of the operations.

Lt.-Col. John Weightman Warden, Can. Inf.

For conspicuous gallantry in action. He led his battalion in the attack with conspicuous success under the most trying conditions. He set a fine example of good leadership throughout.

Maj. Charles Benson Worsnop, Can. Inf.

For conspicuous gallantry in action. He led his battalion in a night attack with conspicuous success, gained his objective, captured thirty-two prisoners and two machine guns, and successfully consolidated the position. He set a fine example throughout.

**H**IS Majesty the KING has been graciously pleased to confer the Military Cross on the undermentioned Officers and Warrant Officers in recognition of their gallantry and devotion to duty in the Field:—

#### CANADIAN FORCE.

Lt. Francis Reginald Alford, Can. Inf., Can. M. Gun Coy.

For conspicuous gallantry in action. He handled his machine guns with great courage and skill throughout the operations. He set a splendid example to his men.

Capt. Gerald Gardiner Anglin, Can. Inf.

For conspicuous gallantry in action. He led a successful raid with great courage and initiative. Later, although wounded, he continued to lead and encourage his men.

Lt. Edson Louis Millard Burns, Can. Engrs.

For conspicuous gallantry in action. In addition to organizing and running the signal lines, he personally laid and repaired armoured cables under very heavy fire. He displayed great courage and coolness throughout.

Lt. Eoghan Kenneth Carmichael, Can. F.A.

For conspicuous gallantry in action. He went forward under heavy fire to ascertain the situation, and brought back most valuable information.

Lt. Edward Coulthurst Gibbons Chambers, Can. Engrs.

For conspicuous gallantry in action. He displayed great courage and determination when in charge of a working party under heavy fire, successfully taping out and completed a sap.

Lt. Charles Frederick Hugh Keith Douglas, Can. Mtd. Rif.

For conspicuous gallantry in action. He personally made several valuable reconnaissances prior to a raid. Later he led the bombing parties into the enemy's trench with great courage and skill. He has on many other previous occasions done fine work.

Capt. William Malloch Hart, Can. A.M.C.

For conspicuous gallantry and devotion to duty. He displayed great courage and skill in evacuating wounded under most trying conditions. On one occasion he worked for several hours in the open under heavy fire attending to the wounded. He has previously done fine work.

Lt. Frank Ambler Heather, Can. Mt. Rifles.

For conspicuous gallantry in action. He carried out a daring reconnaissance prior to a raid. Later he led the raiding party with great courage and determination, and himself rescued several wounded men.

Lt. Charles Sumner Lund Hertzberg, Can. Eng.

For conspicuous gallantry in action. He displayed great courage and determination on three separate occasions when digging advanced trenches under heavy fire. On another occasion he established a strong point on an exposed flank.

Lt. Joseph Douglas Hickman, Can. Fld. Art.

For conspicuous gallantry in action. He carried out a daring reconnaissance and obtained most valuable information. Later, he several times proceeded to and from the front line under very heavy fire and rendered valuable reports.

Lt. Robert James Hosie, Can. Inf.

For conspicuous gallantry in action. He displayed great courage and devotion to duty when in charge of the battlefield clearing party, working continuously for three days under heavy fire. He has previously done fine work.

Lt. Geoffrey Alan Johnson, Can. Engrs.

For conspicuous gallantry in action. He displayed great courage and initiative during an enemy raid. Accompanied by two N.C.O.'s, he captured a party of the enemy. He set a splendid example of coolness and courage throughout.

Capt. William MacPherson Kirkpatrick, Can. Inf.

For conspicuous gallantry in action. He made two trips to the front line under heavy fire, and obtained most valuable information.

Lt. Louis William Kilinguer, Can. Engrs.

For conspicuous gallantry in action. He displayed great courage and determination when in charge of a working party under very heavy fire. Later, he brought in several wounded men at great personal risk.

Lt. Fred. Lister, Can. Inf.

For conspicuous gallantry in action. He established an advanced post on the right flank. Later, he personally assisted in bombing up the enemy's trench and in establishing a block there. He set a splendid example throughout.

Lt. James Watt Lowe, Can. Inf.

For conspicuous gallantry in action. He displayed great courage and determination in leading his men to the attack and consolidating the position under most trying conditions.

Lt. Gavin Scott MacFarlane, Gen. List, frmlly, Can. Inf.

For conspicuous gallantry in action. Although wounded, he continued to lead his men, and captured an enemy machine gun with his crew, himself killing one of the enemy.

Lt. Frederick George Herbert Manville, Can. Inf. and R.F.C.

For conspicuous gallantry in action. He has done exceptionally brilliant work, often under most difficult conditions. On one occasion he flew for three hours at a low altitude far over the lines, ranging on active enemy batteries.

Lt. Robert Pope Matheson, Can. Inf.

For conspicuous gallantry in action. He led his company in the attack with great courage and determination. Later, although wounded, he continued to remain at duty and to encourage his men.

Capt. Walter Robert McGee, Can. Inf.

For conspicuous gallantry in action. Although wounded he continued to lead his men with great courage and remained in the front line until his battalion was relieved some thirty hours later.

Capt. Harry Frederick Victor Meurling, Yukon Motor M. Gun By., Can. M. G. Serv.

For conspicuous gallantry in action. He commanded a group of machine guns with great courage and skill throughout the action, materially assisting in the success of the operations.

Lt. Henry George Napper, Can. Inf.

For conspicuous gallantry in action. He displayed great courage and devotion to duty in carrying a wounded officer four hundred yards across the open under heavy fire.

Lt. Forest Millen Pratt, Can. Engrs.

For conspicuous gallantry in action. He succeeded in locating and completing a strong point under very heavy fire. He has on several occasions carried out dangerous reconnaissances and obtained valuable information.

The undermentioned has been awarded a Bar to his Military Cross for subsequent acts of conspicuous gallantry:

Lt. Robert Wynyard Powell, M.C., Can. Engrs.

For conspicuous gallantry in action. He displayed great courage and determination in dig-

ging a trench under very heavy fire. Later, severely knocked about by a shell, he continued at his work. He set a splendid example of courage and coolness throughout.

(The Military Cross was awarded in the *London Gazette* dated 27th July, 1916. See, *Canada Gazette*, 26th August, 1916.)

HIS Majesty the KING has been graciously pleased to approve of the award of the Distinguished Conduct Medal to the undermentioned Warrant Officers, Non-Commissioned Officers and Men for acts of gallantry and devotion to duty in the Field:—

#### CANADIAN CONTINGENT.

107065 Pte. T. N. Armit, Can. Mtd. Rifles.

For conspicuous gallantry in action. Although severely wounded, he continued to bomb the enemy with great gallantry. Later he assisted to cover the retirement of the raiding party. He set a splendid example throughout.

504475 Sjt. H. Banks, Can. Engrs.

For conspicuous gallantry in action. He continually laid and repaired wires under very heavy fire. He set a fine example of coolness and courage throughout.

703901 Sjt. E. W. Holbrook, Can. Inf.

For conspicuous gallantry in action. He attacked an enemy machine gun single handed, killed two of the crew and captured the gun. He displayed great courage and determination throughout.

410281 Pte. G. A. Kelty, Can. Inf.

For conspicuous gallantry in action. He displayed great courage and initiative during an attack against an enemy strong point, materially assisting in the capture of the position, three machine guns and fifty prisoners.

410564 L./Sjt. W. C. MacLennan, Can. Inf.

For conspicuous gallantry in action. He took command of and led a company with great courage and determination. He rendered most valuable services during the consolidation of the position and later upon relief.

107425 L./Cpl. H. C. Manning, Can. Mtd. Rifles.

For conspicuous gallantry in action. When in command of a small raiding party, he single-handed attacked an enemy sap and disposed of its occupants. Later with another man he rescued a wounded man and covered the retirement of his party.

426372 Sjt. P. J. Philpott, Can. Inf.

For conspicuous gallantry and devotion to duty. With a small party he rescued three wounded men under very heavy fire. On another occasion he assumed command of and handled his platoon with great courage and determination.

410396 Actg. L./Cpl. J. Sage, Can. Inf.

For conspicuous gallantry in action. He displayed great courage and initiative during an attack against an enemy strong point, materially assisting in the capture of the position, three machine guns and fifty prisoners.



(Extracts from the First Supplement to the  
LONDON GAZETTE of the 5th January, 1917.)

## WAR OFFICE,

6th January, 1917.

**H**IS Majesty the KING has been graciously  
pleased to award the Military Medal for  
bravery in the Field to the undermentioned Non-  
Commissioned Officers and Men:—

## CANADIAN CONTINGENT.

- 418445 L./C. J. R. F. Aldridge, Inf. Bn.  
487355 Pte. J. W. Aylward, P.P.C.L.I.  
101211 Pte. R. Bail, Inf. Bn.  
458550 Pte. G. Barton, Inf. Bn.  
115579 Pte. W. H. Barton, A.M.C.  
439569 Pte. O. Beauregard, Inf. Bn.  
90025 Bombr. J. G. Bell, F. Arty.  
477061 Pte. F. A. Bennett, R. Can. R.  
45057 L./C. A. Bird, Eng.  
504690 Sapper A. H. Black, Eng.  
301809 Cpl. G. W. Boucher, Arty.  
434902 Pte. (acting Cpl.) G. T. Bowen, Inf. Bn.  
6014 Bombr. K. O. Bracken, H. Arty.  
502694 L./C. K. M. Brown, Eng.  
430555 Cpl. J. Buchanan, Pioneer Bn.  
452390 Pte. W. H. Burlington, Inf. Bn.  
758 Sjt. T. Burns, P.P.C.L.I.  
86699 Cpl. J. A. H. Burrage, F. Arty.  
426 Sjt. W. Caine, Arty.  
111074 Sapper J. A. Campbell, Eng.  
101432 Pte. J. Carmichael, Inf. Bn.  
192460 Pte. A. V. S. Carter, Inf. Bn.  
458194 L./Sjt. S. J. Carter, Inf. Bn.  
104165 Pte. E. Carter, Pioneer Bn.  
541525 Sjt. G. W. V. Cartwright, Eng.  
5068 L./C. R. Clark, Eng.  
457769 Cpl. J. Cochrane, Inf. Bn.  
19849 Cpl. (Actg. Sjt.) D. Connell, Inf. Bn.  
477195 Pte. S. J. Cope, R. Can. R.  
127317 Pte. A. W. Coppen, Inf. Bn.  
139556 Pte. A. Cottrill, Inf. Bn.  
500759 Sapper E. C. Cowan, Eng.  
502802 Sapper J. J. Coyle, Eng.  
453609 Cpl. L. B. Craig, Inf. Bn.  
43010 By. Q.M.-Sjt. A. C. Crutchley, Arty.  
420032 Sjt. (Actg. Coy. S/M.) W. J. Cunningham, Inf. Bn.  
159609 Pte. G. Daniel, Inf. Bn.  
451824 L./Sjt. E. J. Dark, Inf. Bn.  
42475 Bombr. F. E. Defriez, F. Arty.  
439776 Pte. J. de Laronde, Inf. Bn.  
432442 Pte. C. Devaney, Inf. Bn.  
49012 Sjt. E. Doll, Can. Arty.  
529 Sjt. D. J. Emrey, Eng.  
424317 Sapper A. W. Evans, Eng.  
406884 Pte. J. Falconer, Inf. Bn.  
439564 Pte. V. H. Faulkner, Inf. Bn.  
430535 Sjt. F. A. Fenn, Pioneer Bn.  
541821 Sapper R. Feltham, Eng.  
457430 Sjt. W. F. Findlay, Inf. Bn.  
171617 Pte. T. H. Fitchett, Mtd. Rif. Bn.  
541919 Cpl. F. J. Fletcher, Eng.  
426237 Pte. E. Flynn, Inf. Bn.  
300743 Gunner G. R. Fogerty, F. Arty.  
86423 Bombr. J. Forster, F. Arty.  
153394 Pte. W. Franklin, Inf. Bn.  
192219 Pte. A. Fraser, Inf. Bn.  
A/11058 Actg. Sjt. G. L. Fraser, P.P.C.L.I.  
436776 Pte. S. A. Fraser, Inf. Bn.  
47993 L. Cpl. F. C. S. French, Inf. Bn.  
475304 Sjt. J. C. Fuller, P.P.C.L.I.  
460957 Pte. C. Gaston, R. Can. R.  
109350 Pte. G. M. Gibb, Mtd. Rif. Bn.  
69310 Sjt. W. L. Gifford, Inf. Bn.  
463624 Pte. C. Goodman, Pioneer Bn.  
193459 Pte. W. G. Gordon, Inf. Bn.  
77374 L./Sjt. J. E. Goulding, Inf. Bn.  
110202 Pte. A. E. Grant, Mtd. Rif. Bn.  
153544 Pte. A. H. J. Green, Inf. Bn.  
460506 Sjt. S. S. Griffith, A.M.C.  
A/36385 L./C. R. H. Groves, Inf. Bn.  
439508 Pte. J. Hadfield, Inf. Bn.  
500207 Sjt. E. J. Hares, Can. Eng.  
453746 Pte. H. Hargreaves, Inf. Bn.  
92849 Gunner F. C. Harper, Arty.  
463472 Sjt. A. D. Harris, Pioneer Bn.  
532696 Sjt. F. Harris, A.M.C.  
77140 L./C. A. H. Hastings, Inf. Bn.  
89814 Sjt. H. S. Hayes, Arty.  
152762 Pte. F. Heddeshiemer, Mtd. Rif. Bn.  
86010 Sjt. T. S. Henderson, F. Arty.  
430675 L./C. H. E. Hill, Pioneer Bn.  
500213 Sjt. W. Hobill, Eng.  
432992 Cpl. H. L. Holloway, Inf. Bn.  
111240 Sjt. (Actg. C. S./M.) W. J. Holmes, Mtd. Rif. Bn.  
532755 Pte. A. M. Horne, A.M.C.  
5961 Gunner H. L. Howe, H. Arty.  
453665 Sjt. A. E. Hussack, Inf. Bn.  
451156 Sjt. D. Ineson, Inf. Bn.  
434911 Pte. A. T. Jenkins, Inf. Bn.  
140108 Sapper D. Jolly, Eng.  
420743 Pte. (Actg. Cpl.) S. Kelly, Inf. Bn.  
192255 Cpl. J. E. King, Inf. Bn.  
603255 Pte. S. C. Lake, Mtd. Rif.  
92746 Gunner N. Lannigan, Can. Arty.  
17023 Cpl. F. Lawson, Can. Eng.  
42265 Bombr. C. A. Leaper, F. Arty.  
153780 Pte. F. K. Lee, Inf. Bn.  
532233 Pte. H. Lewis, A.M.C.  
432969 Sapper W. B. Linahan, Eng.  
89719 Sjt. W. C. Little, Arty.  
452047 Pte. J. L. Lockhart, Inf. Bn.  
A/34200 Pte. W. Longwood, Inf. Bn.  
420638 Sjt. J. Low, Inf. Bn.  
91800 Actg. Bombr. T. A. MacDonald, Arty.  
420816 Sjt. W. B. MacKissock, Inf. Bn.  
431107 Pte. L. Mallory, Inf. Bn.  
301027 Bombr. R. A. Mann, Arty.  
45025 L./C. H. St. C. Marlatt, Eng.  
153771 Pte. H. McBain, Inf. Bn.  
434677 Pte. H. McCallum, Inf. Bn.  
437800 Pte. P. McCarthy, Inf. Bn.  
460578 Pte. A. McFeat, R. Can. R.  
478537 Pte. N. McInnis, R. Can. R.  
5353 Sjt. W. L. McJannet, Eng.  
92829 Gunner A. R. McKay, Arty.  
5776 Sjt. W. McMinn, Eng.  
5716 Pte. I. D. McNaughton, Eng.  
29246 Cpl. J. C. McNeil, Inf. Bn.  
22614 Actg. L./C. W. H. Metcalfe, Inf. Bn.  
A/10955 L./C. A. R. Milne, P.P.C.L.I.  
91802 Gunner F. W. P. Milner, Arty.  
458297 Pte. S. Mitchell, Inf. Bn.  
83619 Sjt. R. S. Monro, Arty.  
2153 L./C. F. Moon, Eng.  
445023 L./C. H. C. Moore, Inf. Bn.  
504784 Sapper E. Morin, Eng.

420537 L./C. W. J. Moroney, Inf. Bn.  
 121656 Pte. A. Moroz, Inf. Bn.  
 421027 Pte. (Actg. Cpl.) W. H. Morris, Inf. Bn.  
 107423 Cpl. P. K. Mowat, Mtd. Rif. Bn., attd.  
 T.M. By.

91720 Bombr. L. Myers, Arty.  
 150527 Pte. C. E. Naylor, Mtd. Rif. Bn.  
 603097 Pte. G. North, Inf. Bn.  
 21 L./C. C. D. Orchard, Cyclist Bn.  
 477693 Pte. (Actg. L./C.) M. D. Orr, R. Can. R.  
 426461 Pte. R. Paget, Inf. Bn.  
 109535 Actg. Cpl. C. Parker, Mtd. Rif. Bn.  
 447175 Pte. J. H. Parker, Inf. Bn.  
 401179 Pte. A. Parsons, Inf. Bn.  
 91819 Gunner L. R. Patterson, Arty.  
 430190 Sjt. W. W. Pettigrew, Pioneer Bn.  
 477732 Sjt. C. H. Pope, R. Can. R.  
 139162 Pte. R. W. Porter, Inf. Bn.  
 136580 Pte. G. Pyzer, Mtd. Rif. Bn.  
 401592 Actg. L./C. J. Reed, Mtd. Rif. Bn.  
 45326 Sjt. A. W. Richardson, Eng.  
 107513 Cpl. W. J. Riley, Mtd. Rif. Bn.  
 127357 Pte. D. A. Robertson, Inf. Bn.  
 103498 Sapper R. W. Robinson, Can. Eng.  
 136583 Pte. A. W. Rogers, Mtd. Rif. Bn.  
 219580 Pte. H. Rosenthal, Inf. Bn.  
 90073 Gunner W. J. Rowland, Arty.  
 42050 Sjt. W. Rudge, Arty.  
 112289 Actg. Cpl. G. F. Schultz, Mtd. Rif. Bn.  
 76 Cpl. H. E. Scott, Cyclist Bn.  
 436298 Actg. Cpl. T. Seaton, Inf. Bn.  
 5741 Actg. Sjt. F. Shaw, Eng.  
 192332 Pte. J. R. Shaw, Inf. Bn.  
 47950 Pte. C. D. Sheppard, Inf. Bn.  
 437617 Pte. F. Shirley, Inf. Bn.  
 89999 Gunner S. O. Shorey, F. Arty.  
 541767 Sapper H. Sinkler, Eng.  
 420676 Pte. G. A. Skelly, Inf. Bn.  
 238 L./C. C. M. Street, Cyclist Bn.  
 117563 Pte. F. C. Strickland, M. Rif. Bn.  
 113045 Sapper C. Switzer, Eng.  
 473181 Pte. J. R. Temperton, Inf. Bn.  
 438296 Sjt. L. Thrower, Inf. Bn.  
 87078 Sjt. J. Trehitt, F. Arty.  
 114186 Pte. R. Verhaëghe, Mtd. Rif. Bn.  
 447946 Pte. H. P. Vernon, P.P.C.L.I.  
 294 Pte. T. Vernon, Eng.  
 138986 Pte. C. W. Walden, Pioneer Bn.  
 430735 Sjt. J. P. Walker, Pioneer Bn.  
 141803 Pte. F. C. Watson, Inf. Bn.  
 147320 Pte. F. M. Watts, Inf. Bn.  
 41610 Bombr. A. M. Welling, F. Arty.  
 91514 Bombr. J. Whitaker, Arty.  
 154827 Pte. D. White, Eng.  
 421039 Pte. R. Whitehead, Inf. Bn.  
 2104 Sapper A. Whiting, Eng.  
 110576 Pte. W. Whyte, Mtd. Rif. Bn.  
 531656 Actg. S./Sjt. S. J. Wickens, A.M.C.  
 401838 Pte. J. A. Wilson, Mtd. Rif. Bn.  
 142599 Pte. S. A. Wilson, Inf. Bn.  
 41429 Sjt. T. H. Wilson, F. Arty.

The undermentioned have been awarded a Bar to their Military Medal:—

5015 Sjt. A. Melville, Can. Eng.  
 75434 Pte. B. R. W. Taylor, Can. Inf. Bn.

(The awards of the Military Medal above mentioned were published in the *London Gazette* dated 11th October, 1916, see *Canada Gazette* 11th November, 1916.)

109142 Pte. E. Ingleby, Can. Mtd. Rif. Bn.  
 477507 Sjt. C. A. Lamont, R. Can. R.  
 418334 Sapper L. P. Smardon, Can. Eng.

(The awards of the Military Medal above mentioned were published in the *London Gazette* dated 27th October, 1916, see *Canada Gazette* 16th December, 1916.)

75763 L./C. V. Bogichevitch, Can. Inf. Bn.

(The award of the Military Medal above mentioned was published in the *London Gazette* dated 9th December, 1916, see *Canada Gazette* 13th January, 1917.)

#### MILITARY MEDAL AWARDS.

##### CORRECTIONS.

*London Gazette* dated 9th November, 1916, delete 75434 Pte. B. R. W. Taylor, Can. Inf. Bn. (See *Canada Gazette* 13th January, 1916.)

(The awards of the Military Medal above mentioned were published in the *London Gazette* dated 11th October, 1916, see *Canada Gazette* 11th November, 1916.)

*London Gazette* dated 9th December, 1916, see *Canada Gazette* 13th January, 1917.

For 428545 M. J. O'Rourke, Can. Inf. Bn., read 428545 Pte. M. J. O'Rourke, Can. Inf. Bn.  
 33-1

CANADA.  
 No. 1454.

DOWNING STREET,  
 30th December, 1916.

MY LORD DUKE,—With reference to my predecessor's despatch No. 1096 of the 27th September, I have the honour to request Your Excellency to inform Your Ministers that it has been decided to increase the rate charged for insurance against war risks on cargo under the Government War Risks Insurance Scheme to £2.2.0 per cent for a voyage with effect from the 22nd December, 1916.

I have the honour to be,

My Lord Duke,

Your Grace's most obedient humble servant,

(Signed) WALTER LONG.

Governor General

His Excellency the

Duke of Devonshire, K.G., G.C.V.O.,  
 &c., &c., &c.

31-3

(Extract from the *LONDON GAZETTE* of the 16th January, 1917.)

WHITEHALL, January 1st, 1917.

HIS Majesty the KING has been graciously pleased to grant the Imperial Service Medal to the following retired members of His Majesty's Civil Service as a recognition of long and meritorious service:—

#### COLONIAL CIVIL SERVICE.

##### Department of Railways and Canals, Canada.

Aubin, Hermenegilde, Conductor, Levis.  
 Ayer, Thomas Clifford, Conductor, Moncton.  
 Begin, Telesphore, Wheel Press Man, Rivière du Loup.  
 Bell, David Pearson, Car Inspector, Moncton.  
 Boucher, Joseph, Brakeman, Levis.  
 Bourgeois, Dennis, Section Foreman, Memramcook.  
 Brown, John Herbert, Engineer's Assistant, Moncton.  
 Burris, Nathan, Hostler, Truro.  
 Chenard, Leandre, Baggage-man, Levis.  
 Cullen, Robert, Stores Issuer, Truro.  
 Damours, Joseph, Brakeman, Rivière du Loup.  
 Daley, Edward, Section Foreman, Gloucester Junction.  
 Davies, William Allan, Foreman, Moncton.  
 Derouin, Frank, Conductor, Levis.  
 Doucett, Edward, Brakeman, Petite Roche.  
 Dougan, Richard, Engineman, Charlottetown.  
 Dubé, Xavier, Section Foreman, St. Moise.



Dunbar, Robert, Conductor, Loggieville.  
Essery, James, Section Foreman, Kensington.  
Ferguson, David, Section Foreman, Wentworth.  
Fogarty, Peter, Section Foreman, Sydney.  
Forgues, George, Blackman, Levis.  
Freve, George, Section Foreman, St. Paschal.  
Gallagher, Peter Alexander, Section Foreman Quispamsis.

Gallant, Andrew, Trackman, Millstream.  
Gillan, Thomas, Blacksmith, Charlottetown.  
Gillespie, John, Chargehand, Moncton.  
Giles, Adam Purdy, Roadmaster, Newcastle.  
Gillis, Frank, Locomotive Cleaner, Cape Traverse.  
Gorham, James, Checker, St. John.  
Gray, Alexander Black, Roadmaster, New Glasgow.  
Guess, John, Blacksmith, Halifax.  
Hackett, John, Engineman, Moncton.  
Hanway, Thomas, Engineman, Truro.  
Hebert, Joseph Louis, Conductor, Rivière du Loup.  
Hoey, William Robert, Fireman, Moncton.  
Hubley, Aaron, Carpenter, Halifax.  
Keith, Charles Bedford, Station Agent, Berrys Mills.  
Laliberte, Fortunat, Conductor, Levis.  
Leclerc, Philippe, Chageman, Rivière du Loup.  
Lockhart, Edwin Nelson, Bridge Inspector, Moncton.  
MacKenzie, William Brouard, Right of Way and Lease Agent, Moncton.

McAdoo, William, Carpenter, St. John.  
McCloskey, Patrick, Boilermaker, Charlottetown.  
McClure, James Steward, Carpenter, Moncton.  
McDonald, John, Section Foreman, Millstream.  
McEwen, George Hamilton, Freight Agent, Truro.  
McGinn, John Thomas, Conductor, Moncton.  
McLeod, Hugh, Extra Gang Foreman, Emerald.  
McPherson, John, Fitter, Charlottetown.  
Martin, Louis, Car Repairer, Rivière du Loup.  
Miller, Samuel, Foreman Carpenter, Newcastle.  
Moore, George, Machinist, Moncton.  
Moreau, Louis, Stationary Boiler Fireman, Levis.  
Murray, John Albert, Station Agent, Shediac.  
Oakleaf, John Eric, Engineman, Dalhousie.  
Oliver, Peter, Tool Inspector, Charlottetown.  
Paulet, Luc Séraphin, Conductor, Levis.  
Payne, William Richard, Station Agent, Newcastle.  
Pettigrew, Pierre Philip, Baggage-master, Rivière du Loup.

Phelan, John, Porter, Halifax.  
Powell, William Robert, Section Foreman, Painsée Junction.

Roche, James, Section Foreman, Bedford.  
Rodrigue, Didace, Operator, Rivière du Loup.  
Ryan, John, Section Foreman, Nauwigewauk.  
Simmons, Charles Edward, Painter, Charlottetown.  
Steeves, William Harvey, Fitter, Moncton.  
Stockall, Arthur, Foreman Blacksmith, Moncton.  
Sullivan, John, Section Foreman, Rogersville.  
Tucker, Benjamin, Foreman Pipe Fitter, Moncton.  
Welling, Frederick William, Engineman, Moncton.  
Wright, Frederick, Hostler, St. John.  
Wortman, James Chapman, Carpenter, Moncton.

*Department of Marine and Fisheries, Canada.*

Baker, Thomas, Lightkeeper. Peases Island, Nova Scotia. 33-1

*(Extracts from the LONDON GAZETTE of the 16th January, 1917.)*

FOREIGN OFFICE,  
30th October, 1916.

The KING has been pleased to approve of :—  
Mr. Harold Oxley as Consul of Portugal at Halifax, Nova Scotia

FOREIGN OFFICE,  
30th November, 1916.

The KING has been pleased to approve of—  
Mr. James B. Milner as Consul of the United States of America at Niagara Falls, Ont.  
Mr. John J. C. Watson as Consul of the United States of America at Yarmouth, Nova Scotia.

FOREIGN OFFICE,  
11th December 1916.

The KING has been pleased to approve of—  
Mr. Yasutaro Numano as Consul-General of Japan at Ottawa. 33-1

## ORDERS IN COUNCIL.

[316]  
AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 3rd day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 29th January, 1917, from the Minister of the Interior, stating that application has been made by Mr. Louis Felix Cardinal of Fort Vermilion, in the Province of Alberta, for a free grant of the fractional W.  $\frac{1}{2}$  of Section 22, Township 108, Range 13, West of the Fifth Meridian, lying south of Peace River, of the said Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian Title.

The Minister observes that evidence has been submitted showing the applicant to have been in actual occupation of the land at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899.

The Minister, therefore, recommends that under the provisions of Section 76 of The Dominion Lands Act, a free grant of 160 acres of the said fractional W.  $\frac{1}{2}$  of Section 22, Township 108, Range 13, west of the Fifth Meridian, lying south of Peace River, in the Province of Alberta, be authorized to Mr. Cardinal, and that he be permitted to purchase the excess area of 3.70 acres at the rate of \$3 an acre.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,

33-4 Clerk of the Privy Council.

[210]  
AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 26th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 22nd January, 1917, from the Minister of the Interior, submitting that Mr. Frank Ruppert obtained the southeast quarter of Section 16, Township 33, Range 14, west of the 4th Meridian, under pre-emption entry on the 15th June, 1910; his appurtenant homestead being the northeast quarter of the same section, for which he obtained patent on the 13th October, 1913.

Since completing his homestead duties, Mr. Ruppert carried on the settlement duties in connection with his pre-emption for one year when, owing to hardships attendant upon his undertaking, rheumatism of a severe form developed in his left hip. He has been undergoing medical treatment and, according to testimony submitted by his medical advisers, it is necessary for him to make use of crutches to go about, and it is represented, moreover, that the nature of Mr. Ruppert's ailment is likely to grow worse instead of better.

Under the circumstances, the Minister recommends that residence duties be dispensed with under subsection 2, of section 20, of The Dominion Lands Act of 1908, and that patent issue upon proof being furnished that the other conditions of the law have been fulfilled, and upon payment being made for the land at the statutory price.

The Committee concur in the foregoing recommendation, and submit the same for approval.

RODOLPHE BOUDREAU,

33-4 Clerk of the Privy Council.

[102]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 15th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 11th January, 1917, from the Minister of the Interior, stating that by an Order in Council, dated the 11th of March, 1910, regulations were established for the disposal of petroleum and natural gas rights, the property of the Crown, under and in accordance with the provisions of section 37 of The Dominion Lands Act.

That in November, 1913, the available petroleum and natural gas rights, the property of the Crown, in portions of Townships 46, 47, 48 and 49, in Ranges 10, 11, 12 and 13 west of the 4th Meridian, containing an approximate area of 55,620 acres, were temporarily withdrawn from disposal under the provisions of the above regulations at the request of the City of Edmonton, in order to secure for that municipality a sufficient supply of natural gas for the use of the people.

That it has now been represented to the Department of the Interior that it is essential to the commercial prosperity of the city that the petroleum and natural gas rights already reserved should not be disposed of to or diverted by outside interests; that the city, while not desiring to exploit the said rights, should be given such control of them as might be necessary to prevent the same from being diverted to other centres of population, and to insure their conservation to the city for its domestic supply, and for the extension and development of its several industries.

Representations have also been made to the Department of the Interior that a very large expenditure has already been incurred in boring for natural gas within this reservation; that gas in commercial quantity has been discovered; and that action is now being taken to pipe the gas to the City of Edmonton, a distance of about eighty-five miles, to be utilized by and on behalf of that municipality.

As it would appear to be in the public interest that the petroleum and natural gas rights, the property of the Crown, within the limits of the reservation above referred to, should be conserved for the use of the City of Edmonton, the Minister recommends that he be authorized to withdraw for the present from disposal the available petroleum and natural gas rights within the tract, comprising portions of Townships 46, 47, 48 and 49, in Ranges 10, 11, 12 and 13, west of the 4th Initial Meridian, shown outlined in *pink* on the plan hereto attached, upon the following terms and conditions:

1. That the withdrawal at the instance of the City of Edmonton of the petroleum and natural gas rights, the property of the Crown, in the above area, shall not apply to lands which have been set apart as School lands in accordance with the provisions of the Dominion Lands Act;
2. That the withdrawal from disposal under the provisions of the regulations of the available petroleum and natural gas rights under the lands described will not operate as an obstacle to the disposal by the Crown of other mining rights under these lands;
3. That the City of Edmonton be required to immediately obtain a lease under and in accordance with the provisions of the regulations of each quarter section within the reservation upon which a well has been bored by on behalf of the municipality with a view to the discovery of petroleum or natural gas;
4. That the City of Edmonton, before commencing in the future boring or other operations with a view to the discovery or development of petroleum or natural gas on any lands included in the above reservation, shall apply for and obtain a lease of such rights in accordance with the provisions of the regulations in that behalf;
5. That upon receipt in the Department of the Interior of advice from the municipal council of the City of Edmonton that any parcel of land within

the limits of the reservation is no longer required for municipal purposes, the Minister of the Interior may declare that the rights so relinquished are withdrawn from the reservation, and are open to application under and in accordance with the provisions of the regulations and the practice of the Department;

6. That the City of Edmonton shall be given a period of two years from the date hereof, within which to select and obtain leases under the provisions of the regulations of the available petroleum and natural gas rights within the limits of the above reservation, and at the expiration of the said period of two years the reservation will terminate, and any petroleum and natural gas rights within the limits of such reservation which have not in the meantime been selected and leased shall revert to the Crown for disposal under and in accordance with the provisions of the regulations in that behalf.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

31-4

[166]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 20th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS a request has been received from the Department of Indian Affairs for the setting apart for the Indians, under the terms of Treaty No. 8, of a tract of land in township 94, Range 11, west of the 4th Meridian, in the Province of Alberta, known as the Fort McKay Indian Reserve No. 174, comprising an area of two hundred and fifty-seven acres;

And whereas the lands applied for, which are herein-after particularly described, are available according to the records of the Department of the Interior, for the purpose aforesaid, and the Minister of the Interior recommends that they be so set apart;

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of section 76 of The Dominion Lands Act, is pleased to order and it is hereby ordered that the said lands be withdrawn from the operation of The Dominion Lands Act and set apart for the Indians.

The said lands may be more particularly described as follows:—

Composed of all that portion of the east half of section 13 and all that portion of the southeast quarter of section 24 in the 94th Township, in the 11th Range, west of the 4th Meridian, which lie to the east of the right bank of the Athabaska River, as shown upon a map or plan of survey of the said township, approved and confirmed at Ottawa on the 18th day of August, A.D. 1916, by Edouard Deville, Surveyor General of Dominion Lands, and of record in the Department of the Interior.

RODOLPHE BOUDREAU,

Clerk of the Privy Council

32-4

[165]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 20th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS a request has been received from the Department of Indian Affairs for the setting apart for the Indians, under the terms of Treaty No. 1, of a tract of land in Townships 2 and 3 in Range 2, east of the Principal Meridian, in the Province of Manitoba, comprising an area of 20.86 square miles;

And whereas the lands applied for, which are herein-after particularly described, are available, according to the records of the Department of the Interior, for



the purpose aforesaid and the Minister of the Interior recommends that they be so set apart ;

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of Section 76 of The Dominion Lands Act, is pleased to order and it is hereby ordered that the said lands be withdrawn from the operation of The Dominion Lands Act and set apart for the Indians.

The said lands may be more particularly described as follows :—

All those portions of Townships 2 and 3 in Range 2, east of the Principal Meridian, in the province of Manitoba, outlined in red on the accompanying plan, not covered by the waters of Roseau river ; the reserve hereby described containing by admeasurement thirteen thousand, three hundred and forty-nine acres and eighty-four hundredths of an acre more or less.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

32-4

[167]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 20th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**W**HEREAS a request has been received from the Department of Indian Affairs, for the setting apart for the Indians under the terms of treaty No. 2, of a tract of land known as Dog Creek Indian Reserve No. 46, in Townships 21, 22 and 23 in Range 8 and Townships 22 and 23 in Range 9 west of the principal meridian, in the province of Manitoba, comprising an area of nine thousand four hundred and twenty-seven acres ;

And whereas the lands applied for are available according to the records of the Department of the Interior for the purpose aforesaid, and the Minister of the Interior recommends that the said request be granted ;

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of section 76 of The Dominion Lands Act, is pleased to withdraw the following described lands from the operation of the said Act, and the said lands are hereby withdrawn and set apart for the Indians accordingly :—

All those portions of townships 21, 22, and 23 in Range 8 and Townships 22 and 23 in Range 9 west of the Principal Meridian, in the Province of Manitoba, shown outlined in red on the accompanying plan, containing by admeasurement nine thousand, four hundred and twenty-seven acres, more or less.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

32-4

[3235]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 30th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**T**HE Committee of the Privy Council have had before them a report, dated 26th December, 1916, from the Minister of the Interior, submitting that, in pursuance of the provisions of The Dominion Lands Act, title to section 8, Township 5, Range 28, west of the 4th Meridian, was vested in the Hudson's Bay Company by notification of the confirmation of the survey of the township.

The Minister states that—as there is some doubt whether such notification was effective in passing the title to the said Company, as was intended, of those portions of the said section 8 as are covered by the waters of a certain surveyed lake,—the Commissioner of the Hudson's Bay Company has applied for the issue of a supplementary grant to the Company, by letters patent of the lands in the east half of said section 8 shown on the plan of survey as covered by the waters of the surveyed lake.

The Minister is of the opinion that the request should be complied with, and he therefore recommends that the issue of letters patent be authorized to the Hudson's Bay Company of all those portions of the east half of Section 8, Township 5, Range 28, west of the 4th Meridian as are covered by the waters of a certain surveyed lake, as shown upon a plan of survey of the said township, approved and confirmed at Ottawa on the 1st day of March, A.D. 1888, by Edouard Deville, Surveyor General of Dominion Lands, and of record in the Department of the Interior, containing by admeasurement twenty-seven acres more or less.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

32-4

[159]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 19th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**H**IS Excellency the Governor General in Council, under and in virtue of the provisions of the War Measures Act, 1914, is pleased to make the following regulation, and the same is hereby made and enacted accordingly :

Notwithstanding anything in the regulations for the survey, administration, disposal and management of Dominion lands within the forty-mile railway belt in the Province of British Columbia, as established by Order in Council of 17th September, 1889, or amendments thereto, during the present war and thereafter, until otherwise ordered, no application for an entry for a homestead shall be granted, unless the person making the application was at the commencement of the present war, and has since continued to be, a British subject or a subject of a country which is an ally of His Majesty in the present war, or a subject of a neutral country, and unless he establishes the same to the satisfaction of the Minister of the Interior.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

31-4

[13]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday the 8th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**T**HE Committee of the Privy Council have had before them a report, dated 2nd January, 1917, from the Minister of the Interior, stating that John F. Morton was granted homestead entry for the South West quarter of Section 4, Township 9, Range 14, West of the 2nd Meridian on the 24th of September, 1898, and that subsequently such entry was cancelled, on evidence being submitted that the requisite settlement duties were not being properly performed ;

The Minister further states that by Order in Council dated the 4th of March, 1910, the quarter-section described was set apart for the School Lands Endowment.

It is now represented that John F. Morton, the former entrant, has been living upon this land for some years and has complied with the requirements of the Dominion Lands Act with respect to residence and cultivation ;

The Minister recommends, in view of all the circumstances, that the Order in Council of the 4th of March, 1910, be rescinded, so that the quarter-section above described may be again available for homestead purposes ;

The Committee concur in the foregoing recommendation and submit the same for approval ;

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

30-4

[108]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 17th day of January 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS application has been made on behalf of La Corporation Episcopale Catholique Romaine d'Athabasca for a free grant of Lot numbered 5, of Township 70, Range 23, West of the Fifth Meridian, of the Province of Alberta, containing by admeasurement 150 acres more or less, by virtue of occupation of the land at the date of the extinguishment of the Indian Title ;

And whereas evidence has been submitted showing La Corporation Episcopale Catholique Romaine d'Athabasca, through its agents, to have been in actual possession of the land at the date of the conclusion of Indian Treaty No. 6 in the summer of 1899 ;

Therefore His Excellency the Governor General in Council is pleased, under the provisions of Section 76 of the Dominion Lands Act, to authorize a free grant of said Lot numbered 5 of Township 70, Range 23, west of the fifth Meridian, to La Corporation Episcopale Catholique Romaine d'Athabasca.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

31-4

[3282]

## AT THE GOVERNMENT HOUSE AT OTTAWA

Friday, the 5th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

HIS EXCELLENCY the Governor General in Council, under the provisions of the 7th section of chapter 108 of the Revised Statutes of Canada, 1906, "An Act Respecting Public Ferries", is pleased to approve and doth hereby approve the attached regulations for the governance of the ferry across the Niagara River, between the village of Fort Erie in the county of Welland, Province of Ontario, and the City of Buffalo, in the state of New York, one of the United States of America.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

## FORT ERIE FERRY REGULATIONS.

## FIRST.

The limits of the ferry shall be coterminus with the north and south limits of the village of Fort Erie and a point in the City of Buffalo, to be fixed by the municipal Authorities of that place.

## SECOND

The Licensee shall provide suitable landing wharves or docks, within the corporate limits of the Village which shall be absolutely safe and available at all states of the river, and subject to the approval of the Department of Inland Revenue, and shall provide suitable accommodation in the shape of a waiting-room with all necessary conveniences, also a sufficient customs warehouse on the Canadian side, which shall be subject to the approval of the Honourable the Minister of Customs, and which is to be used for the temporary storage of goods landed in Canada from the ferry and shall also provide suitable accommodations for the Officers of Customs and Immigration engaged at said landing docks.

The Licensee shall maintain and keep in proper repair the wharf or dock, waiting-room, Customs warehouse, and the Office for the Officers of Customs and Immigration so provided. The Licensee shall also properly light and heat the rooms so provided.

## THIRD.

The licensee shall provide and place on the route and adequate and sufficient equipment consisting of one or more steamers, at least one of which steamers shall be what is known as an "end on" ferry steamer, so

constructed and equipped as to adequately and satisfactorily care for at all times the transportation of passengers, horses and other live stock, carriages, automobiles and other vehicles and freight on said route. The vessel or vessels, their tackle, apparel and furnishings, shall be subject to the inspection and approval of the Dominion Inspectors of Steamboats and Hulls. The vessel or vessels shall be provided with life preservers, and shall be in all respects fully equipped, and shall be kept in a cleanly state throughout, and subject to the Dominion Inspector of Hulls. The vessel or vessels furnished shall have respectable and efficient commanders, and the Department of Inland Revenue shall be at liberty to reject any steamer which may at any time be placed upon the said ferry or the Commander thereof, should it consider them or any of them, respectively unsuitable to the service, or inadequate to meet the wants of the public.

## FOURTH.

The Licensee shall not at any time carry or convey, or permit or suffer to be carried or conveyed over said ferry, any contraband articles whatsoever.

## FIFTH.

The Licensee shall observe all Customs and Revenue Laws of the Dominion of Canada and of the United States of America.

## SIXTH.

During the continuance of the license in each and every year the Licensee shall maintain the following schedule of trips between Fort Erie and Ferry Street, Buffalo :—

"From May 1st to November 1st (Sundays excepted), the Ferry shall start to ply from the Canadian shore at the hour of 6.10 a.m. and shall continue to cross regularly from either side at intervals of twenty (20) minutes successively and without intermission until 8 o'clock p.m.

Starting at 8 o'clock p.m. a regular crossing shall be made from side to side at intervals of thirty (30) minutes, successively thereafter without intermission until 11.55 p.m.

On Sundays from May 1st to November 1st, the initial trip shall be made at 7.30 o'clock a.m., and at regular intervals thereafter as provided in the daily schedule for the same period.

From November 1st to May 1st (Sundays excepted) the ferry shall commence to ply from the Canadian shore at the hour of 6.10 a.m. and shall continue to cross regularly from either side at intervals of twenty (20) minutes successively until 10 a.m. and at intervals of thirty (30) minutes successively thereafter until 4 p.m.

From 4 p.m. until 8 p.m. ferry shall again cross regularly at intervals of twenty (20) minutes successively.

Starting at 8 p.m. a regular crossing shall be made at intervals of thirty (30) minutes from each side until 11.55 p.m.

On Sundays from November 1st to May 1st, the initial trip shall be made at 9 o'clock a.m. and thereafter as provided in the daily schedule for the said period.

If, in the opinion of the Master of the ferry boat, fog or running ice shall cause the operation of the boat to be or become unsafe to either life or property, the schedule herein provided to be maintained between 1st November and 1st May shall be suspended during the pendency of such danger.

Provided, however, that if regular crossings are temporarily suspended due to such fog or running ice, the crew of said boat shall remain on duty until the time for the final trip shall have passed to the end that regular crossings may be resumed whenever and as soon as the condition of fog or ice warrants.

## SEVENTH.

## Tariff.

The charges for fares and tolls to be made on the said ferry for the hours stipulated shall not at any time exceed the following, that is to say :

For foot passengers (adults) 5 cents before 8 p.m.

For children under 12 years of age 3 cents before 8 p.m.



In the above provisos and conditions the term "Licensee" shall extend to and include the successors and assigns of the licensee.

[301]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 3rd day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

The Committee of the Privy Council has had before them a report, dated 27th January, 1917, from the Minister of the Interior, stating that William Thorburn was permitted to obtain entry for the south-west quarter of Section 13, Township 28, Range 22, west of the 2nd Meridian, on the 30th May, 1910.

It would appear from evidence furnished that Mr. Thorburn has broken 8½ acres on this quarter-section, and that he performed about eighteen months residence on land in the vicinity before having to return to Ontario on account of illness.

The Minister submits the annexed copy of a Medical Certificate from James A. Baker, M.B., stating that Mr. Thorburn is suffering from a form of paralysis.

The Minister recommends, under the circumstances, that the residence requirements of The Dominion Lands Act be dispensed with in this case under the authority of sub-section 2, of section 20, of the Act, so that free patent may be issued to Mr. Thorburn for the quarter-section above described, upon proof being furnished in the ordinary way that the other conditions of the law have been fulfilled.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

33-4

[298]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 2nd day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

HIS Excellency the Governor General in Council, in accordance with section 854 of The Canada Shipping Act, is pleased to order as follows :—

Section 15 of the special regulations for the government of the harbour of Fort William, Ontario, established by the Order in Council of 8th February, 1916, is hereby amended by adding thereto the following paragraph as subsection 15a :—

Provided however, that steam vessels exceeding 200 tons gross, but not exceeding 260' in length may be turned with a tug in that section of the Kaministiquia river lying between the bend above C.P.R. elevator "D" and the westerly limit of the G.T.P. Rail dock and provided further that steam vessels of such tonnage and length may also turn in that section of the Kaministiquia river lying between C.P.R. slip No. 1 and elevator "C", but the turning of such vessels in the last mentioned portion of this river shall not take place without the use of a tug, unless sanctioned by the Harbour Master.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

33-2

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 2nd day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS a large number of civilians has, since the commencement of the War, left Canada to visit the United Kingdom ;

And whereas information in the possession of the Government shows that the cost of living in the United Kingdom, already very high, is still on the increase, and the presence there of many Canadian civilians who are not performing any useful service to the Empire imposes, in the matter of food supply, an unwarranted burden upon the British Government and makes it

difficult for many of these visitors to maintain themselves, let alone return to Canada ;

\* And whereas already a number have succeeded in returning to Canadian ocean ports without funds to reach their homes in Canada ;

And whereas it is probable that, as soon as peace is declared, there will be difficulty in providing accommodation for the return to Canada of Canadian troops, and it will be impossible, with the available tonnage, to provide for the early return of civilians, —

Therefore, His Excellency the Governor General in Council, having regard to the foregoing and with a view to prevent any further exodus of Canadian civilians to the United Kingdom, is pleased, under and in virtue of the provisions of Section 6 of The War Measures Act, 1914, to order, and it is hereby ordered as follows :—

Passports enabling civilians to leave Canada for the United Kingdom shall not, hereafter, be issued until the Department of External Affairs is satisfied that the reasons in favour of the issue of passport are weighty and urgent and until the applicant satisfies the Department of his financial ability to maintain himself in the United Kingdom and to return to Canada.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

33-2

[60]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 13th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS the Board of Highway Commissioners for the Province of Saskatchewan desires to make a deviation in the highway in the N.W. ¼ of Section 19, Township 17, Range 5, West of the 2nd Meridian, being a part of the surrendered portion of the Cowessess Indian Reserve, No. 73, in the Province of Saskatchewan, the said deviation involving an area of 2.75 acres, as shown on a plan, No. 1635, in the survey branch of the Department of Indian Affairs ;

And whereas an arrangement has been come to between the Department of Indian Affairs and the said Board of Highway Commissioners under which the province might be permitted to make necessary deviations in the ordinary section road allowances in consideration of the fact that the province has abandoned the established trail across the said township ;

Therefore His Excellency the Governor General in Council is pleased to transfer the said 2.75 acres to the Government of the Province of Saskatchewan for deviation of the highway above mentioned, and the said area is hereby transferred accordingly.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

31-4

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## AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 17th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 11th January, 1917, from the Minister of the Interior, stating that an application has been received from Moses Lessard, of Ashcroft, British Columbia, to purchase on irrigation conditions the fractional north half of Section 34, in Township 19, Range 24, west of the 6th Meridian, (containing approximately 250 acres), of which the applicant went into occupation in October, 1913, before the survey thereof ;

The Minister further states that the case was inspected by an engineer of the Hydrographic Survey Office, who reported that the applicant had made a good many improvements to the land, and that there was sufficient cultivable land to justify irrigation and



that arrigation of the land could be effected by the applicant—

The Minister therefore recommends that the applicant, Moses Lessard, be permitted to purchase those portions of the north half of Section 34, in Township 19, Range 24, west of the sixth Meridian, which may be successfully irrigated and cultivated by him in a *bona fide* manner, on the following terms and conditions:

- (a) The lands sold to be brought under cultivation by irrigation;
- (b) The purchase price to be at the rate of five dollars (\$5) per acre, subject to a deduction of the cost of the irrigation works up to an amount not exceeding two dollars (\$2) per acre, and the amount so credited shall be deemed to be a payment in cash made on the date of sale. The said purchase price to be paid as follows: One dollar (\$1) per acre within one year from date of the authorization of the sale by the Governor in Council, the balance within three years from the date of such authorization or upon fulfilment before the expiration of the said three years of all other conditions of the sale, with interest at 5% per annum;
- (c) The necessary water rights to be secured from the Provincial Government of British Columbia; no work to be done on the land until preliminary water rights are secured from the province;
- (d) The work to be commenced within one year from the date of the authorization by Order in Council of the sale, and to be completed to the satisfaction of the Minister of the Interior within three years from such date, unless other dates are fixed by the Provincial authorities in connection with water rights, in which case the provincial dates may be accepted if approved by the Minister of the Interior;
- (e) Examination to be made by engineers of the Department of the Interior on completion of the work;
- (f) Patent to issue, when conditions completed, for the portions which have been brought under cultivation by irrigation;
- (g) The sale to be cancelled for non-payment of the purchase price or for failure to comply with any of the terms or conditions of sale.
- (h) Prior to patent no transfer or assignment of the lands, or any rights therein, to be made without the consent of the Minister of the Interior.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

31-4

## GENERAL ORDERS.

1917.

HEADQUARTERS, OTTAWA,  
1st January, 1917.

### G.O. 1.

#### INSTRUCTIONS, REGULATIONS, ETC.

#### AMENDMENTS TO FINANCIAL INSTRUCTIONS, CANADIAN EXPEDITIONARY FORCE, 1916.

The following amendments have been approved and are published for general information:—

Article 79 is cancelled and the following substituted:—

79. The Regimental Paymaster will regulate the amounts of cash payments to N.C.O.'s and men and he is responsible that over issues are not made and that under no circumstances is pay to be issued in advance.

Care must be taken to keep sufficient credit on hand to meet charges for assigned pay, etc., also the retention of \$10 as per Article 131 and the deferred pay Article 226.

15089—2

Article 82. Officers of the Expeditionary Force returning from abroad to Canada on leave or on duty for a period not exceeding one month will not receive any payment in Canada. They should, therefore, make necessary arrangements with the Chief Paymaster in England to obtain the funds they will require during their absence.

Officers proceeding to Canada for a period exceeding one month will obtain from The Chief Paymaster, a last pay certificate. On presentation of this last pay certificate, and leave papers, the officer may obtain reasonable advances of pay from any District Paymaster in Canada, or from the Officer Commanding Discharge Depot.

On returning, the last pay certificate and leave papers should be presented to the Officer Commanding the Discharge Depot, or to the Embarkation officer, and the signature of one of these officers obtained thereon. On arrival in England, the last pay certificate should be handed in to the Regimental Paymaster for transmission to the Chief Paymaster.

Article 101. Last paragraph add:—

"In certain cases where it is impossible to carry out the attestation or medical examination upon a recruit presenting himself for enlistment, an enrolment form shall be attached to each copy of the attestation papers, giving the reason why attestation or medical examination was not carried out upon the same day as the man was enrolled. This shall be certified by the recruiting officer, and pay may be drawn from date of enrolment."

Article 106. Para. 2, line 6, strike out the words "noted under men's names" and substitute therefor "entered in the column provided for that purpose."

Article 108. Sub-sec. 9, para. 1, substitute a "semicolon" for the "period" and add "stating on account of what part of kit the stoppages are made".

Article 109. Line 8, strike out the words "if more than one half his pay."

Article 111. Add another para. "Large balances of cash on hand should not occur, and the paymaster should limit his requisition to his actual needs."

Article 115. Para. 2, line 1, strike out the words "red ink." Para. 2 line 1 insert the word "receipt" before the word "column."

Para. 2, line 2, strike out the words "for receipt of all payments made on the payroll" and substitute therefor, the words "and opposite to the letter designating the column in which the payment is shewn."

Article 121. Para. 2, line 5, after the word "attestation" insert the words "or enrolment" (see article 101 of these instructions.)

Article 122. Para. 2, line 3, strike out the word "discharged" and substitute therefor "transferred".

Para. 2, 4th line, from top of page 49, after the word "certificate" where it first appears, add the words "In the case of an officer, the amount advanced on account of outfit allowance, and by whom it is paid, shall be specified."

Article 123. 2nd para., line 4, delete "(regimental pay)."

Article 124. Para. 1, 8th line from top of page 51, after the word "balance" insert the words "credit or debit" after the word "in" strike out the words "column" down to the word "and" on line 9 and substitute therefor, the words "the respective carried forward column."

Article 127. Para. 1, line 2 after the word "shewn" strike out the words "in" down to the word "purpose" and substitute therefor the words "in Regimental charges column."

Line 4 strike out the words "using" down to the end of the sentence. Add new sentence to para. 2 "In the case of canteen tickets, the President of the canteen will supply the Paymaster with a statement in triplicate of stoppages to be made. Two copies of which will be attached to the paylists as vouchers."

Article 128. Sub-sec. 1 add "in which case the reasons shall be stated in D.O. Part II."

Article 131. The sum of \$10 is to be withheld from the pay of every man enlisted for overseas service, but to avoid any hardship in the case of men with dependents, it will be sufficient if \$5 is retained in the first month and the balance in the succeeding month.

This amount is to provide for the cost of civilian clothes to men discharged before proceeding overseas and also to compensate the Government for military issues made to men who subsequently desert.

When a man proceeds abroad, this amount will still be withheld as per article 160.

I. In the case of men deserting in Canada, the amount will revert to the public.

II. In the case of men discharged before proceeding overseas, the following procedure will be taken:—

(a) If discharged by purchase, the amount will revert to the public.

(b) If discharged medically unfit, through causes not due to military service, the \$10 will be used towards the cost of civilian clothing. If the clothing is supplied, the cost will be deducted from the \$10 and any balance left may be paid to the man. If the man is in possession of civilian clothing or prefers to buy it himself, the \$10 may be refunded to him. In these cases cost of clothing should not exceed \$10, if it does, the difference should be charged to the man's pay.

(c) If discharged medically unfit through causes due to military service, the \$10 is to be refunded to the man, and the civilian clothing or allowance in lieu may be given in addition.

(d) If discharged for any other cause, the case is to be dealt with as in 11 b.

The clothing stoppage will be shewn in column "balance carried forward" and in the following month in "credits from previous accounts" and so on until the man proceeds abroad, or is struck off.

Article 134. After para. 2 insert the following para. "The number of rations to which each man is entitled, after making reductions in accordance with the above, shall be shewn in the ration column, and should be compared with the statement received from the Quartermaster at the end of the month. Rations shall be drawn for the day on which a man enters hospital, but shall not be drawn for the day on which he leaves".

Article 134a, para. 1. Line 1 after the word "quarters" insert the words "or camps".

Para. 2 delete "exceeding seven days."

Para. 2. Line 2 after the word "quarters" insert the word "camps."

Article 136. After the 2nd para. add the following "The receipt stubs shall be attached as a voucher to the Financial Statement (M.F.W. 6) and shall be accompanied by a statement shewing the amounts paid for Commission and War Tax."

Para. 6. Line 6 remove the words "together with the assigned pay card M.F.W. 10 corrected" and insert them after the words "District Paymaster" line 3.

Article 138. Para. 2, line 5 transpose the words "General" and "Paymaster".

Article 140. Add "VII Statement of Regimental Charges—a statement of all charges against the men, shewing individually the amounts on account of Regimental Institutions, such as athletic games, tailors, shoemakers, barber shops, laundry and canteen tickets".

"VIII Clothing issued on repayment.—M.F.C. 512.

Article 141. After item 3 of the monthly returns, insert "3a Abstract of paylists".

Article 160. Cancel from "It will be found, &c." fourth line to "two or three months" tenth line and substitute:—"The \$10 mentioned in Article 131 will be used to build up this credit."

Article 209. Cancelled.

Article 226. Add between 2nd and 3rd paragraphs "The withholding of this pay commences from the time the troops arrive in England."

## G.O. 2.

### NOMENCLATURE.

#### Military District No. 4.

With reference to General Order 107, 1916, the two companies of the C.O.T.C., organized at St. Louis College, Montreal, to be designated "Mount St. Louis College Contingent, Canadian Officers Training Corps."

By Command,

(H.Q. 7429-24-1).

*W. H. Higgins.*

Major-General,  
Acting Adjutant-General.

## APPOINTMENTS, PROMOTIONS AND RETIREMENTS.

### CANADIAN MILITIA.

1917.

HEADQUARTERS, OTTAWA,  
11th January, 1917.

The following appointments, promotions, retirements and confirmations of rank are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council

### G. O. 4.

#### PERMANENT STAFF.

To be Major: \*Everett Bristol, Esquire. 12th December, 1916.

\*Temporary appointment.

#### EDUCATIONAL ESTABLISHMENTS.

ROYAL MILITARY COLLEGE OF CANADA.—The under-mentioned gentlemen cadets are granted their discharge on appointment to commissions in the Imperial Army:—

Humphrey Byron Gilbert,  
John Herbert Price,  
Robert Schofield Morris,  
William Hugh Desmond MacMahon,  
Howard Beverley Thorburn,  
George Frothingham Benson,

5th December, 1916.

### ACTIVE MILITIA.

#### CAVALRY.

THE GOVERNOR-GENERAL'S BODY GUARD.—Lieutenant (supernumerary) K. Strother is seconded for service with the Imperial Army. 21st August, 1916.

#### ARTILLERY.

##### Canadian Field Artillery.

2ND BRIGADE—9TH BATTERY.—To be provisional Lieutenant (supernumerary): Roland Oliver Daly, gentleman. 18th December, 1916.

3RD BRIGADE—17TH (SYDNEY) BATTERY.—To be Major: Major W. Crowe, from the Reserve of Officers. 14th December, 1916.

18TH BATTERY.—To be provisional Lieutenant (supernumerary): Robert Emmet Mullins, gentleman. 28th December, 1916.

6TH BRIGADE—21ST (WESTMOUNT) BATTERY.—To be provisional Lieutenants (supernumerary): Gui Casimir Papineau-Couture, gentleman.

Lieutenant (supernumerary) A. R. Ness from the Macdonald College, Contingent, Canadian Officers Training Corps. 15th December, 1916.

##### Heavy Artillery.

COBOURG HEAVY BATTERY.—To be provisional Lieutenants (supernumerary): Charles Franklin Allison, gentleman. 15th December, 1916.

Norman Creighton Bilton, Roy Bernard Pigott, gentlemen. 29th December, 1916.

##### Canadian Garrison Artillery.

1ST HALIFAX REGIMENT.—To be provisional Lieutenants (supernumerary): Ernest Allison Bell, gentleman. 30th December, 1916.

Henry Reginald Dunbar Lacon, gentleman. 2nd January, 1917.

3RD (NEW BRUNSWICK) REGIMENT.—Provisional Lieutenant (supernumerary) G. L. W. Scovil is transferred to the 62nd Regiment (St. John Fusiliers). 30th October, 1916.



5TH (BRITISH COLUMBIA) REGIMENT.—To be provisional Lieutenant (supernumerary): James Edward Piercy, gentleman. 1st January, 1917.

## CANADIAN ENGINEERS.

To be provisional Lieutenants (supernumerary): Lieutenant (supernumerary) J. E. Tremayne, from the 12th Regiment (York Rangers). 23rd September, 1916.

Ralph Waldo Downie, gentleman. 26th December, 1916.

## CORPS OF GUIDES.

To be provisional Lieutenant (supernumerary): Harold Colin Wright, gentleman. 28th October, 1916.

## CANADIAN OFFICERS TRAINING CORPS.

MACDONALD COLLEGE CONTINGENT.—Lieutenant (supernumerary) A. R. Ness is transferred to the 21st (Westmount) Battery, 6th Brigade, Canadian Field Artillery. 15th December, 1916.

## INFANTRY.

1ST REGIMENT (CANADIAN GRENADIER GUARDS).—To be Adjutant: Lieutenant C. H. Hanson. 12th December, 1916.

To be provisional Lieutenants (supernumerary): John Winder Kennedy, Reginald Gordon Hoerner, gentlemen. 22nd November, 1916.

John David Telford, gentleman. 15th December, 1916.

5TH REGIMENT (ROYAL HIGHLANDERS OF CANADA).—Provisional Lieutenant (supernumerary) G. A. B. Elliott is permitted to retire. 2nd January, 1917.

9TH REGIMENT (VOLTIGEURS DE QUEBEC).—To be provisional Lieutenant (supernumerary): Donald Louis Boulanger, gentleman. 3rd January, 1917.

12TH REGIMENT (YORK RANGERS).—Lieutenant (supernumerary) J. E. Tremayne is transferred to the Canadian Engineers. 23rd September, 1916.

21ST REGIMENT (ESSEX FUSILIERS).—To be provisional Lieutenant (supernumerary): Duncan Alexander Killen, gentleman. 29th December, 1916.

46TH DURHAM REGIMENT.—To be provisional Lieutenant (supernumerary): Hurrell Dodds, gentleman. 28th October, 1916.

50TH REGIMENT.—To be provisional Lieutenant (supernumerary): John Sinclair MacLachlan, gentleman. 4th December, 1916.

52ND REGIMENT.—(PRINCE ALBERT VOLUNTEERS).—To be provisional Lieutenant (supernumerary): William Brailsford, gentleman. 7th December, 1916.

56TH GRENVILLE REGIMENT (LISGAR RIFLES).—To be provisional Lieutenant (supernumerary): Robert Allan Caldwell, gentleman. 6th January, 1917.

62ND REGIMENT (ST. JOHN FUSILIERS).—To be provisional Lieutenant (supernumerary): Provisional Lieutenant (supernumerary) G. L. W. Scovil, from the 3rd (New Brunswick) Regiment, Canadian Garrison Artillery. 30th October, 1916.

71ST YORK REGIMENT.—To be provisional Lieutenant (supernumerary): Charles Edward Blair, gentleman. 5th October, 1916.

72ND REGIMENT (SEAFORTH HIGHLANDERS OF CANADA).—To be provisional Lieutenants (supernumerary): Daniel Joseph Dempsey, gentleman. 12th December, 1916.

William Alfred Parrott, gentleman. 21st December, 1916.

Alan Constantine MacKintosh, gentleman. 29th December, 1916.

85TH REGIMENT.—To be provisional Lieutenant (supernumerary): Louis Theophile Faguet, gentleman. 26th December, 1916.

15089—2½

95TH SASKATCHEWAN RIFLES.—To be provisional Lieutenants (supernumerary): Alexander James Ferguson, gentleman. 20th December, 1916.

Edwin Stewart Glasgow, gentleman. 29th December, 1916.

103RD REGIMENT (CALGARY RIFLES).—To be provisional Lieutenant (supernumerary): William Shewell Morris, gentleman. 11th December, 1916.

105TH REGIMENT (SASKATOON FUSILIERS).—To be provisional Lieutenants (supernumerary):

William Burr Thomson, Arthur Bacon, Edward William Duval, gentlemen. 30th December, 1916.

Frank Bamford Cobbin, gentleman. 3rd January, 1917.

## CANADIAN ARMY SERVICE CORPS.

Provisional Lieutenant (supernumerary) W. J. Worden is permitted to retire. 1st November, 1916.

No. 19 COMPANY.—To be provisional Lieutenants (supernumerary): James Alexander Young, gentleman. 25th November, 1916.

Company Sergeant-Major Richard Lancefield. 8th December, 1916.

## ARMY MEDICAL SERVICES.

## Army Medical Corps.

To be provisional Lieutenants (supernumerary): Lawson Armstrong Soley, gentleman. 30th November, 1916.

\*Hector Clive McAlister, gentleman. 9th December, 1916.

Hugh Alexander McKay, gentleman. 18th December, 1916.

Harold Romney Edwards, gentleman. 21st December, 1916.

John Angus Davies,  
Douglas William Norman Zwicker,  
Kenneth Grant Mahabir,  
John George Duncan Campbell, gentlemen. 22nd December, 1916.

\*Subject to qualification under the provisions of Militia Order 65, 1913.

To be Quartermaster (supernumerary) with the honorary rank of Lieutenant: Wentworth John Worden, gentleman. 1st November, 1916.

To be Nursing Sisters (supernumerary):  
Mary Bell Arbuckle. 16th November, 1916.

Helen Liddle Stark. 1st December, 1916.

Jessie Nelson King. 4th December, 1916.

Ada Lucy Bodkin. 14th December, 1916.

Marie Louise Purcell. 24th December, 1916.

## CANADIAN ARMY DENTAL CORPS.

To be Captains: Andrew Gregor Smith, Esquire. 20th November, 1916.

Robert St. John Simpson, Esquire. 1st January, 1917.

## CANADIAN ARMY VETERINARY CORPS.

Provisional Lieutenant (supernumerary) R. J. Milner is seconded for service with the Imperial Army. 24th December, 1916.

Provisional Lieutenant (supernumerary) M. M. McLeod is seconded for service with the Imperial Army. 30th December, 1916.

Provisional Lieutenant (supernumerary) M. McPhatter is permitted to retire. 27th December, 1916.

To be provisional Lieutenants (supernumerary): Charles Edmond Brun, gentleman. 14th December, 1916.

Niels Peter Olsen, gentleman. 29th December, 1916.

## MEMORANDA.

To be honorary Colonel of the 215th (Overseas) Battalion, C.E.F.: Honorary Colonel H. Cockshutt, 25th Brant Dragoons. 5th September, 1916.

To be honorary Lieutenant-Colonel of the 215th (Overseas) Battalion, C.E.F.: Lieutenant E. Sweet, Corps Reserve, 38th Regiment (Dufferin Rifles of Canada). 21st November, 1916.

Major E. Bristol, Permanent Staff, is graded as an Administrative Staff Officer, 2nd Grade "B," whilst employed at Militia Headquarters. 12th December, 1916.

To be Captain, C.M., Lieutenant P. Charton, 80th Nicolet Regiment. 11th January, 1917.

Lieutenant (supernumerary) R. E. McCuaig, 2nd Regiment (Queen's Own Rifles of Canada) is granted the temporary rank of Captain, and to carry with it the Pay and Allowances of that rank, whilst employed as Adjutant of the Internment Camp at Kapuskasing, Ont. 1st January, 1917.

Lieutenant J. W. C. Lord, 104th Regiment (Westminster Fusiliers of Canada) is granted the temporary rank of Captain whilst performing the duties of Officer Commanding Company. 6th January, 1917.

To be Chaplain with the honorary rank of Captain: The Reverend Thomas Hudson Stewart. 15th April, 1916.

With reference to General Order 12, 1916, the date of confirmation of rank of Lieutenant (supernumerary) V. W. McCormack, A.M.C., is amended to read from 25th September, 1915.

To be Lieutenant, C.M.: Alexander Mary John James Jasienski, gentleman. 20th November, 1916.

Temporary Lieutenant C. Dolphin, C.M., is seconded for service with the Royal Flying Corps. 19th November, 1916.

The undermentioned are granted temporary rank in the Canadian Militia as stated, whilst serving with the Canadian Expeditionary Force:—

To be Lieutenants:

George Somerville Craggs,  
Walter R. Critchley, gentlemen. 22nd September, 1914.

Harry Edwin Cawley, gentleman. 22nd April, 1915.  
Frederick Slingsby Gales, gentleman. 24th October, 1915.

Harry Hutchison, gentleman. 12th December, 1915.  
Charles Dolphin, gentleman. 5th March, 1916.  
William Blackwood, gentleman. 18th September, 1916.

Burville Dayton Griffin. 27th December, 1916.

To be Honorary Lieutenant:

William MacDuff, gentleman. 20th December, 1916.

#### CONFIRMATION OF RANK.

The undermentioned provisionally appointed officers having qualified themselves for the appointments, are confirmed in their rank from the dates set opposite their respective names:—

Lieutenant Supernumerary C. A. Payne, Cobourg Heavy Battery, 23rd February, 1916.

Lieutenant Supernumerary H. H. Ponton, Cobourg Heavy Battery, 1st July, 1916.

Lieutenant Supernumerary B. K. Johnston, Cobourg Heavy Battery, 12th July, 1916.

Lieutenant Supernumerary F. J. Apjohn, Cobourg Heavy Battery, 6th October, 1916.

Lieutenant Supernumerary G. S. H. Barton, C.O.T.C. (Macdonald), 1st August, 1916.

Lieutenant Supernumerary M. A. Jull, C.O.T.C. (Macdonald), 1st August, 1916.

Lieutenant Supernumerary A. R. Ness, C.O.T.C. (Macdonald), 1st August, 1916.

Lieutenant Supernumerary J. R. Francis, 2nd Regiment, 2nd August, 1916.

Lieutenant Supernumerary H. C. Leavens, 15th Regiment, 19th September, 1916.

Lieutenant Supernumerary A. McL. Hurst, 72nd Regiment, 3rd July, 1916.

Lieutenant Supernumerary C. A. Foster, 97th Regiment, 28th October, 1916.

By Command,

*W. E. Macdonald*

Major-General,  
Acting Adjutant-General

## GOVERNMENT NOTICES.

### COPYRIGHTS

Entered during the week ending 6th February, 1917, at the Department of Agriculture—Copyright and Trade Mark Branch.

32541. "Canada Legal Directory, 1917." (Book.) Reginald Arthur Wharton, Toronto, Ont., 31st January, 1917.

32542. "The Canadian Magazine." February, 1917. Volume XLVIII No. 4. (Book.) The Ontario Publishing Company, Limited, Toronto, Ont., 31st January, 1917.

32543. "The School." Vol. V No. 6. February, 1917. (Magazine.) W. J. Dunlop, Toronto, Ont., 1st February, 1917.

32544. "It's The Women Folks Worry." (Newspaper Advertisement.) The Imperial Life Assurance Company, of Canada, Toronto, Ont., 1st February, 1917.

32545. "Eaton's Spring and Summer Catalogue, No. 53, 1917." (Book.) The T. Eaton Co., Limited, Toronto, Ont., 2nd February, 1917.

32546. "Cable Terminals and Accessories." Bulletin No. 202. (Book.) Northern Electric Company, Limited, Montreal, Que., 3rd February, 1917.

32547. "86th Battalion, Hamilton, April 7, 1916." (Photo.) Percy E. McDonald, Hamilton, Ont., 5th February, 1917.

32548. "70th Battalion, London, April 21, 1916." (Photo.) Percy E. McDonald, Hamilton, Ont., 5th February, 1917.

32549. "125th Battalion, Brantford, May 18, 1916." (Photo.) Percy E. McDonald, Hamilton, Ont., 5th February, 1917.

32550. "99th Battalion, London, May 20, 1916." (Photo.) Percy E. McDonald, Hamilton, Ont., 5th February, 1917.

32551. "147th Battalion, Niagara, June 6, 1916." (Photo.) Percy E. McDonald, Hamilton, Ont., 5th February, 1917.

32552. "186th Battalion, London, June 21, 1916." (Photo.) Percy E. McDonald, Hamilton, Ont., 5th February, 1917.

32553. "111th Battalion, London, June 23, 1916." (Photo.) Percy E. McDonald, Hamilton, Ont., 5th February, 1917.

32554. "161st Battalion, London, June 22, 1916." (Photo.) Percy E. McDonald, Hamilton, Ont., 5th February, 1917.

32555. "135th Battalion, London, June 3, 1916." (Photo.) Percy E. McDonald, Hamilton, Ont., 5th February, 1917.

32556. "155th Battalion, Barriefield, July 6, 1916." (Photo.) Percy E. McDonald, Hamilton, Ont., 5th February, 1917.

32557. "109th Battalion, Barriefield, July 5, 1916." (Photo.) Percy E. McDonald, Hamilton, Ont., 5th February, 1917.

32558. "156th Battalion, Barriefield, July 7, 1916." (Photo.) Percy E. McDonald, Hamilton, Ont., 5th February, 1917.

32559. "129th Battalion, Borden, August 10, 1916." (Photo.) Percy E. McDonald, Hamilton, Ont., 5th February, 1917.

32560. "154th Battalion, Barriefield, Sept. 13, 1916." (Photo.) Percy E. McDonald, Hamilton, Ont., 5th February, 1917.

32561. "110th Battalion, Borden, August 31, 1916." (Photo.) Percy E. McDonald, Hamilton, Ont., 5th February, 1917.

32562. "146th Battalion, Valcartier, Sept. 5, 1916." (Photo.) Percy E. McDonald, Hamilton, Ont., 5th February, 1917.

32563. "142nd Battalion, Borden, August 30, 1916." (Photo.) Percy E. McDonald, Hamilton, Ont., 5th February, 1917.

32564. "118th Battalion, Borden, October 1, 1916." (Photo.) Percy E. McDonald, Hamilton, Ont., 5th February, 1917.

32565. "157th Battalion, Borden, October 2, 1916." (Photo.) Percy E. McDonald, Hamilton, Ont., 5th February, 1917.



32566. "173rd Battalion, Hamilton, October 3, 1916." (Photo.) Percy E. McDonald, Hamilton, Ont., 5th February, 1917.

32567. "160th Battalion, London, October 14, 1916." (Photo.) Percy E. McDonald, Hamilton, Ont., 5th February, 1917.

32568. "I Had a Dream That Ireland Was Free." Words by Gordon Johnstone. Music by Sam S. Krams. Waterson, Berlin & Snyder Company, New York, N.Y., U.S.A., 5th February, 1917.

32569. "Reverie." By Don Richardson. (Music.) Waterson, Berlin & Snyder Company, New York, N.Y., U.S.A., 5th February, 1917.

32570. "Buzzin' The Bee." By Pete Wendling and Jack Wells. (Music.) Waterson, Berlin & Snyder Company, New York, N.Y., U.S.A., 5th February, 1917.

32571. "Economie par Coopération." (Droit d'Auteur Temporaire.) La Cie de Publication de "La Patrie" (Limitee), Montreal, Que., 5 fevrier, 1917.

32572. "Horoscope." (Carte Postale.) J. Philippe Therien, Montreal, Que., 5 fevrier, 1917.

32573. "The Ontario Law Reports." Volume XXXVII, 1916 Editor: Edward B. Brown, K.C. (Book.) Law Society of Upper Canada, Toronto, Ont., 5th February, 1917.

32574. "Canadian Criminal Cases, Annotated." Edited by W. J. Tremear. Volume XXVI. (Book.) Robert Reid Cromarty, Toronto, Ont., 5th February, 1917.

32575. "Alberta Law Reports." Volume IX, 1915-16. Editor: W. Kent Power, B.A., LL.B. (Book.) Alberta Law Society, Alberta, 5th February, 1917.

32576. "Diagram of Proportional Parts For Making Military Scales, Etc." (Chart.) F. A. Snyder, Montreal, Que., 6th February, 1917.

32577. "Dance and Grow Thin." Words by Irving Berlin. Music by Geo. W. Meyer. Waterson, Berlin & Snyder Company, New York, N.Y., U.S.A., 6th February, 1917.

#### INTERIM COPYRIGHT.

1878. "The Basic Principles of Spinal Massage." (Work.) E. L. Hodges, Victoria, British Columbia, 2nd February, 1917.

1879. "The Peace Dove." (Cartoon.) The Public Ledger Company, Philadelphia, Penn., U.S.A., 3rd February, 1917.

1880. "The Resurrection of the Dead." (Cartoon.) The Public Ledger Company, Philadelphia, Penn., U.S.A., February 3rd, 1917.

1881. "Scene in Great Peace Pantomine." (Cartoon.) The Public Ledger Company, Philadelphia, Penn., U.S.A., 3rd February, 1917.

1882. "President Wilson's Peace Offer." (Cartoon.) The Public Ledger Company, Philadelphia, Penn., U.S.A., 3rd February, 1917.

1883. "While They Talk Peace." (Cartoon.) The Public Ledger Company, Philadelphia, Penn., U.S.A., 3rd February, 1917.

1884. "President Wilson's Offer to France." (Cartoon.) The Public Ledger Company, Philadelphia, Penn., U.S.A., 3rd February, 1917.

1885. "Germany Feeling the Pinch." (Cartoon.) The Public Ledger Company, Philadelphia, Penn., U.S.A., 3rd February, 1917.

1886. "Solomon Wilson to the Allies." (Cartoon.) The Public Ledger Company, Philadelphia, Penn., U.S.A., 3rd February, 1917.

1887. "The German Crocodile." (Cartoon.) The Public Ledger Company, Philadelphia, Penn., U.S.A., 3rd February, 1917.

GEO. F. O'HALLORAN,

33-1 Deputy of the Minister of Agriculture

#### NAVAL SERVICE DEPARTMENT.

(Extract from P. C. 43/263, 27th January, 1917.)

REGULATIONS re Allowance for Accountant Officers in the Royal Canadian Navy.

THE Accountant Officers of the depot ships at Halifax and Esquimalt shall be credited with an allowance, at a rate to be fixed by the Naval Service Department, but not exceeding sixty cents, and not less than twenty-five cents per diem. This allowance is not payable to Officers in the Royal Naval Canadian Volunteer Reserve.

33-2

#### CIVIL SERVICE COMMISSION OF CANADA.

OFFICER IN THE CHEMISTRY DIVISION—EXPERIMENTAL FARMS BRANCH.

Department of Agriculture.

PUBLIC Notice is hereby given that applications will be received by the Civil Service Commission of Canada from candidates qualified to fill a position in the Chemistry Division of the Experimental Farms Branch of the Department of Agriculture, graded in Subdivision A of the Second Division, with an initial salary of \$1,800 per annum.

Candidates should be honour graduates in chemistry of some recognized university and have had subsequent experience in general analytical work. They should also possess a practical knowledge of agriculture as carried on in districts under irrigation. Preference will be given to returned soldiers, provided they possess the desired qualification.

Application forms may be obtained from the Secretary of the Civil Service Commission, Ottawa. They must be filled out and filed with the Commission not later than the 19th February, 1917.

By order of the Commission,

WM. FORAN,

Secretary.

OTTAWA, 24th January, 1917.

31-4

#### BOARD OF EXAMINERS FOR DOMINION LAND SURVEYORS.

January 16, 1917.

NOTICE is hereby given that under the provisions of The Dominion Lands Surveys Act, the Board of Examiners for Dominion Land Surveyors will meet at Ottawa on (Monday) the twelfth of February next, for the examination of candidates for admission as articled pupils, or for commissions as Dominion Land Surveyors or for certificates as Dominion Topographical Surveyors. Examinations will be held at Ottawa, Toronto and Kingston in the Province of Ontario, at Regina in the Province of Saskatchewan, at Calgary and Edmonton in the Province of Alberta, and at Vancouver in the Province of British Columbia.

J. AURÈLE COTÉ,

Secretary of the Board of Examiners for Dominion Land Surveyors.

30-4

#### DEPARTMENT OF MARINE AND FISHERIES.

OTTAWA, 24th January, 1917.

PUBLIC Notice is hereby given that the Minister of Marine and Fisheries, by M. & F. Order No. 5 in 1917, dated the 24th January, 1917, under the provisions of section 27 of The Canada Shipping Act, has granted permission to change the name of the steamer "Kezia" of Victoria, Official Number 133,696, owned by Messrs. Mackenzie & Pipe, to that of "Lornet."

A. JOHNSTON,

32-2 Deputy Minister of Marine and Fisheries.

#### DEPARTMENT OF THE INTERIOR.

NOTICE is hereby given that the Minister of the Interior has, under the provisions of subsection 2 of section 39 of The Dominion Lands Act, withdrawn from the operation of the provisions of the said Act, relating to homestead and pre-emption entry, and entry by private sale, Section 36, Township 2, Range 10, west of the 2nd Meridian, and has set the same apart as School Lands in lieu of Section 29, Township 30, Range 32, west of the Principal Meridian, which has been included in Coté's Indian Reserve.

By order,

LYNDWODE PEREIRA,

Secretary.

Department of the Interior,  
Ottawa, 18th January, 1917.

31-4

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 7th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, a book bearing the title "The Vampire of the Continent," by Count Ernst zu Reventlow, translated from the German, with a preface by George Chatterton-Hill, Ph.D., published by The Jackson Press, New York, 1916, and copyrighted by E. S. Mittler and Son, Berlin, Germany, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said book whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 7th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

33-2

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 7th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, a book bearing the title "America's Relations to the Great War, by John William Burgess, Ph.D., J.U.D., LL.D., Formerly Professor of Constitutional and International Law and Dean of the Faculties of Political Science, Philosophy and Pure Science in Columbia University, New York City, Author of "The European War of 1914," published by A. C. McClurg & Co., of the City of Chicago, in the State of Illinois, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said book whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 7th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

33-2

## POST OFFICE DEPARTMENT, CANADA.

OTTAWA, January 31st, 1917.

NOTICE is hereby given that under and in virtue of the provisions of section 1, chapter 38 of the Statutes of 1913, the Postmaster General has made a regulation declaring that whenever the Secretary of State of Canada, pursuant to an Order in Council of the 17th day of January, 1917, (P.C. 146) made in pursuance of the provisions of section 6 of The War Measures Act, is satisfied that any newspaper, tract, periodical, book, circular or other printed publication contains or has contained objectionable matter, and by warrant under his hand prohibits the possession within Canada of any issue or copy of such newspaper, tract, periodical, book, circular or other printed matter, and from and after publication by the Secretary of State of Canada in the *Canada Gazette* of a notice of the issue

of such warrant and of its terms conformably to such notice, every number, issue or copy of such newspaper, tract, periodical, book, circular, or other printed matter so prohibited shall be deemed to be unmailable matter and shall be prohibited from transmission by post within Canada.

R. M. COULTER,  
Deputy Postmaster General.

33-2

## CIVIL SERVICE COMMISSION OF CANADA.

## EXAMINATION FOR ENTRANCE TO THE ROYAL NAVAL COLLEGE OF CANADA.

PUBLIC Notice is hereby given that a general examination for entrance to the Royal Naval College of Canada will be held under the direction of the Civil Service Commission on Wednesday, the 16th May, 1917, at Prince Rupert, Victoria, Vancouver, Nelson, Edmonton, Calgary, Saskatoon, Regina, Brandon, Winnipeg, Port Arthur, Sault St. Marie, London, Hamilton, Toronto, Kingston, Ottawa, Montreal, Sherbrooke, Quebec, Fredericton, Moncton, St. John, Charlottetown, Yarmouth, Halifax and Sydney. Examinations may also be held at other centres, provided a sufficient number of candidates make application to be examined at any one place.

It is to be understood that under present conditions, the Department of the Naval Service does not in any way bind itself to issue commissions to graduates of the Royal Naval College, nor on the other hand does it require graduate cadets to adopt a Naval career. Arrangements have, however, been made with the Admiralty by which they have agreed to accept each year eight cadets who have completed their course at the College, provided these cadets have attained the required standard of efficiency. They will be entered in the Royal Navy as Cadets of the same standing as graduates of Dartmouth Naval College. Arrangements have also been completed with the Universities of McGill and Toronto, by which they will admit graduates of the Royal Naval College to the second year of the course of applied science in the above-mentioned Universities. Other Universities will doubtless be pleased to extend the same privilege.

The attention of the public is also invited to the general competitive examinations for positions in the Inside Service which will be held at the same time as the examination for entrance to the Royal Naval College. Successful competitors at these examinations are guaranteed permanent positions as clerks, stenographers and typewriters. An examination for positions in the lower grades of the Inside Service, and the regular Preliminary and Qualifying Examinations for the Outside Service will also be held at the same time and places.

Full information respecting any of the above examinations, together with the necessary application forms, may be obtained from the Secretary of the Civil Service Commission, Ottawa, either on personal application or by writing.

Application forms, duly filled in and accompanied by the prescribed examination fee, must be filed with the Civil Service Commission not later than the 16th April, 1917. No exception can or will be made to this rule.

By order of the Commission,

WM. FORAN,  
Secretary.

Ottawa, January 19, 1917.

31-4

## DEPARTMENT OF THE NAVAL SERVICE.

*Radiotelegraph Regulations Amendments.*

OTTAWA, 23rd January, 1917.

SECTION "d" of Radiotelegraph Regulation 104 is hereby cancelled and the following is substituted in lieu thereof:—

(d) Ships of foreign register remaining in a Canadian harbour for less than thirty-six hours, may at the discretion of the competent naval authority, be permitted to leave the aerials up, provided the same are disconnected in accordance with the provisions of subsection (b) of this regulation.

31-3



**P. J. Brennan Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of January, 1917, incorporating Michael Joseph Hendrick, horse dealer, Osias Benjamin Villeneuve, insurance agent, and William Hancock Johnston, law clerk, all of the City of Ottawa, in the Province of Ontario; and Bower Henry and John Joseph Nesbitt, both of the Township of Nepean, in the said Province of Ontario, farmers, for the following purposes, viz:—

(a) To acquire and carry on as a going concern the undertaking and assets of the business now carried on at and from the City of Ottawa by P. J. Brennan of the said City of Ottawa, horse dealer, and to pay therefor in fully paid up shares, or partly in cash and partly in fully paid up shares;

(b) To purchase, sell and deal both wholesale and retail in horses, cattle and other animals, harness, carriages, wagons and machinery, hay, grain and all other kinds of agricultural products and all kinds of fertilizers and cement and building materials and to grind and clean grain for feed and other purposes and to carry on a general livery, ranching and farming business;

(c) To employ agents to establish depots for the purchase and sale of horses, cattle and other animals and articles required, used or sold in connection therewith or for the carrying on of any other part of said business and for the purposes of the said business to procure land and erect buildings or other improvements thereon;

(d) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the business of the company;

(e) To purchase, acquire or undertake the whole or any part of the business or property of any person or company carrying on any business similar in whole or in part to that of the company;

(f) To purchase, take or otherwise acquire and hold shares in any other company and to sell or otherwise deal with such shares notwithstanding the provisions of Section 44 of the Companies Act;

(g) To sell or otherwise dispose of the whole or any part of the property, assets, rights, undertaking and goodwill of the company and to accept in payment thereof either wholly or in part lands and buildings, cash, bonds, stocks or other securities in any corporation or company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "P. J. Brennan Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

32-2

**Omer Quintal, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of January, 1917, incorporating Omer Quintal, carriage maker, Joseph Oscar Falcon and Rodolphe Gingras, accountants, Gaspard Quintal, plumber, and Joseph Belisle, blacksmith, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To manufacture, purchase, sell and deal in all kinds of carriages, vehicles, wagons, sleighs, motor wagons, automobiles, vehicles drawn by animal traction, steam, gasoline, electricity or any other motive power, wheels, springs, axles, lamps, harnesses, automobile

supplies, gasoline, oil and spirit and any other supplies, rims, lumber and any other things pertaining to the trade and business above enumerated;

(b) To repair and improve all kinds of carriages, vehicles, wagons, sleighs, motor wagons, automobiles, vehicles drawn by animal traction, steam, gasoline, electricity or any other motive power, wheels, springs, axles, lamps, automobile supplies, rims, lumber and any other things pertaining to the trade and business afore enumerated;

(c) To acquire and own the assets, property, privileges, franchises, contracts, leases, real estate and other rights of any person, firm or company carrying on a similar business and generally the business of any person or company carrying on a business which this company is authorized to carry on or engage in;

(d) To carry on any other business, manufacturing or otherwise, which may seem to the company capable of being carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable any of its property or rights; to manufacture, purchase, sell and dispose of goods, wares and merchandise;

(e) To act as agents; to warehouse and store products for other persons or companies, for the purchase, sale, exchange or lease of any such products relating to the objects for which the company is incorporated;

(f) To do all acts, exercise all powers and carry on any business incidental to the carrying on of the objects for which the company is incorporated;

(g) To acquire and use steam, electricity or any other power or force for the above purposes;

(h) To receive in payment of goods sold or work done, shares, bonds, debentures or other securities issued by any such company, and to distribute or dispose of the same;

(i) To amalgamate with any other company or companies having objects similar to those herein enumerated upon such terms and conditions as the company shall see fit;

(j) To sell, lease, exchange or otherwise dispose of the undertaking of the company, or any part thereof, for such consideration as the company shall see fit, and in particular for the shares, debentures or securities of any other company having objects similar, in whole or in part, to those of this company;

(k) To issue fully paid shares, bonds, debentures in payment or part payment of any property, movable or immovable, rights, claims, privileges, concessions or other advantages which this company may lawfully acquire, and also to issue fully paid shares, bonds or other securities in payment or part payment or in exchange for the shares, bonds, debentures or other securities of any other company carrying on a similar business, in whole or in part or relating thereto;

(l) To invest and deal with the moneys of the company not immediately required, in such a manner as may from time to time be determined;

(m) To apply for and acquire upon any terms, brevets d'invention, patent rights, processes, concessions, licenses, trade marks, copyrights or any other privileges or protections of a similar nature for or connected with any matter, manufactured articles or things connected therewith, to render the same profitable by manufacturing, working, granting licenses in respect of or otherwise disposing of the same;

(n) The powers in each paragraph above mentioned shall not be limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Omer Quintal, Limitée,"—"Omer Quintal, Limited," with a capital stock of thirty thousand dollars, divided into 300 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

32-2

**Benson & Hedges (Canada), Limited.**

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of January, 1917, incorporating Louis Athanase David and Louis Philippe Crepeau, both of His Majesty's counsel learned in the law, Segfried Hinson Read Bush, advocate, George Whittaker, accountant and Sara Farmer Innes, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To buy, sell, grow, prepare, manufacture, cure, strip, pack and store tobacco; to manufacture and sell cigars, cigarettes, smoking and chewing tobacco; to carry on the tobacco business, wholesale and retail in all its branches, and generally to do all business transactions incidental to and connected with the tobacco trade;

(b) To erect, establish or otherwise acquire and maintain and operate factories, warehouses, buildings and agencies adapted for the storing, preparation, curing and manufacture of tobacco and for the sale, distribution, import and export thereof; and to import, export, or cause the same to be imported and exported as an article of commerce;

(c) To acquire by purchase or otherwise, and to work plantations, farms, ranches and any other property, real or personal, for the purposes of the company;

(d) To purchase or otherwise acquire, or undertake all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person or company carrying on any business which this company is authorized to carry on, or similar thereto, or possessed of property suitable for the purposes thereof, or which this company may hereby be empowered to purchase, lease or otherwise acquire and to pay for the same in shares, bonds, or debentures of the company;

(e) To enter into any arrangement for the sharing of profits or union of interests with any person or company carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in, and to make advances to, guarantee the contracts of or otherwise assist such person or company, and subscribe for, purchase or otherwise acquire shares or securities in any company, and to hold, or otherwise deal with the same, notwithstanding the provisions of section 44 of the said Act;

(f) To pay for any property, rights, or privileges acquired by or with the approval of the shareholders for services rendered to the company by the issue of fully paid or partly paid up and non-assessable shares of the capital stock of this company;

(g) To sell, lease, turn to account and otherwise dispose of or deal with the property and assets of the company, or any part thereof, for such consideration as the company may deem fit, including shares, debentures or securities of any other company;

(h) To do all or any of the matter hereby authorized, either alone or in conjunction with others, or as factors or agents for other companies or persons, or by or through any factors, trustees or agents;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Benson & Hedges (Canada), Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 26th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

32-2

**American Brewing Company, Limited.**

**P**UBLIC Notice is hereby given that under the First Part of Chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of January, 1917, incorporating Joseph Gustave Duquette

and Napoleon Pepin, gentlemen, Aime Malo, student-at-law, Pierre Henri Forbes, manager, and Marie Anne Henault, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To carry on the business of brewers and malters in all its branches;

(b) To carry on any business ancillary to or which can be carried on in connection with the aforesaid business, including, but not limited to, hop merchants, and growers, malt factors, corn merchants, coopers, bottle makers, bottle-stopper makers, potters, manufacturers of and dealers in aerated and mineral waters and other drinks, wine and spirit merchants and importers, licensed victuallers, hotel-keepers, beer house keepers, amusement-garden keepers, ice manufacturers and merchants, millwrights, wheelwrights and other business incidental thereto;

(c) To buy, sell, handle and deal both wholesale and retail in commodities, articles and things of all kinds which can conveniently be dealt in by the company in connection with any of its objects;

(d) To purchase or otherwise acquire any formulae, recipes, processes, letters patent, trade-marks, trade-names or copyrights relating to the products of the company, or any rights or interest in the same or in the mode of manufacturing or selling the same;

(e) To apply for, purchase or otherwise acquire any patents, concessions and the like, conferring exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purpose of the company or the acquisition of which may seem to benefit this company, and to use, exercise, develop and grant licenses in respect of or otherwise turn to account the property, rights and information so acquired;

(f) To construct, maintain and alter any buildings or works necessary or convenient for the purposes of the company;

(g) To establish and carry on agencies, depots and branch places of business;

(h) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with any of the above business or objects, or calculated to enhance the value of or render profitable any of the company's property or rights for the time being;

(i) To purchase or otherwise acquire and undertake all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person or company carrying on any business which this company is authorized to carry on, or any business similar thereto or possessed of property suitable for the purposes thereof or which the company may be hereby empowered to purchase, lease or otherwise acquire, and to pay for the same in stock, bonds, debentures or securities of the company;

(j) To amalgamate with any other company having objects similar to those of this company;

(k) To lease, sell, improve, manage, develop, exchange, turn to account or otherwise dispose of or deal with the property and assets of the company or any part thereof for such consideration as the company may deem fit, including shares, debentures or securities of any company;

(l) To enter into any partnership or into any arrangement for sharing of profits, or union of interests with any person or company carrying on or engaged in any business or transaction with the company is authorized to carry on or engage in, and to make advances to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company and sell, hold or otherwise deal with the same, the whole subject to the provisions of The Companies Act;

(m) To take or otherwise acquire and hold shares in any other company having objects similar to those of the company or carrying on any business which is germane to the objects for which the company is incorporated;

(n) To make cash advances to customers and persons having dealings with the company and to give any guar-



antee or indemnity that may seem necessary in connection with the dealings of such customers and persons ;

(o) To remunerate any person or company for services rendered in placing or assisting to place or underwriting or guaranteeing the placing of any shares of the company's capital or any debentures, or other securities of the company, or in or about the formation of the company or the conduct of its business, and to pay for the same in cash or with the approval of the shareholders in shares, bonds, debentures or securities of the company ;

(p) To do all acts and exercise all powers and carry on all business incidental to the carrying out of the objects for which the company is incorporated.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "American Brewing Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 26th day of January, 1917.

THOMAS MULVEY,

32-2 Under-Secretary of State.

### Camps, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of January, 1917, incorporating Charles Macpherson Holt, King's counsel, Errol Malcolm McDougall, advocate, John Buchanan Henderson, clerk, John Alden Aylen, student-at-law, and Beatrice Isolde Brandt, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on the business as general merchants, importers and exporters ; to buy, sell and deal in all kinds of household furniture, household furnishings, house decorations and all kinds of goods, wares, merchandise and commodities, and to act as manufacturers' agents or commission agents in all kinds of manufactured articles, goods, wares, merchandise and materials ;

(b) To purchase or otherwise acquire and take over as a going concern the business now carried on at the City of Montreal by C. M. Camp as a general manufacturer of and dealer in household furniture, furnishings and general merchandise, including the stock-in-trade and all or any of the assets, property, movable or immovable, of said firm, and the liabilities thereof, together with the good-will of said business, and to issue fully paid up and non-assessable shares of the company in payment or part payment thereof, and to carry on the said business and assume the obligations of said firm ;

(c) To manufacture, buy, sell and deal in all kinds of articles necessary and convenient to be used in connection with the business of the company or with the sale of any articles dealt in by the company ;

(d) To decorate, finish, construct or partially construct any room, house or public building or other premises ;

(e) To acquire, hold, manufacture, build, maintain and operate all stock and plant, machinery and appliances necessary for the proper carrying on of any of its undertakings, and for this purpose to acquire any patent rights, patents, inventions, trade-marks and other similar rights and privileges ;

(f) To acquire by purchase, lease or otherwise the business of any company, firm or person carrying on any business which the company is about to carry on, together with the whole or part of the real or personal, movable or immovable property used by any such company, firm or persons in connection therewith ;

(g) To acquire, own, hold, sell or otherwise dispose of shares of the capital stock, bonds or other securities of any other company having objects similar to those

of this company, notwithstanding the provisions of section 44 of the said Act ; to use the funds of the company in the acquisition of the same and to vote on such stocks and bonds in the name of the company ;

(h) To promote and assist financially, by guarantee, advances of money or otherwise, the enterprises or undertakings of any individual, firm, association or corporation with which this company may have business relations ;

(i) To share profits, unite or co-operate with any person, firm, association or corporation engaged in or about to carry on any business which this company is authorized to engage in or carry on ;

(j) To pay for any property purchased by the company or for the cost of construction of any of the buildings, plant or works of the company, or, with the approval of the shareholders, for services rendered, by the issue of paid-up stock of the company or bonds of the company or partly in stock and partly in bonds ;

(k) To lease, sell or otherwise dispose of the business, property and undertakings of the company or any part thereof for such consideration as the company may deem fit and in particular for shares, bonds, debentures, securities of any other company having objects similar to those of this company, and to divide among the shareholders any stock, bonds or securities so received ;

(l) To make and manufacture its own lighting, whether by electric, fuel or other system which the company may deem expedient ;

(m) To make conditional sales and the like agreement, by consignment, memorandum or otherwise, including general leases, for the disposal afterwards of property sold by the company, reserving title or lien in favour of the company ;

(n) To keep, operate and otherwise manage, in the premises occupied by the company, or any other local plant or establishment, warehouses for the storage of household furniture and any other kind of articles ;

(o) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(p) To issue receipts, negotiable or otherwise, for household furniture and merchandise stored with the company ;

(q) To manufacture, buy, sell and deal in barrels, boxes, bags and packages required by the company in its business and for such purpose to purchase, lease or otherwise acquire saw-mills, planing mills, cooperages and box factories, and to maintain and carry on the same and to sell or otherwise dispose of such products ;

(r) To acquire by purchase, lease or otherwise, to erect, construct, maintain, operate, improve, aid in the acquisition, erection, construction, maintenance, operation or improvement of mills, factories, piers, wharves, storehouses, buildings, roads, houses for employees or others, and works of every description, and to convert and appropriate any lands of the company for roads, streets and other conveniences and generally to deal with and improve the property of the company ;

(s) To enter into any arrangement with any authorities, governmental, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authorities any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(t) To do all or any of the above things as principals, agents, contractors or otherwise and either alone or in connection with others ;

(u) To do everything necessary, suitable or convenient for the accomplishment of any of the purposes or the attainment of any of the objects hereinbefore enumerated ;

(v) The above objects, powers or purposes of the company shall be deemed to be several and not dependent on each other, and the company may pursue or carry on any one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise

construed as having regard to any other clause of such objects, powers or purposes.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Camps, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1917.

THOMAS MULVEY,

32-2 Under-Secretary of State.

#### The Canadian Hospital Supply Co., Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of January, 1917, incorporating Albert Edwin Wilberforce Snyder, of the City of Verdun, in the Province of Quebec, physician; Antoine Hector Desloges and Louis Philippe Dorval, physicians, Isaac Goldman, chiropodist, and Robert Huzzey Gunn, insurance adjuster, of the City of Montreal, in the said Province of Quebec, for the following purposes, viz:—

(a) To buy, import and otherwise acquire, manufacture, compound, sell and deal in drugs, pharmaceuticals, chemicals, patent medicines, druggists' sundries, surgical and medical instruments and dressings and druggists' physicians' and hospital supplies of all kinds and descriptions, surgical and medical instruments and equipment, dressings, ligatures, hospital and laboratory furniture and equipment of all kinds; invalid chairs and sick room requisites; microscopic and other scientific instruments and all kinds of implements, utensils, goods, wares and merchandise, connected with the healing of the sick or the care and treatment of the same, and patents and patent rights concerning any of the above;

(b) To act as sellers, canvassers of or for the things set forth in the above paragraph or any of them and as agents for dealers therein or manufacturers thereof, on such terms and conditions as to remuneration and otherwise as the company may from time to time deem advisable;

(c) To acquire in whole or in part the agency and importing business now carried on at the City of Montreal by John Hook Mills, and the goodwill and assets thereof, and the assumption of the liabilities thereof, and to pay for the same by shares of stock in the company issued as fully paid up therefor and non-assessable;

(d) To acquire by purchase, exchange or otherwise real estate for the purposes of the company, and construct buildings thereon, and sell and dispose thereof;

(e) To purchase or otherwise acquire the whole or any part of the business, the property, good-will and liabilities of any person or company, carrying on a business in whole or in part similar to that of the company, and to promote other companies to carry on in whole or in part, any business which this company is authorized to carry on;

(f) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business, or calculated to be of benefit to the company, directly or indirectly, or to enhance the value of or render profitable any of its properties, rights or business;

(g) To purchase, acquire, subscribe for, possess, hold, sell or otherwise deal in or deal with any securities, stocks, bonds, debentures, or shares of any company whatsoever and wheresoever, notwithstanding the provisions of Section 44 of the said Act;

(h) To issue the whole or any part of the stock of the company as fully paid-up and non-assessable, in payment or part payment of any rights or property or other assets which the company may acquire, or with the approval of the shareholders, for services which may be rendered to it in placing the stock or debentures of the company or otherwise, or for any other

consideration which the directors may deem advisable and in the interests of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canadian Hospital Supply Company, Limited," with a capital stock of seventy-five thousand dollars, divided into 750 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1917.

THOMAS MULVEY,

32-2 Under-Secretary of State.

#### Scott Brothers, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of January, 1917, incorporating George Leonard Alexander and Joseph Jenkins, advocates, Reuben Westley Truax, manager, Agnes Frances Foley and Alice Mena Mearsbeck, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To carry on in all its branches the business of general outfitters, drapers, furriers, haberdashers, hosiers, milliners, dressmakers, tailors, hatters, clothiers, boot and shoe makers, dealers in leather and leather goods, household furniture, fancy goods, importers, exporters, manufacturers of and dealers in all kinds of goods, materials and merchandise;

(b) To acquire any property, movable and immovable, which may be deemed necessary for the purposes of the company's business, alienate or otherwise dispose of same;

(c) To purchase or otherwise acquire and take over all or any part of the assets, business, property, whether movable or immovable, privileges, patents, patent rights, contracts, trade-marks, obligations and liabilities of any person, firm or corporation carrying on any business, which this company is authorized to carry on or any business similar thereto, and to pay for same in whole or in part in bonds, debentures or other securities of the company, or by the issue, as fully paid-up and non-assessable of shares of its capital stock;

(d) To amalgamate with any other company having objects altogether or in part similar to those herein enumerated;

(e) To enter into partnership or arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or about to carry on or engage in any business or transaction which the company is authorized to carry on, and to subscribe for, take or otherwise acquire shares and securities of any such company, notwithstanding the provisions of section 44 of The Companies Act, and to sell, hold or otherwise deal with the same;

(f) To issue and allot as fully paid up shares of the company hereby incorporated, in payment or part payment of any business, franchise, undertaking, property, rights, powers, privileges, contracts, real estate, stock, bonds or debentures or other property or rights which it may lawfully acquire; to issue and allot as fully paid-up shares of the company in payment for any property, movable or immovable, rights or things acquired by or for the company and, with the approval of the shareholders, for services rendered to the company.

(g) To sell, lease or otherwise dispose of the property and undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures, bonds or securities of any other company;

(h) To distribute in specie or otherwise any assets of the company among its members, and particularly the shares, bonds, debentures or any other securities in other companies belonging to this company;

(i) To do all or any of the above things as principals, agents, or otherwise, and either alone or in conjunction with others;



(j) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Scott Brothers, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

32-2

#### Manufacturers Press, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of January, 1917, incorporating Eldon Moir, druggist, Donald Lorne McDonald, accountant, Oral Nathan Birchard, filing clerk, Rose Gordon, stenographer, and John Campbell, barrister-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—

(a) To carry on the business of publishers, book-sellers, stationers, printers and lithographers, and to acquire, possess and dispose of copyrights; to acquire, control, operate, manufacture, publish and dispose of newspapers, books, periodicals and magazines of every kind and description, and to carry on a general publicity and advertising business in all its branches, both as principals and agents;

(b) To manufacture and deal in paper, paper materials and paper substitutes of all kinds and articles and substitutes made from any kind of paper, pulp, mixture, combination, solvent, preparation or material used in the manufacture or treatment of paper or paper substitutes;

(c) To acquire, hold and dispose of shares in companies having objects similar to those of this company;

(d) To pay out of the funds of the company all costs and expenses of and incidental to the incorporation and organization of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Manufacturers Press, Limited," with a capital stock of one hundred and fifty thousand dollars, divided into 15,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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#### J. P. Choquette, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of January, 1917, incorporating Zotique Dubois and Deus Azetus Courchaine, merchants, of the City of Maisonneuve, in the Province of Quebec; Joseph Pierre Choquette, manager, Jean Louis Ledoux and Pierre Elie Plante, merchants, all three of the City of Montreal, in the said Province of Quebec, for the following purposes, viz:—

(a) To carry on the business of wholesale and retail importers and merchants of fruits, vegetables and any other foodstuffs;

(b) To act as commission agents, brokers and auctioneers for the purchase and sale of fruits, vegetables and any other foodstuffs;

(c) To undertake any other similar business in whole or in part, and to pay for the same in fully paid-up shares of the corporation's capital stock;

(d) To act as agents or representatives for any corporation, firm or person carrying on a similar business, in whole or in part;

(e) To enter into any agreement or covenant for the sharing of profits, union of interests, reciprocal concessions or co-operation with any person, company or partnership incorporated or to be incorporated carrying on or about to carry on any business which this corporation is authorized to carry on or any business necessary for or connected with the realization of the objects of this company;

(f) To carry on any of the aforesaid objects either as principals or agents or in partnership or jointly with any other person, firm, association or company;

(g) To establish and operate cold storage warehouses;

(h) To carry on or undertake any other business or trade which the corporation may deem useful to carry on in connection with the aforesaid objects and powers and calculated to enhance the value of or render profitable, directly or indirectly, the privileges, rights or property of the company;

(i) Generally to purchase, take on lease or in exchange, hire or otherwise acquire any property, movable or immovable, together with any rights and privileges which the company may deem necessary for the purposes of its business, and in particular any real estate, buildings, obligations, machinery, tools and stock in trade;

(j) To acquire and hold shares in any other corporation having objects similar to those of this company, in whole or in part;

(k) With the approval of the shareholders, to remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any number of shares or other securities of the company or in or about the formation or organization of the company or the conduct of its business;

(l) To draw, make, accept, endorse, pay and issue promissory notes, bills of credit, bills of exchange, drafts, cheques, debentures and other negotiable and transferable instruments;

(m) To do all acts, exercise all powers and carry on any business conducive to the attainment of the objects for which the company is incorporated.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere in the name of "J. P. Choquette, Limitée," with a capital stock of one hundred and fifty thousand dollars, divided into 1,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1916.

THOMAS MULVEY,  
Under-Secretary of State.

32-2

#### La Compagnie Chimique des Produits de France, Limitée.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of January 1917, incorporating Norman Massé, Alfred Cadot, physicians, Joseph Amédée Thouin, advocate, Graziella Desrochers, stenographer, all of the City of Montreal, in the Province of Quebec, and Alfred Emile Francœur, druggist, of the City of Quebec, in the said Province, for the following purposes, viz:—

(a) To carry on generally and in all its branches the business of manufacturing chemicals; to carry on a general wholesale druggist and drug business; to carry on the business of manufacturer's agents for any of the articles and goods which the company is authorized to manufacture;

(b) To purchase, sell, lease, acquire and alienate in any manner the immovable property necessary for the purposes of its business; to acquire and dispose of any trade marks, patents and rights;

(c) To purchase, acquire, own, hold or otherwise deal with and dispose of securities, stock, bonds, debentures

or shares of any company having objects wholly or partly similar to those of this company ;

(d) To enter into any agreement as to amalgamation, sharing of profits or reciprocal concession with any corporation, partnership or person carrying on any business similar, in whole or in part, to that of this company ;

(e) To purchase or otherwise acquire the whole or any part of the business, property, assets and liabilities, as a going concern or otherwise, from any corporation or person carrying on any business which this company is authorized to carry on, or possessed of any property suitable for the purpose of this corporation, and to pay for such business or property wholly or partly in the shares and obligations of this company ;

(f) To do all such other acts and things, or to carry on any other business advantageous or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "La Compagnie Chimique des Produits de France, Limitée," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

32-2

#### W. G. Edge, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act" letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of January, 1917, incorporating William George Edge and John Smith, plumbers, James Frederick Cunningham and George de Hertel Cunningham, accountants, and Robert Victor Sinclair, solicitor, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz :—

(a) To carry on business as iron founders, machinists, plumbers, steam fitters, and manufacturers of and dealers in, iron, brass, metals, paint, oil and hardware generally, and the products of the same, and as manufacturers and sellers of and dealers in all kinds of heating and cooking apparatus, soil pipes, steam and gas fittings and supplies, builders', plumbers', engineers' and steam fitters' supplies, and as manufacturers of and dealers in electric motors, dynamos and other machines, electrical plant and materials, and to buy, sell, exchange, make and install, change and lease electrical apparatus, supplies and machines and otherwise deal in goods of this kind and machines and articles of any nature whatsoever propelled or operated by electricity or otherwise ;

(b) To make, build, construct and erect public and private works of every description and kind ;

(c) To acquire, manufacture, build, maintain, lease, hire and operate all stock, plant, machinery and appliances necessary and convenient for the proper carrying out of its undertakings ;

(d) To apply for, acquire, hold, sell, assign or dispose of trade marks, patent rights, patents of invention, licenses, secret processes and other rights and privileges, and to use, exercise, develop and grant licenses in respect thereof, and otherwise to turn to account the same ;

(e) To acquire by purchase, lease or otherwise, property, real and personal, franchises, rights, privileges, contracts and assets of any and every kind useful or incidental to the business of the company ;

(f) To pay for any property, assets, contracts, franchises, rights and privileges acquired by the company, in cash, or partly in cash and partly in paid-up shares, or in paid-up shares, bonds or other securities of the company or otherwise, and to sell and dispose of or otherwise deal with the same ;

(g) To carry on any other business or undertaking which may seem to the company capable of being con-

veniently carried on in connection with any portion of the company's business or calculated directly or indirectly to advance the company's interests ;

(h) To purchase, hold, acquire, transfer, sell and dispose of shares, stock or bonds or debentures in any companies having objects altogether or in part similar to those of the company or carrying on business capable of being conducted so as to benefit the company, notwithstanding the provisions of section 44 of the said Act ;

(i) To sell, transfer or otherwise dispose of the whole or any part of the business and undertaking of the company to any person, firm, company or corporation, and to accept by way of consideration for such sale and transfer any shares, debentures, bonds or securities in any other company or corporation ;

(j) To remunerate, either in cash or, with the approval of the shareholders, in paid-up or partly paid-up stock of the company, any person, firm or corporation for services rendered or to be rendered to the company in connection with the incorporation, promotion or organization or in connection with the conduct of the company's business or for property or rights acquired by the company ;

(k) From time to time to do any one or more of the acts and things hereinbefore set forth ; any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph ;

(l) To acquire and dispose of any property, including the stocks, bonds and evidences of indebtedness of any other company or corporation, and to do any and all other acts and things and exercise any and all other powers necessary to effectively carry on the business of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "W. G. Edge, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

32-2

#### The Canadian Japanese Social and Athletic Club, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 30th day of January, 1917, incorporating Henry Rinnosuke Kojima and Shinichi Tsujimura, brokers, Rikuro Yamamoto, fish broker, Kusuyemon Tainaka, general contractor, and Atuo Nakatani, contractor, all of the City of Vancouver, in the Province of British Columbia, for the following purposes, viz :—

(a) To establish, maintain and conduct athletic, recreation and social Clubs at the City of Vancouver, in the Province of British Columbia, at the City of Calgary, in the Province of Alberta, at the City of Winnipeg, in the Province of Manitoba and elsewhere in Canada, and to provide club-houses or rooms and other conveniences for the use and accommodation of the members of the Company or of any Club that may be formed, and to furnish, equip and maintain the same, and to permit the same to be used by the members of the said Clubs, or any of them, and their friends, either gratuitously, or upon such terms as shall be agreed on, and, if thought fit, to manage the affairs of the Club, or any of them, and generally to do whatever may seem best calculated to promote the interest of such clubs ;

(b) To hold or arrange matches and competitions, and offer grants or contribute towards the provision of prizes, awards, and distinctions for the encouragement of athletics or athletic sports ;



(c) To buy, sell and deal in all kinds of apparatus and all kinds of provisions, liquid (non-alcoholic) and solid, required by persons frequenting the company's quarters ;

(d) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority, any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise, and comply with any such arrangements, rights, privileges and concessions ;

(e) To construct, maintain and alter any buildings or works necessary or convenient for the purposes of the company ;

(f) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ;

(g) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferrable instruments ;

(h) To sell or dispose of the undertaking of the company or any part thereof, for such consideration as the company may think fit ;

(i) To sell, improve, manage, develop, exchange, lease, enfranchise, dispose of, turn to account or otherwise deal with, all or any part of the property and rights of the company ;

(j) To do all such other things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Japanese Social and Athletic Club, Limited," with a capital stock of one thousand dollars, divided into 1000 shares of one dollar each, and the chief place of business of the said company to be at the City of Vancouver, in the Province of British Columbia.

Dated at the office of the Secretary of State of Canada, this 31st day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

32-2

### **The Gladstone Brush Manufacturing Company, Limited.**

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of January, 1917, incorporating Eldon Moir, druggist, Donald Lorne McDonald, accountant, Oral Nathan Birchard, filing clerk, Rose Gordon, stenographer, and John Campbell, barrister-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To acquire, manufacture and generally deal in brushes, mops and dusters of all kinds, including all materials required in the manufacture thereof, and to manufacture and generally deal in useful household commodities ;

(b) To acquire, hold and dispose of shares in other companies having objects similar to those of this company ;

(c) To pay out of the funds of the company all costs and expenses of and incidental to the incorporation and organization of the company ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Gladstone Brush Manufacturing Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada this 31st day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

32-2

### **Harry Horne Company, Limited.**

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 30th day of January, 1917, incorporating Harry Horne, manager, Wilbert Bruce Horne and Edward John Swift, accountants, Richard Horne and Robert Marshall Gibson, salesmen, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To manufacture, buy, sell, refine, prepare, grow, import, export, and deal in provisions of all kinds, both wholesale and retail ;

(b) To manufacture, purchase or otherwise acquire, and to sell or otherwise dispose of any or all kinds of goods, wares, chattels and merchandise, and generally to deal in and deal with all species of property, either movable or immovable, capable of being owned; and to carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(c) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ;

(d) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention or process which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(e) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(f) To take, or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company ;

(g) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(h) To pay for any property, rights and things required by the company or for services rendered to the company in cash, fullypaid shares of the capital stock of the company or its bonds and debentures ;

(i) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company, or its predecessors in business, or any person, partnership, association or company allied with the company in business, or subsidiary to the company or in which the company holds shares or securities, or to benefit the dependents or connections of such persons, and to grant pensions or allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(j) To amalgamate with any other company having objects similar to those of this company ;

(k) To invest the moneys of the company not immediately required, in such securities and in such manner as may from time to time be determined ;

(l) To distribute or divide assets of the company in specie amongst the shareholders ;

(m) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ;

(n) To procure the company to be registered, licensed or otherwise recognized in any foreign country and to designate and appoint persons therein as attorneys or representatives of the company with full power to represent the company in all matters according to the law of such foreign country, and to accept service for and on behalf of the company of any process or suit ;

(o) To purchase, lease or acquire and develop water or other power and to use the same and to lease, sell or otherwise dispose of any surplus thereof ;

(p) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others ;

(q) To pay out of the funds of the company all or any of the expenses of or incidental to the formation and organization thereof, and to employ, contract with and provide for the remuneration of brokers, commission agents and underwriters upon any issue of shares, bonds, debentures, debenture stock or other securities of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Harry Horne Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 1st day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State

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#### James W. Grant, Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of January, 1917, incorporating Louis Athanase David and Louis Philippe Crépeau, both of His Majesty's counsel, learned in the law, Segfried Hinson Read Bush, advocate, Sara Farmer Innes, stenographer, and Samuel Bruce Holmes, manager, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on the business of importers, exporters, manufacturers, agents and dealers, wholesale and retail in furs, skins, hats, caps, dry goods, furnishings and all kinds of wearing apparel and as general furriers, clothiers and outfitters and to dress, dye, tan, clean and otherwise prepare furs, skins and hides of all kinds ;

(b) To manufacture, purchase, sell or otherwise deal in all kinds of goods and products incidental or relating to the trade or business of the company ;

(c) To carry on any business which may seem to the company capable of being conveniently carried on in connection with the above, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(d) To purchase, acquire and undertake the whole or any part of the business, property and liabilities or any particular asset or right of any person, partnership or company carrying on any business which this company is authorized to carry on or possessed of property suitable for the purposes of this company, and to pay for the same by the issue of fully paid shares or otherwise ;

(e) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or

limited right to use any secret or other information as to any invention which may seem capable of being used for any purpose of the company, or the acquisition of which may seem calculated, directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property rights or information so acquired ;

(f) To subscribe for, acquire and hold, either as principal or agent and absolutely as owner or by way of collateral security, and to exchange or otherwise dispose of the shares of the capital stock, bonds or debentures of any company or corporation with which this company has, or is about to have, business relations, notwithstanding section 44 of the said Act ;

(g) To enter into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession, or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on and to take or otherwise acquire shares or other securities of any such company and to sell, hold or re-issue, with or without guarantee or otherwise deal with the same ;

(h) To act as agents for any person, partnership or company carrying on a business similar in whole or in part to that of the company ;

(i) To sell, lease or otherwise dispose of the property or undertaking of the company, or any part thereof for such consideration as the company may think fit and in particular for shares, debentures, bonds or securities of any other company ;

(j) To distribute among the shareholders of the company in kind, any property of the company and in particular any shares, debentures or securities of any other company, or belonging to this company, or which the company may have the power to dispose of and to do all acts and exercise all power to carry on any business incidental to the proper fulfilling of the objects for which this company is incorporated ;

(k) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "James W. Grant, Limited," with a capital stock of forty five thousand dollars, divided into 450 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 31st day of January, 1917.

THOMAS MULVEY,

Under-Secretary of State.

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#### Reynold's Timber Shipping and Insurance Agency, Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 30th day of January, 1917, incorporating John Antliff Kent, accountant, George Gordon Beckett, John Gardner Leckie, John Edgerton Lovering and Lorne Arthur Lillico, students-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To purchase or otherwise acquire, improve, develop, mine, quarry, reforest, reforest, farm, till and otherwise exploit lands, mines, forests, water powers, lands covered with water, or other territory, and any rights in or concessions in connection therewith, and for such purposes to carry on the business of farmers, graziers, lumbermen, fishermen, warehousemen, ship owners, carriers, shippers and freighters, and every other business which may be necessary or advisable for the purposes of the developing and turning to account any rights or lands of the company or any mineral, animal or vegetable products or by-products thereof ;



(b) To acquire, erect, build, maintain, operate, manage and dispose of ships and other vessels for inland and ocean navigation, lumber and saw-mills, power plants, smelters, quarries, transmission lines, flumes, race ways, dams, wharves, piers, warehouses, store houses, and all other plant which may be requisite or necessary for the purposes aforesaid ;

(c) To carry on the business of financial, insurance, commercial and vessel agents for the purposes of the company ;

(d) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(e) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, grants, leases, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to pay for the same in cash, shares or other securities of the company or otherwise, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(f) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(g) To enter into any arrangement with any government or authorities, supreme, municipal, local or otherwise which may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with or surrender any such arrangements, rights, privileges and concessions ;

(h) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors or associates in business) or the dependents or connections, of such persons, and to grant annuities, pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public ; general or useful object ;

(i) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(j) To purchase, take on lease or in exchange, hire or otherwise acquire, any real or personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business or capable of being profitably dealt with in connection with any of the company's property or rights for the time being ;

(k) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufacturing, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof ;

(l) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(m) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(n) To lend money to customers and others having dealings with the company and to take security for the loan of such money ; to guarantee the performance of the contractual and other obligations of any such persons and to give any guarantee or indemnity as may seem expedient ;

(o) To sell, let or hire or otherwise deal with or dispose of the undertaking and assets of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures, debenture stock or securities of any other company having objects altogether or in part similar to those of the company ;

(p) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name, all or any of the property, franchise, good-will, rights, powers and privileges held or enjoyed by any person or firm or any company or companies, and to pay for such property, franchises, good-will, rights, powers and privileges, wholly or partly in shares of the company wholly or partly paid up, and to undertake the liabilities of any such person, firm or company ;

(q) To aid in any manner any corporation any of whose shares of capital stock, bonds, debentures or other obligations are held or are in any manner guaranteed by this company, and to do any act or things for the preservation and protection, improvement and enhancement of the value of any such shares of capital stock, bonds, debentures or other obligations, and to do any and all acts tending to increase the value of any of the property at any time held or controlled by this company ;

(r) To purchase, take or acquire by original subscription or otherwise, and to hold with or without guarantee, to sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds, and other obligations in and of any other company carrying on a business in whole or in part similar to that of the company, and to pay for such shares, stocks, debentures, bonds and other obligations either in cash or partly in cash, and to issue shares of this company fully paid up or partly paid up in payment, and notwithstanding the provisions of section 44 of the said Act, to use the funds of the company in the purchase of shares, stocks, debentures, bonds and obligations in and of any such other company, and to vote on all shares so held through such agent or agents as the directors may appoint ;

(s) With the approval of the shareholders, to remunerate any person for service rendered to the company, in such manner as the company may deem expedient, and more particularly by the issue and allotment of shares, bonds or other securities of the company, wholly or partly paid up, but nothing in this clause contained shall be deemed to limit the power of the directors to fix and pay the salary of any and all officers, servants, agents and employees of the company ;

(t) To pay out of the funds of the company all expenses of or incidental to the formation, registration and advertising of the company, or in or about the promotion of this company or the conduct of its business ;

(u) To sell, improve, manage, develop, exchange, lease, dispose of, or turn to account or otherwise deal with all or any part of the property and rights of the company ;

(v) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others and either by or through agents, sub-contractors, trustees or otherwise ;

(w) To do all such other things as are incidental or conducive to the attainment of any one or more of the

above objects, and so that the objects specified in each paragraph of the clause shall, except when otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or to or from the name of the company ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Reynolds Timber Shipping and Insurance Agency, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Vancouver, in the Province of British Columbia.

Dated at the office of the Secretary of State of Canada, this 31st day of January, 1917.

THOMAS MULVEY,

32-2

Under-Secretary of State.

### Union Special Machine Company of Canada, Limited.

(CORRECTED NOTICE.)

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of January, 1917, incorporating James Steller Lovell and Charles Delamere Magee, accountants, William Bain, bookkeeper, John Joseph Dashwood and John Henry, solicitors' clerks, all of the City of Toronto, in the Province of Ontario, for the following purposes :—

(a) To manufacture, deal in, purchase, lease or otherwise acquire ; to hold, own, sell, assign and transfer or otherwise dispose of machinery, machines and goods, wares and merchandise ;

(b) Notwithstanding the provisions of Section 44 of the said Act, to use any of the shares, bonds, debentures or other securities or the funds of the company to purchase or otherwise acquire and to take and hold or sell the shares, bonds, debentures or other securities of or in any other similar company or corporation and to guarantee payment of the principal of and interest on the bonds and debentures or the dividends upon the shares of any similar company or corporation, and to promote any company or corporation having objects similar to those of this company, and while holding the same to exercise all the rights and powers of ownership thereof, including the voting powers thereof ;

(c) To purchase, lease or otherwise acquire and to hold, exercise and enjoy all or any of the property, franchises, good-will, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on either in its own name or in the name of any such person, firm or company, and to pay for such property, franchises, good-will, rights, powers and privileges, wholly or partly in cash or notwithstanding the provisions of Section 44 of the said Act, wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company ;

(d) To consolidate or amalgamate with any other company having objects similar to those of this company ;

(e) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or objects, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(f) To apply for, purchase or otherwise acquire, any patents, grants, copyrights, trademarks, trade-names, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, sell, assign, lease or grant licenses in res-

pect of, or otherwise turn to account the property, rights interest or information so acquired ;

(g) To enter into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in any business or transaction which the company is authorized to engage in or carry on, and notwithstanding the provisions of Section 44 of the said Act, to take or otherwise acquire shares and securities of any such company and to sell, hold, issue or re-issue the same, with or without guarantee of principal and interest, or otherwise to deal with or to dispose of the same ;

(h) To sell, lease, exchange or otherwise dispose of the property, rights, franchises and undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, bonds, debentures or securities of any other company having objects, altogether or in part similar to those of this company, notwithstanding the provisions of section 44 of the said Act ;

(i) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(j) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(k) To procure the company to be licensed, registered or otherwise recognized in any foreign country and to designate persons therein as attorneys or representatives of the company with power to represent the company in all matters according to the laws of such foreign country and to accept service for and on behalf of the company of any process or suit ;

(l) To remunerate by payment in cash, and, with the approval of the shareholders, in stocks, bonds, or in any other manner, any person or persons, or corporation or corporations for services rendered or to be rendered in placing or assisting to be placed or guaranteeing the placing of any of the shares or stock of the company, or any bonds or debentures or other securities of the company or in or about the formation or promotion of the company or in the conduct of its business ;

(m) To distribute in specie or otherwise as may be resolved any assets of the company among its members and particularly the shares, bonds or debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of the company ;

(n) To do all such other things as are incidental or conducive to the attainment of the above objects ;

(o) To do all or any of the above things in Canada or elsewhere and as principals, agents or attorneys ;

(p) The above objects, powers and purposes of the company shall be deemed to be several and not dependent on each other, and the company may pursue or carry on any one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise construed having regard to any other clause of such objects, powers or purposes ;

(q) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth ; and it may conduct its business in any province or territory of the Dominion of Canada, and in foreign countries and may have one office or more than one office and keep the books of the company in any place in which the company may do business, although outside the Dominion of Canada, except as otherwise may be provided by law.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Union Special Machine Company of Canada, Limited," with a capital stock of twenty-five thousand dollars, divided into 2,500 shares of ten dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 1st day of February, 1917.

THOMAS MULVEY,

33-2

Under-Secretary of State.



**Cheddite, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 1st day of February, 1917, changing the corporate name of the "Cheddite, Limited," to that of "Munitions and Metal Products, Limited," and extending the powers of the said company to include the following objects and purposes:—

(a) To manufacture, buy, sell, and deal in all kinds of explosives, and ammunition of all kinds, and whatever composition, and the various articles used in this manufacture, and all by-products thereof, and in all articles composed either wholly or in part of the same, and all materials, substances, appliances and things required for or incidental to the manufacture, preparation, adaption, use, firing or working of explosives and ammunition, or the packing, storing, carrying or disposition thereof; to carry on the business of manufactures of and dealers in ordnance, small arms and firearms and all parts, fittings and accessories of the same and of all kinds of material, machinery, or apparatus necessary or useful in the production of any such articles; to carry on the business of iron and coal masters, miners, iron, brass and other metal founders, machinists, tool-makers, wire-drawers, tube manufacturers, metallurgists, or metal workers, fitters, mill-wrights, saddlers, packing box makers, galvanizers, japanners, electroplaters, enamellers, and all other detail branches of business usually or conveniently connected with any such business as aforesaid, either for preparing or finishing articles for sale, or for auxiliary purposes, as well as for the purposes of the businesses aforesaid as for the purpose of profit as independent businesses;

(b) To manufacture, either wholly or in part, any goods, substances, machines, tools, articles, apparatus or things, in or for the manufacture, or any process of the manufacture of which the plant, machinery or property of the company may from time to time be available or suitable;

(c) To purchase, lease or otherwise acquire, and to lay, construct, erect, maintain and operate buildings, factories, plants, workshops, magazines, warehouses and other structures or constructions required to properly carry out the aforesaid purposes and objects;

(d) To enter into contracts or agreements for blasting, excavating, drilling, dredging, mining, demolishing and in general for the performing of any work, enterprise or undertaking in which powder, dynamite or other explosives can be used;

(e) To apply for, purchase and otherwise acquire and to use, sell and otherwise deal in any patents of invention or patents rights for any machine, apparatus or process connected with or necessary to the aforesaid objects, and to grant licenses in respect thereof and otherwise turn the same to account;

(f) To purchase, lease or otherwise acquire any franchises, grants, licenses, privileges or concessions, exclusive or non-exclusive for the trade either as principal or as agent of aforesaid objects or of any substances of apparatus connected therewith or for the use of any patents, secrets, improvements, processes covering the same;

(g) To sell, lease or otherwise dispose of the property good-will and undertaking of the company or any part thereof for such consideration or otherwise as the company may think fit and in particular for shares, debentures, bonds, or securities of any other company authorized to carry on a business similar to the business of this company;

(h) To amalgamate with any other company having objects similar to those of this company, or to purchase, lease or otherwise acquire any business similar in character and objects to the business of this company;

(i) To enter into any agreement for the sharing of profits or for a union of interests with any person or company carrying on or engaged in business similar to that which this company is authorized to engage in or carry on, and to take or otherwise acquire shares or securities of any such company and to sell, hold, re-issue, with or without guarantee or otherwise deal in

the same notwithstanding the provisions of section 44 of the said Act;

(j) To remunerate any person or company for services rendered or to be rendered in placing of any shares in the company's capital stock, or any debentures or other securities of the company, or in or about the formation or promotion of the company, its organization or the conduct of its business and to pay the same either in cash or with the approval of the shareholders in issuing fully paid-up shares of the company;

(k) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes or attainment of the objects enumerated.

Dated at the office of the Secretary of State of Canada, this 5th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

33-2

**T. F. Shurly Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 2nd day of February, 1917, incorporating Theodore Fred Shurly, manufacturer, George Bennett Burson, barrister, Nella Louise Nelson and Mary Catharine Houston, stenographers, and Harry Short, law clerk, all of the City of St. Catharines, in the Province of Ontario, for the following purposes, viz:—

(a) To manufacture, buy, sell and deal in saws of all descriptions, knives, axes and other edged tools, files, wrenches, hammers, tools and implements of all kinds, and hardware specialties, objects and products of steel and other metals and the raw material and constituent parts thereof, and all other allied forms of hardware, and to act as selling agent and jobbing agent for other persons, firms, associations or corporations engaged in any business which the company is authorized to engage in or any business similar thereto;

(b) To carry on any other business whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(c) To construct, acquire by purchase or otherwise, improve, maintain, work, manage, carry out or control any roads, ways, tramways, branches and sidings, onlands owned or controlled by the company, and bridges, reservoirs, watercourses, wharves, manufactories, warehouses, shops, stores, houses or apartments for employees, and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and any electric light, heat, gas, water, steam and other plants for use in connection with the same or any of them, or, in transporting any goods, property or merchandise to and from any premises of the company, and to contribute to, subsidize or otherwise assist or take part in the construction, acquisition, improvement, maintenance, working, management, carrying out or control thereof, and to sell, lease, rent or otherwise dispose of any surplus electric light, gas, natural gas, water, steam or other powers, in accordance with provincial or local laws in that behalf;

(d) To purchase, take on lease or in exchange, hire or otherwise acquire or manufacture and to hold and own, any personal property and any rights, privileges, permits, franchises or licenses which the company may think necessary or convenient for the purpose of its business, and in particular any machinery, plant or stock in trade;

(e) To apply for, obtain, purchase, lease or otherwise acquire and register rights or privileges in respect of any patents, inventions, improvements, trade marks, trade names, designs, copyrights, processes or the like, secured under the laws of Canada, or of any other country, or elsewhere or otherwise, or any secret or other information relating thereto, or any licenses, concessions or the like conferring any exclusive or non-exclusive or limited right to use the same, which may seem capable of being used for any of the purposes of

the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account any such property, rights, privileges or information ;

(f) To acquire by purchase or otherwise, or to undertake and to hold and own as a going concern or otherwise the whole or any part of the undertaking, business, charter, good-will, property, rights, assets and liabilities of any person, firm, association or corporation carrying on any business which the company is authorized to carry on or similar thereto, or possessed of any property suitable for the purpose of the company ;

(g) To take or otherwise acquire and to hold any shares, bonds or other securities or evidence of indebtedness in or issued by any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, notwithstanding the provisions of Section 44 of the said Act ;

(h) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm, association or corporation carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of, or otherwise assist any such person or company and to take or otherwise acquire any shares, bonds, debentures or other securities or evidences of indebtedness in, of or issued by any such company and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(i) To enter into any arrangement with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(j) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(k) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ;

(l) To sell, improve, manage, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(m) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company or for any other purpose which may seem calculated directly or indirectly to benefit the company ;

(n) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals, and by granting prizes, rewards and donations ;

(o) To pay out of the funds of the company all the expenses of or incidental to the formation, registration and advertising of the company ;

(p) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others ;

(q) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them, or necessary, suitable, convenient or proper for the protection or benefit of the company ;

(r) The objects specified in each paragraph hereof shall, except where otherwise expressed in such paragraph, be in no wise limited or restricted by reference

to or inference from the terms of any other paragraph or the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "T. F. Shurly Company, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of St. Catharines, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 5th day of February, 1917.

THOMAS MULVEY,

Under-Secretary of State.

33-2

### G. F. Hodgins Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of January, 1917, incorporating George Frederick Hodgins, merchant, Georgina Hodgins, married woman, Samuel Rupert Broadfoot and John Robinson Osborne, barrister-at-law, all of the City of Ottawa, in the Province of Ontario, and Henry Seymour Barnet, general merchant, of the village of Shawville, in the Province of Quebec, for the following purposes, viz :

(a) To buy, sell, import, export, deal and barter in all kinds of goods, wares and merchandise, and to carry on the business both retail and wholesale of general merchants ;

(b) To take over and continue as a going concern the business at present carried on at the Village of Shawville, in the County of Pontiac, in the Province of Quebec, under the firm name of "G. F. Hodgins Company," or any other concern having the same or similar objects and to pay for the same in shares, debentures or other securities of the company ;

(c) To acquire, sell, deal in and dispose of hay, grain, wheat, oats, barley, cereals and agricultural produce of every kind and to manufacture, sell, deal in and dispose of flour and other foodstuffs manufactured therefrom, and to build, acquire, operate, sell or otherwise dispose of mills, elevators, buildings, plants and machinery for the transportation, storing and handling of all kinds of grain, cereals and agricultural produce ;

(d) To acquire, erect, maintain, operate and manage warehouses, storehouses, including cold storage, warehouses and similar plant and conveniences and to carry out any transactions necessary for such purposes ;

(e) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(f) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ;

(g) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(h) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and se-



curities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(f) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company ;

(g) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority, any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such agreements, rights, privileges, and concessions ;

(h) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(i) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(j) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business, and in particular any machinery, plant, stock-in-trade ;

(k) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufacturing, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof ;

(l) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(m) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferrable instruments ;

(n) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ;

(o) To apply for, secure, acquire by assignment, transfer, purchase, or otherwise, and to exercise, carry out and enjoy any charter, license, power, authority, franchise, concession, rights or privilege, which any government or authority or any corporation or other public body may be empowered to grant and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's shares, bonds and assets to defray the necessary costs, charges and expenses thereof ;

(p) To procure the company to be registered and recognized in any foreign country and to designate persons therein according to the laws of such foreign country to represent this company and to accept service for and on behalf of the company of any process or suit ;

(q) To raise and assist in raising money for, and to aid, by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation and to guarantee the performance of contracts by any such company, corporation, or by any other person or persons with whom the company may have business relations ;

(r) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(s) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(t) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others ;

(u) To do all such other things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "G. F. Hodgins Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Village of Shawville, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 2nd day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

33-2

### Superfeatures, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of January, 1917, incorporating Arthur Wellesley Holmsted, barrister-at-law, Norman Robert Kay and Lorne Francis Lambier, students-at-law, Edith Mary Carruthers and Aileene Ritchie, stenographers, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz. :—

(a) To produce or acquire by purchase, lease, exchange or otherwise, motion picture films, and to exhibit and distribute motion picture films, and generally to carry on in all its branches a theatrical business ;

(b) To manufacture, buy, sell and deal in goods, wares and merchandise of all kinds ;

(c) To purchase, take on lease or in exchange, hire or otherwise acquire, any real or personal property or any rights or privileges which the company may think necessary or convenient for the purposes of its business or capable of being profitably dealt with in connection with any of the company's property or rights, for the time being ;

(d) To purchase, lease or otherwise acquire, and to hold, exercise, and enjoy in its own name, all or any of the property, franchise, good-will, rights, powers and privileges held or enjoyed by any person or firm or any company or companies carrying on a business in whole or in part similar to that of the company, and to pay for such property, franchise, good will, rights, powers and privileges wholly or partly in shares of the company wholly or partly paid up, and to undertake the liabilities of any such person, firm or company ;

(e) To aid in any manner any corporation any of whose shares of capital stock, bonds, debentures or other obligations are held or are in any manner guaranteed by this company, and to do any act or things for the preservation and protection, improvement or enhancement of the value of any such shares of capital stock, bonds, debentures or other obligations ; and to do any and all acts tending to increase the value of any of the property at any time held or controlled by this company ;

(f) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(g) To apply for, purchase or otherwise acquire any patents, brevets d'invention, grants, leases, licenses, concessions, and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem

capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company; and to pay for the same in cash, shares or other securities of the company or otherwise; and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired;

(h) To enter into partnership or into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(i) To enter into any arrangement with any Government or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such Government or authority any rights, privileges, concessions, or franchises, with the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges, concessions and franchises;

(j) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company;

(k) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments;

(l) To purchase, take or acquire by original subscription or otherwise, and to hold, and, with or without guarantee, to sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in and of any other company carrying on business in whole or in part similar to that of the company, and to pay for such shares, stock, debentures, bonds and other obligations either in cash or partly in cash, or to issue shares of this company fully paid up in payment or partly in cash and partly by the issue of shares of this company fully paid up or partly paid up and notwithstanding the provisions of section 44 of the said Act, to use the funds of the company in the purchase of shares, stock, debentures, bonds and obligations in and of any other company carrying on a business in whole or in part similar to that of the company, and to vote on all shares so held through such agent or agents as the directors may appoint;

(m) To sell, let or hire or otherwise deal with, or dispose of, the undertaking and assets of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures, debenture stock or other securities of any other company;

(n) To lend money to customers and other persons, firms and corporations having dealings with the company, and to take security for the loan of such money; to guarantee the performance of the contractual and other obligations of any such customers and other persons, firms and corporations and any or either of them, and to give any guarantee or indemnity as may seem expedient;

(o) To adopt such means of making known the products and exhibitions of the company, and of the persons, firms or corporations having contractual relations with the company, as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art, or interest, by publication of books and periodicals, and by granting prizes, rewards and donations;

(p) To pay out of the funds of the company all expenses of or incidental to the formation, registration and advertising of the company, or in or about the

promotion of this company or the conduct of its business;

(q) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the company;

(r) To do all or any of the above things, either as principals, agents, contractors or otherwise, and either alone or in conjunction with others, and either by or through agents, sub-contractors, trustees or otherwise;

(s) To do all such other things as are incidental or conducive to the attainment of any one or more of the above objects, and so that the objects specified in each paragraph of the clause shall, except when otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or to or from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Superfeatures, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 2nd day of February, 1917.

THOMAS MULVEY,

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Under-Secretary of State.

#### Arsenault & Plamondon, Limitée.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 1st day of February, 1917, incorporating Albert Arsenault and Adrien Plamondon, civil engineers, Elie Beauregard and Edouard Labelle, advocates, and Lucien Dufault, accountant, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To carry on the business of general contractors and builders, and any other business relating thereto; to act as engineering, mechanical and electrical, artistic, architectural and chemical experts;

(b) To undertake, for or on behalf of companies or individuals, the construction and erection of private or public buildings, wharves, dams, chimneys, locks, bridges, steam or electrical railways, telephone and telegraph lines or other transmission lines, vessels, dry docks; to inspect, test and value all kinds of materials and machinery entering into or connected with such constructions or buildings;

(c) To design and superintend any such constructions or buildings and to report upon the same;

(d) To make chemical analyzes, inquiries and reports upon mines, ores, minerals and other articles of commerce;

(e) To carry on the business of suppliers of materials for engineers, builders and contractors;

(f) To contract for and operate aqueduct, drainage, heating and lighting systems, with power to sell any surplus of power or energy or otherwise to dispose of the same, the whole subject to federal, provincial and municipal laws and regulations in that behalf;

(g) To contract for and to cause to be carried out any works for the paving and macadamizing of streets, lanes, roads and highways; to produce, purchase and sell the materials used in such works;

(h) To manufacture, import, export, purchase, sell, exchange, both as principals and agents, ceramic, tiles, glass, lime, asphalt, plaster, sand, asbestos and other products generally; to acquire, operate and sell mines, stone and granite quarries and sandbeds; to purchase, sell, manufacture and prepare iron, steel, wood in all its forms, to acquire and own timber limits and to operate saw-mills;

(i) To acquire by purchase, lease or otherwise, immovable property for the company's objects;

(j) To act as agents for any company, partnership or person having similar powers and carrying on a similar business;



(k) To sell, lease, transfer and exchange any lands which the company may have developed and improved by subdividing the same in building lots and in erecting thereon dwellings, factories and other buildings;

(l) To make advances by way of loans to purchasers or tenants of any part of the company's property for building purposes or other improvements, with the approval of the shareholders of the company, to aid by way of advances or otherwise in the construction and improvement and maintenance of roads, streets, lanes, sewers and other works of improvement of the property of the company; to take and hold mortgages, securities and other privileges to guarantee the payment of any property sold by the company or for work done for it or any other claims whatsoever;

(m) Notwithstanding the provisions of section 44 of the said Act, to purchase, acquire, own and sell shares, debentures or securities in any other companies having the objects similar, in whole or in part, to those of this company; to accept in payment of property sold and work done, shares, debentures or bonds of any other companies;

(n) To acquire and own any business, franchises, undertakings, property, rights, privileges, leases, contracts, shares and other assets in virtue hereof;

(o) To issue fully paid-up and non-assessable shares, bonds or other securities of the company in of any property, movable or immovable, rights, patents and other assets acquired by the company or, with the approval of the shareholders, in payment of services rendered in or about the formation, promotion or organization of this company and generally for any services whatsoever;

(p) To sell and lease the undertaking and business of the company or any part thereof for such consideration as the company shall see fit or otherwise to dispose of the same, or to amalgamate with any persons, partnerships or corporations carrying on a similar business, in whole or in part, and in payment therefor to accept cash, fully paid-up and non-assessable shares, bonds, debentures or other securities of any company or corporation, and to distribute amongst the shareholders, from time to time, any cash, bonds, debentures, securities or other assets belonging to the company;

(q) The business or purpose of the company is from time to time to do any one or more of the acts, transactions and things herein set forth, either alone or jointly with others as principals or agents, and any power granted in any paragraph hereof shall not be limited or restricted by inference from or reference to the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Arsenault & Plamondon, Limitée," with a capital stock of twenty-five thousand dollars, divided into 250 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 5th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State

33-2

#### Peerless Gold Mines, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of February, 1917, incorporating Francis Joseph Curran, one of His Majesty's counsel learned in the law, Louis Edward Curran, advocate, Joseph Dupuy, clerk, Florence Nightingale Swanson, and Clarinda O'Hara, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To prospect for, open, explore, develop, work, improve, exploit, maintain and manage, gold, silver, copper, nickel, lead, coal, iron and other mines, stone quarries, mineral and other deposits and properties and to dig for, raise, buy, sell, import, export, analyze, smelt, reduce and amalgamate, make mer-

chantable and otherwise treat and deal in ores, precious stones, metals and mineral substances of all kinds;

(b) To acquire by purchase, lease, concession, license, exchange or other legal title, and to use and exploit mines, mining lands, mining properties or any interest therein, mining claims, options, powers, privileges, water and other rights, patent rights, processes and mechanical or other contrivances, and to lease, place under license, sell, dispose of and otherwise deal with the same or any part thereof of any interests therein;

(c) To acquire by purchase, lease or otherwise, mill sites, smelter sites, water powers, transmission lines and power plants and other means of generating and transmitting powers and to equip, maintain, use and operate transportation facilities whether by land, air or water, and to sell, lease or otherwise dispose of and deal with the same;

(d) To manufacture goods, wares and merchandise, explosives, bullets, shells, weapons, fire-arms, guns, armored cars, portable kitchens and ammunition and warlike equipment of all kinds, carriages, automobiles, boats, ships, trams, railway cars, locomotives, and vehicles and conveyances of all kinds, which may be found advantageous or profitable to the company;

(e) To acquire by purchase, concession, lease, license or otherwise, to hold or exploit wood, lumber, timber limits and all kinds of fruit, farm and grazing lands, run saw mills, pulp mills, paper mills, furniture factories, and to engage in any kind of commercial, agricultural and manufacturing industries which may be deemed beneficial, advantageous and profitable to the company;

(f) To enter into any arrangement for the hearing of profits, union of interests, joint adventures, reciprocal concession or otherwise with any person, partnership, company, or corporation carrying on or proposing to carry on any business similar to the business of this company;

(g) To amalgamate with any other company, to take over or buy the rights, interests and properties of any other company, which is authorized to carry on business similar to this company, or to sell the assets, rights, contracts and obligations of this company to any other company which is authorized to do business of the same kind as this company, and to sell, cede, or exchange the shares of this company for those of any other company, and to purchase or acquire the shares and securities of any other company, and to hold, sell, re-issue, or otherwise deal with the same, notwithstanding the provisions of section 44 of The Companies Act;

(h) To lend money to persons or companies having dealings with the company and to invest and deal with any funds and assets not immediately required for the purpose of the company and to invest money on behalf of any such other company or individual, and to guarantee the security of such investments;

(i) To enter into any arrangement with any authority or government, municipal, or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges, concessions, subsidies, or other benefits which it may seem desirable to obtain for the benefit and profit of the company and to procure the company to be licensed, registered and recognized in any foreign country, and to designate person therein and do such acts and things as may be expedient under the laws of any such country to represent the company and to enable it effectively to carry on such business or to prosecute its affairs there and elsewhere;

(j) To obtain by purchase or otherwise and to hold and exploit any real estate, lands, buildings, depots, docks, wharves, warehouses, or other property or rights necessary or useful for the carrying on of the business of the company;

(k) To do any or all of the above things as principals, or agents, managers and buyers, through trustees or agents, and either alone or in conjunction with others, and to do all such things and make such contracts as may be incidental or conducive to the attainment of any or all of the above objects;

(l) To remunerate by payment in cash from the funds of the company, or, with the approval of the shareholders, in stock, bonds or otherwise, any person,

firm or corporation for services rendered or to be rendered in placing or guaranteeing the placing of any of the stock, debentures or other securities of the company, or for the formation or promotion of the company, or in exchange for any land, buildings or other valuable security;

(m) The above objects, powers or purposes of the company shall be deemed to be several and not dependent on each other, and the company may pursue, enjoy and carry on any one or more of such objects, powers, or purposes without regard to the others of them and no clause above shall be limited in its generality or otherwise construed as having regard to any other clause of such objects, powers or purposes.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Peerless Gold Mines, Limited," with a capital stock of one million five hundred thousand dollars, divided into 1,500,000 shares of one dollar each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

33-2

### Standard Steel and Tempering Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of February, 1917, incorporating Louis Athanase David, one of His Majesty's counsel, learned in the law, Segfried Hinson Read Bush, advocate, Benjamin Robinson, student, Joseph Edmond Durocher, accountant, and Sara Farmer Innes, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To construct, manufacture, lease, sell, purchase, deal in and operate steel, iron, brass, copper, platinum and aluminum plants, foundries, gas generators, motors, electric plants, gas plants, poles, wires, pipes, lines, furnaces and grates, machine shops, repair shops and accessories, blast furnaces, open hearth furnaces, bessemer converters, side blow converters, electric furnaces, crucibles and all accessories;

(b) To sell, purchase, deal in and reduce iron and steel of all kinds, brass, copper, platinum and aluminum and their by-products and for any of the purposes herein; to buy, sell, lease, prospect for, open, explore, develop, work, improve, maintain and manage steel, iron and other mines, quarries, mineral and other deposits and properties, and to dig for, raise, crush, wash, smelt, roast, assay, analyze, reduce, amalgamate, make and otherwise treat ores, metals, clays and minerals, whether belonging to this company or not, and to render the same merchantable, and to buy, sell or otherwise dispose of the same or any part thereof, or interests therein, and generally to carry on the business of a mining, smelting, milling, reduction and development company;

(c) To manufacture, purchase, sell and deal in all foundry supplies and all kinds of machinery, machine and repair shop supplies, railway supplies and in general all supplies required by steel, iron, brass, copper, platinum and aluminum consumers;

(d) To manufacture, sell or otherwise deal in all kinds of goods and products incidental or relating to the trade or business of the company;

(e) To purchase, acquire and undertake the whole or any part of the business, property and liabilities or any particular asset or right of any person, partnership or company carrying on any business which this company is authorized to carry on or possessed of property suitable for the purposes of this company, and to pay for the same by the issue of fully paid shares or otherwise;

(f) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like conferring any exclusive or non-exclusive or

limited right to use any secret or other information as to any invention which may seem capable of being used for any purposes of the company or the acquisition of which may seem calculated, directly or indirectly, to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired;

(g) To subscribe for, acquire and hold, either as principal or agent, and absolutely as owner or by way of collateral security, and to exchange or otherwise dispose of the shares of the capital stock, bonds or debentures of any company or corporation with which this company has or is about to have business relations, notwithstanding section 44 of the said Act;

(h) To enter into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on and to take or otherwise acquire shares or other securities of any such company and to sell, hold or re-issue, with or without guarantee, or otherwise deal with the same;

(i) To act as agents for any person, partnership or company carrying on a business similar in whole or in part to that of this company;

(j) To sell, lease or otherwise dispose of the property or undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures, bonds or securities of any other company;

(k) To distribute among the shareholders of the company in kind, any property of the company and in particular any shares, debentures or securities of any other company or belonging to this company or which this company may have the power to dispose of and to do all acts and exercise all power to carry on any business incidental to the proper fulfilling of the objects for which this company is incorporated;

(l) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Standard Steel & Tempering Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

33-2

### The Fast Mail Overall Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of February, 1917, incorporating Thomas Mercer Morton, barrister-at-law, William Henry Morrey, real estate dealer, George Parent and Samuel Leslie Jackson, insurance agents, and Margaret Marie Nester, stenographer, all of the City of Windsor, in the Province of Ontario, for the following purposes, viz:—

(a) To manufacture, buy, sell and deal in overalls, shirts, coats, gloves, belts and workmen's clothing generally.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Fast Mail Overall Company, Limited," with a capital stock of fifty thousand dollars, divided into 5,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Windsor, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 8th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

33-2



**Loew's Hamilton Theatres, Limited.**

**PUBLIC** Notice is hereby given that under the first Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of February, 1917, incorporating Reginald Holland Parmenter, and Arthur John Thomson, solicitors; Samuel Davidson Fowler, solicitor's clerk; Violet Moffat, accountant, and Anna Latimer, office clerk; all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—

(a) To construct theatres and other buildings and works convenient for the purposes thereof, and to manage, maintain and carry on the said theatres and other buildings when so erected or constructed; to carry on the business of theatre proprietors and managers and in particular to provide for the production, representation and performance of operas, stage plays, operettas, burlesques, vaudevilles, ballets, pantomimes, spectacular pieces, promenade and other concerts, and other musical and dramatic performances and entertainments;

(b) To enter into agreements with authors, owners or other persons for the dramatic or other rights of operas, plays, operettas, burlesques, vaudevilles, ballets, pantomimes, spectacular pieces, musical compositions, photographic films and other dramatic, pictorial and musical performances and entertainments, or for the representation thereof in the Dominion of Canada and elsewhere, as well as of foreign, British and American rights, and to enter into engagements of all kinds with artists and other persons;

(c) To adopt on behalf of the company and to carry into effect either with or without modifications a certain agreement between R. R. Bongard, of the City of Toronto, in the County of York, broker, of the first part, and W. S. Morlock of the said City of Toronto, trustees for the company of the second part, dated the 1st day of February, 1917, whereby the said R. R. Bongard, who is the promoter of the company, agrees to assign to the company all the rights of Marcus Loew's Theatres, Limited, to erect a theatre or theatres in the City of Hamilton under the terms of an agreement between Marcus Loew Booking Agency and Marcus Loew's Theatres Limited, dated 1st December, 1913, and to obtain the consent of Marcus Loew's Theatres Limited to the incorporation of the company under the name of Loew's Hamilton Theatres Limited, and to the use of the word "Loew's" and to procure Marcus Loew Booking Agency to enter into an agreement with the company to manage a theatre for the company in the said city of Hamilton and to book entertainments therefor and whereby as consideration for the said agreements on the part of the said R. R. Bongard therein contained there shall be issued to the said R. R. Bongard fully paid common shares of the company and the company shall enter into an agreement with Marcus Loew's Theatres Limited to pay the last mentioned company from the net earnings of the company as therein defined, a copy of which agreement has been filed in the office of the Honourable the Secretary of State of Canada.

(d) To assist in the promotion, organization, development or management of any corporation or company having similar objects and to raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsements, guarantee of bonds, debentures or other securities or otherwise, any other theatre company or corporation and to offer for public subscription any shares, stock, bonds, debentures or other securities of any such other company or corporation, and to guarantee the payment of dividends or interest on any stocks, shares, debentures or other securities issued by or any other contract or obligation of any such company;

(e) To do all other acts, matter and things which shall at any time appear conducive or expedient for the protection of the company as holders of or interested in any such investments and securities as aforesaid;

(f) To guarantee or otherwise assist in the performance of contracts or mortgages of persons, firms or corporation with whom the company may have dealings and to assume and take over such mortgages or contracts;

(g) To institute, enter into, carry on, finance, assist or participate in trading, financial, commercial, mercantile, industrial, manufacturing and other businesses, contracts, undertakings and operations of all kinds which this company is authorized to enter into or carry on, and to buy, sell and deal in goods, wares and merchandise;

(h) To acquire by purchase, lease, hire, exchange or otherwise any rights or privileges which may be necessary or useful for the carrying on of the business of the company;

(i) To apply for and maintain, register, lease, acquire and hold or to sell, lease and dispose of and grant licenses in respect of or otherwise turn to account any patents of invention, improvements or processes, trade marks, trade names and the like necessary or useful for any of the purposes of the company;

(j) To lease, sell, improve, manufacture, develop, exchange, turn to account or otherwise dispose of any or all of the properties and assets of the company for such consideration as the company deems fit, including shares, debentures or securities of any other company;

(k) To enter into partnership or into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engaged in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as to directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal with the same;

(l) To acquire by purchase, concession, exchange or other legal title the good-will, property, rights and assets and assume the liabilities of any person, firm or company transacting any business similar to that conducted by this company together with the buildings, stock-in-trade, and assets generally in such business, and to purchase, acquire and hold the stock, or shares of stock in any other corporation carrying on business similar to that which this company is hereby authorized to carry on, or any business similar thereto, notwithstanding the provisions of section 44 of The Companies Act, and to pay for the same wholly or in part in bonds, debentures or other securities or fully or partly paid shares of the company, and to sell, lease or otherwise dispose of the same or any part thereof;

(m) To issue paid up shares, debenture stock, debentures, bonds or other securities of the company in payment or in part payment for any property, rights or easements which may be acquired by or with the approval of the shareholders for any services rendered to or work done for the company or in or towards the payment or satisfaction of debts or liabilities owing by the company or for raising money for any other purpose of the company;

(n) To invest the moneys of the company not immediately required in such manner as may from time to time be determined;

(o) To distribute among the shareholders of the company in specie any property of the company and in particular any shares, debentures or securities in any other companies belonging to the company or which the company may have power to dispose of;

(p) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(q) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, warehouse receipts, bills of lading, warrants and other negotiable or transferable instruments;

(r) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, and to sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise

deal with all or any part of the property and rights of the company ;

(s) To do all or any of the above things as principals, agents, bailees, contractors or otherwise and either alone or in conjunction with others, and to do all such other things as are incidental or conducive to the attainment of the above objects ;

(t) The powers in each paragraph are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Loew's Hamilton Theatres, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 8th day of February, 1917.

THOMAS MULVEY,

Under-Secretary of State.

33-2

#### Bayley's Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of February, 1917, incorporating Lewis Albert Bayley and Allan Malcolm Phineas Bayley, merchants, Franklin Truell Vaughan, bookkeeper, Henry Daniel Lawrence and William Morris, both of His Majesty's counsel, learned in the law, all of the City of Sherbrooke in the Province of Quebec for the following purposes, viz:—

(a) To carry on trade and business as importers, and wholesale and retail dealers in, clothing and wearing apparel of all kinds for ladies, gentlemen and children, haberdashery, millinery, furniture, carpets, house furnishings, hardware, groceries, overshoes, hats, caps, furs and other articles of a similar nature, and all kinds of merchandise, usually, or that may be advantageously, dealt with in a departmental store in all lines of business and, if found desirable, to manufacture any of the articles dealt in by the company ;

(b) To acquire and take over as a going concern upon such terms as may be agreed upon, the property, business, assets and liabilities of the general store business now owned and carried on at the City of Sherbrooke, in the Province of Quebec, by the said applicant Lewis Albert Bayley, or any part thereof, as may be agreed upon, and to pay for the same in whole or in part, with cash, promissory notes or other securities or paid up and non-assessable shares of the company's capital stock ;

(c) To acquire by purchase, lease or otherwise, and to hold, use and enjoy, all property real and personal and all plant and appliances, necessary or convenient for the proper carrying out of the undertaking of the company ;

(d) To act as commission, consignment or general agents for other persons, firms or companies engaged in the same or similar business, and to maintain and carry on wherever desirable, agencies and stores for the disposal and sale of any of the products, goods, wares, merchandise or manufactures, of the company or otherwise ;

(e) To pay for property real or personal so as aforesaid acquired for the use of the company and for services rendered, in whole or in part with cash or paid up and non-assessable shares of the company's capital stock and to acquire, hold or dispose of, shares of stock of other companies having similar objects and to exercise voting powers thereon, the whole notwithstanding the provisions of section 44 of said Act ;

(f) To enter into any arrangement for sharing of profits, union of interest, joint adventure or otherwise, with any person, firm or corporation carrying on a similar business ;

(g) To acquire, hold, sell and convey all securities of any kind, real or personal, for debts and obligations due to the company, and to purchase and acquire the

business and assets, with or without the liabilities, of any person, firm or company doing, or entitled to do, a similar business and to pay for the same in whole or in part with cash or paid-up shares of the company's capital stock ;

(h) To acquire, use, sell or lease, patents of invention, trade marks, industrial designs, brands and processes, or other protective devices used or useful in the business of the company ;

(i) To sell out the property and undertakings of the company, in whole or in part, for cash or shares of stock in other similar companies or for any kind of securities notwithstanding section 44 of the Act, or to amalgamate with or acquire as a going concern the business of any person, firm or company doing a like business, upon such terms and conditions as may be agreed upon ;

(j) To grant assistance to employees or their dependents and to subscribe money for charitable or benevolent objects or for any exhibition or for any public, general or useful object ;

(k) The objects specified in each of the above paragraphs to be in no way restricted or limited by reference to the terms of any other paragraph ;

(l) To do all things and exercise all powers suitable and proper for the carrying out of the objects for which the company is incorporated ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Bayley's, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Sherbrooke, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of February, 1917.

THOMAS MULVEY,

Under-Secretary of State.

33-2

#### The Baynes Carriage Company, Limited.

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as The Companies Act, letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 6th day of February, 1917, incorporating James Harley, Edmund Sweet and Archibald Manson Harley, barristers-at-law, Janet Graham and Elsie Wilmot, stenographers, all of the City of Brantford, in the Province of Ontario, for the following purposes, viz:—

(a) To manufacture, repair, buy, sell, hire, lease, deal in and otherwise dispose of (1) conveyances and vehicles of every kind and description and capable of being moved by any form or power for the transportation of persons and things by land, water or air, including, without prejudice to the generality of the foregoing, carriages, sleighs, wagons, lorries, drays, cars, boats, automobiles, taxicabs, motor-cycles, bicycles, aeroplanes and aerostats ; (2) Agricultural implements, machinery, motors, engines, boilers, tools and utensils of all kinds ; metals, ores, oils, rubber, gutta percha, leather, wood, fibrous substances and products thereof and articles composed wholly or partly thereof and to carry on the business of dealers in and manufacturers of all or any of the said articles ;

(b) To acquire, hold, operate and dispose of timber and timber lands, limits and licenses ;

(c) To acquire and undertake the whole or any part of the business, property and liabilities of any person, company or corporation carrying on any business that the company is authorized to carry on or possessed of property suitable for the purpose of this company and to issue in payment or part payment therefor fully paid-up shares of the capital stock of this company ;

(d) To carry on any other business, whether manufacturing or otherwise, germane to the objects for which the company is incorporated and which may seem to the company capable of being conveniently carried on in connection with this company ;

(e) To acquire, hold, sell, assign or otherwise dispose of shares in the capital stock, bonds, debentures or other securities of any other corporation or corpora-



tions carrying on a business in whole or in part of a similar nature to that of this company notwithstanding the provisions of section 44 of The Companies Act ;

(f) To promote any company or companies for any purpose which may seem to benefit this company and to aid by guarantee, endorsement, advance or otherwise any company shares of whose capital stock or whose bonds, debentures or other securities have been acquired or are held by this company ;

(g) To apply for, purchase, lease or otherwise acquire and to use or dispose of any patents, trade-marks, trade-names, labels, designs, processes, inventions or interest therein which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated to benefit the company ;

(h) To acquire, construct, operate, lease, sell or otherwise dispose of real or personal property, sheds, warehouses, for the reception and storage of goods and merchandise with the requisite plant, machinery and appliances therefor ;

(i) To issue, with the approval of the shareholders, the shares of the company fully or partly paid or its bonds, debentures or other securities as payment in whole or in part for services rendered to the company or for any business, right, franchise or property which the company is authorized to acquire ;

(j) To lease, sell or otherwise dispose of the undertaking of the company or any part thereof, for such consideration as the company may deem proper and in particular for shares, debentures or stock of any company purchasing or acquiring the same ;

(k) To establish and support or aid in the establishment or support of associations, institutions, funds, trusts or conveniences calculated to benefit employees or ex-employees of the company or the dependents or connections of such persons and to grant pensions, gratuities and allowances and to make payments towards insurance and to subscribe or guarantee money for charitable or benevolent objects or for any public, general or useful object ;

(l) To consolidate or amalgamate with any other company having objects similar in whole or in part to those of this company ;

(m) To enter into any partnership or into any arrangement for sharing of profits, or union of interests with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or germane thereto, and to make advances to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares or securities of any such company, notwithstanding the provisions of section 44 of the said Act, and to sell, hold or otherwise deal with the same ;

(n) To raise and assist in raising money for, and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise customers and others having dealings with the company and any corporation in the capital stock of which the company holds shares or with which it may have business relations ; to act as employee, agent or manager of any such corporation and to guarantee the performance of contracts by any such corporation or by any person or persons with whom the company may have business relations ;

(o) To invest the moneys of the company not immediately required in such manner as may from time to time be determined ;

(p) To distribute any of the property of the company among the members in specie ;

(q) To procure the company to be registered, designated, or otherwise recognized in any foreign country and to designate and appoint persons therein as attorneys or representatives of this company with full power to represent it in all matters according to the laws of such foreign country, and to accept service for and on behalf of this company of any process or suit ;

(r) To draw, make, accept, endorse, and execute promissory notes, bills of exchange, warrants and other negotiable or transferable instruments ;

(s) To do all and everything necessary, suitable, proper or convenient for the accomplishment of any of the purposes or the attainment of any one or more

of the objects enumerated or incidental thereto, or which shall at any time appear conducive to or expedient for the protection or benefit of this company ;

(t) To do all acts and exercise all powers and carry on all business incidental to the carrying out of the objects for which the company is incorporated ;

(u) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Baynes Carriage Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Brantford, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 8th day of February, 1917.

THOMAS MULVEY,

Under-Secretary of State.

33-2

### Hawthorn Mills, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of February, 1917, incorporating Roy Wallace Bates and John Alexander Innes, woollen manufacturers, Oliver James Phelps, mill superintendent, Erma Dell Hunsburger, stenographer, and Colin McIntosh, barrister-at-law, all of the Town of Carleton Place, in the Province of Ontario, for the following purposes, viz. :—

(a) To acquire and take over as going concerns the undertakings and businesses of Richard Thomson and Charles Wesley Bates, carried on by them as a partnership, at the Town of Carleton Place, in the County of Lanark, Ontario, under the name, style and firm of "Hawthorn Mills," and to acquire and take over the real estate, mill, machinery, plant, stock, good-will and other assets of the said partnership, owned, used, held or enjoyed in connection therewith, and to pay therefor, in whole or in part, in cash or fully paid shares of the capital stock, bonds, debentures or other securities of the company or otherwise ;

(b) To manufacture, sell and deal in yarns, towel-lings, hose, underwear, blankets, cloth and other textiles, and all kinds of knitted garments and fabrics, all kinds of woven fabrics, and of partly knitted and partly woven, and without limitation to the preceding purposes to manufacture, import, export, buy, sell and deal in goods, wares and merchandise ;

(c) To manufacture, purchase, sell, import, export and deal in all substances, apparatus and things capable of being used for and in connection with any such business and manufactures as aforesaid whether by wholesale or retail or both ;

(d) To apply for, purchase, lease or otherwise acquire, and to hold or dispose of in any manner, any formulae, patent of invention, trade-mark, trade-name, copyright, secret or other process, license, royalty or similar privilege ;

(e) To acquire by any form of title the property (including plant, works and machinery, constructed in whole or in part), rights, assets and good-will, and, subject to section 44 of the Companies Act, the shares, debentures, bonds or other securities of any company, or of any person or firm carrying on any business similar in whole or part to that which this company is authorized to carry on ;

(f) To pay for, in whole or in part, any property, right or privilege of any kind whatsoever acquired or held by the company in any manner, or, with the approval of the shareholders, for any service rendered to the company, either in cash or in fully paid and non-assessable shares of the capital stock of the company, or in its bonds, debentures or other securities ;

(g) To lease, sell or otherwise dispose of the business, property or undertakings of the company, or any part thereof, for such consideration as the company may deem fit, and in particular for shares, bonds, debentures or other securities of any other company having objects

similar to those of this company, notwithstanding section 44 of the said Act, and to divide amongst the shareholders in specie any cash, stock, bonds or other securities so received ;

(h) To lend money to and to guarantee the performance of contracts by customers and others and also the performance of any obligations or undertakings of any other company in which this company may be interested, and to accept such security as may be offered by such person or company, including shares and debentures of such other company ;

(i) To aid, protect or accommodate by guarantee, endorsement, cash advances or concessions, any person or company carrying on a business of a similar nature ; to enter into any agreement for sharing profits, joint adventure, reciprocal concession or other arrangements of a like nature with any person or company carrying on a similar or co-related business ;

(j) To purchase and acquire, and to own, hold and sell and re-issue, with or without guarantee, the shares, bonds or debentures of any manufacturing or other corporation carrying on business similar to that of this company ; to amalgamate with any company constituted for carrying on any similar business, and to acquire by purchase, lease or otherwise, and to manage, operate and carry on, the property, undertakings and business of any such corporation ;

(k) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or manufactures, or calculated directly or indirectly to enhance the value of or render profitable any of the company's manufactures, properties or rights ;

(l) To promote any company or companies for the purpose of acquiring all or any of the property or rights of the company or for any other purpose which may seem directly or indirectly calculated to benefit the company ;

(m) To do all such other things as are incidental or conducive to the attainment of all or any of the above-mentioned objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere, by the name of "Hawthorn Mills, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Carleton Place, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 7th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

33-2

#### Dominion Progress Corporation, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of January, 1917, incorporating Thomas Louis Bergeron, advocate, of the Town of Roberval, in the Province of Quebec ; Gustave Turcotte, civil servant, Jules Drouin, student-at-law, Valéria Turgeon, spinster, and Louis Dolorosa Jacques, clerk, all four of the City of Quebec, in the said Province of Quebec, for the following purposes, viz :—

(a) To exploit in any manner all kinds of lands and forests, to purchase, cut, drive or otherwise convey, manufacture, sell any timber and lumber and pulp and any articles manufactured therewith or any articles relating thereto ; to contract for or otherwise undertake the construction and erection of any iron, steel, cement, concrete, wood, earth and macadam works and buildings ; to execute and contract for civil engineering and forestry engineering undertakings ; to settle lands ; to clear and prepare the same for farming purposes ; to search for, upon the lands belonging to the company, mines, ores, metallic substances, petroleum,

gas, naphtha and quarries ; to deal with any such substances or any products of the same either as principals or as agents ;

(b) To develop and utilize water-powers for industrial purposes or otherwise ;

(c) To purchase, sell, import, export and deal in all kinds of goods, wares and merchandise, either as principals or agents ;

(d) To acquire, own, lease, sell, exchange timber limits, real estate, water-fronts, water lots, water-powers or any rights in the same ;

(e) To acquire, own, lease, sell, exchange, manage, build, and erect private telephone lines and tramways upon the property of the company, or upon any property controlled by the company, slides, booms, dams, wharves, piers, docks and equipment of all and every kind ;

(f) To manufacture everything necessary for the company's business or relating to its various undertakings ; to build ways, forest roads, bridges and other means of communication ; camps, houses and manufactures ;

(g) To acquire steam or other vessels and to use the same for the transportation of passengers and merchandise, for towing, wrecking and salvage purposes ;

(h) To acquire, by subscription or otherwise, shares or the whole stock of any company carrying on a similar business or from any other companies carrying on a similar business within the Dominion of Canada ;

(i) To sell, dispose of and alienate the franchises or the whole or any part of the rights, privileges and powers owned by the company, together with the whole or part of its undertakings to any person, incorporated companies carrying on a business similar to that of this company upon such terms and conditions deemed advisable and in particular by the exchange of shares, bonds, obligations or other securities belonging to such company ;

(j) To appoint an attorney or representative to assist and vote for and on behalf of this company at meetings of such company in which this company holds shares, bonds or other securities, provided such representative is himself a shareholder of the company in which this company holds such shares, such bonds, or such other securities.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Dominion Progress Corporation, Limited," with a capital stock of forty-nine thousand dollars, divided into 490 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Quebec, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 23rd day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

32-2

#### Copeland-Chatterson-Crain, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 9th day of January, 1917, extending the powers of "Copeland-Chatterson-Crain, Limited" to include the objects and purposes hereinafter set forth, viz :—

To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business, or calculated directly or indirectly to enhance the value or render profitable any of the company's property or rights.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State

32-2



Canada Shipping Company, Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of January, 1917, increasing the capital stock of "Canada Shipping Company, Limited," from the sum of twenty thousand dollars to the sum of four hundred thousand dollars, such increase to consist of three thousand eight hundred shares of one hundred dollars each.

Dated at the office of the Secretary of State of  
Canada, this 30th day of January, 1917.

32-2

THOMAS MULVEY,  
Under-Secretary of State.

Western Racing Association, Limited.

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of January, 1917, increasing the capital stock of "Western Racing Association, Limited," from the sum of two hundred thousand dollars to the sum of three hundred and fifty thousand dollars, such increase to consist of fifteen hundred shares of one hundred dollars each.

Dated at the office of the Secretary of State of  
Canada, this 26th day of January, 1917.

32-2

THOMAS MULVEY,  
Under-Secretary of State.

## NOTICE TO MARINERS.

No. 1 of 1917.

(Atlantic No. 1.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## PRINCE EDWARD ISLAND.

## (1) East coast—Boughton river—Poplar point and Chapel point wharves—Dredging.

- (1) *Position of Poplar point wharf.*—At Poplar point. The wharf extends out 600 feet 172° 30' (S. 16° 30' W. mag.) from the shore. The general width of the wharf is 22 feet, and the outer end is about 35 feet wide. Provincial Government wharf.

*Dredging.*—The channel approach to the wharf was dredged to 10 feet at L.W.S.T. Berths were dredged on each side of the outer portion of the wharf; that on the east side being 65 feet long and 60 feet wide, and carrying depths of from 10 to 3½ feet; that on the west side being 70 feet long and 50 feet wide, and carrying depths of from 7 to 4½ feet.

- (2) *Position of Chapel point wharf.*—On south side of Boughton river, opposite Poplar point. The wharf runs out from a point 0.26 mile 179° (S. 23° W. mag.) from Poplar point on a bearing of 359° (N. 23° E. mag.) for a distance of 308 feet. Dominion Government wharf.

*Dredging.*—Berths 100 feet long and 60 feet wide were dredged on each side of the wharf along the outer portion to a minimum depth of 9 feet at L.W.S.T.

*Remarks.*—There is a depth of 12 feet at the outer end of the wharf.

N. to M. No. 1 (1) 8-1-17

*Variation in 1917:* 24° W.

*Authority:* Report from Mr. W. E. Hyndman, District Engineer, P. W. Dept.

*Admiralty charts:* Nos. 2005, and 2034.

*Publication:* St. Lawrence Pilot, Vol. 2, 1916, page 168.

*Departmental Files:* Nos. 38504 and 38506.

## PRINCE EDWARD ISLAND.

## (2) East coast—Cardigan bay—Georgetown harbour—Dredging.

*Dredging.*—A berth 370 feet long by 75 feet wide has been dredged to a depth of 20 feet at L.W.S.T. on the east side of the railway wharf at Georgetown, and no water of less depth will be found outside the wharf.

N. to M. No. 1 (2) 8-1-17.

*Authority:* Report from Mr. W. E. Hyndman, District Engineer, through Asst. Chief Engineer, P.W.D.

*Admiralty charts:* Nos. 2029 and 2034.

*Publication:* St. Lawrence Pilot, Vol. 2, 1916, page 174.

*Departmental File:* No. 38505.

## PRINCE EDWARD ISLAND.

## (3) East coast—St. Mary bay—Wharves—Dredging.

- (1) *Position of St. Mary bay wharf.*—On south side of St. Mary bay, 0.86 mile westward of Smith point. The wharf extends out 407 feet 25° (N. 48° 40' E. mag.) from the shore. Dominion Government wharf.

*Dredging.*—A channel has been dredged to the wharf from deep water. The inner end of the cut, 70 feet wide, carries a minimum depth of 8 feet at L.W.S.T., while the berths on each side of the wharf carry the same depth, that on the west side being 120 feet long and 50 feet wide, and that on the east side being 100 feet long and 50 feet wide.



(2) *Position of Panmure island wharf.*—On south side of Panmure island, 0.8 mile from the southeast point of Panmure island. The wharf extends out 450 feet  $179^{\circ}$  (S.  $22^{\circ} 40'$  W. mag.) from the shore of Panmure island. Dominion Government wharf.

*Dredging.*—A channel, 630 feet long, from deep water to the wharf, having approach 60 feet wide and a turning basin 150 feet wide at the outer end of the wharf, has been dredged to a minimum depth of 8 feet at L.W.S.T.

*Stakes.*—On the opening of navigation in 1917 the outer end of the dredged channel will be marked by two stakes, one on the east side, and the other on the west side, of the channel.

N. to M. No. 1 (3) 8-1-17

*Variation in 1917:*  $23^{\circ} 40'$  W.

*Authority:* Report from Mr. W. E. Hyndman, District Engineer, P.W.D.

*Admiralty charts:* Nos. 2029 and 2034.

*Publication:* St. Lawrence Pilot, Vol. 2, 1916, page 171.

*Departmental Files:* Nos. 38503 and 38502.

## PRINCE EDWARD ISLAND.

### (4) South coast—Pinette river—McAulay shore wharf— Dredging.

*Position of McAulay shore wharf.*—On the north side of Pinette river,  $\frac{3}{4}$  mile west of Selkirk point. The wharf extends out 675 feet  $190^{\circ}$  (S.  $33^{\circ} 30'$  W. mag.) from the shore, to the channel. Dominion Government wharf.

*Dredging.*—Berths have been dredged on both sides of the outer portion of the wharf. Each berth is 100 feet long and 60 feet wide, and carries a minimum depth of 9 feet at L.W.S.T.

N. to M. No. 1 (4) 8-1-17

*Variation in 1917:*  $23^{\circ} 30'$  W.

*Authority:* Report from Mr. W. E. Hyndman, District Engineer, P.W.D.

*Admiralty charts:* Nos. 1738, and 2034.

*Publication:* St. Lawrence Pilot, Vol. 2, 1916, page 247.

*Departmental File:* No. 38507.

## PRINCE EDWARD ISLAND.

### (5) South coast—Charlottetown—Dredging at wharves.

*Connolly wharves.*—The dock between the Connolly east and west wharves, for a length of 340 feet, the width at outer end being 95 feet and at inner end 45 feet, has been dredged and now carries a depth of 12 feet at L.W.S.T. over the outer portion and a minimum depth of 9 feet over the inner portion. On the west side of the west wharf a berth 100 feet long and 55 feet wide has been dredged along the outer portion of the wharf, the depth at the outer end of this berth being 14 feet and at the inner end 11 feet at L.W.S.T.

*Pownal wharf.*—A berth 100 feet long and 60 feet wide has been dredged at the inner portion of the dock on the east side of Pownal wharf to a minimum depth of 9 feet at L.W.S.T.

*Railway wharf.*—Dredging has been done on the east side of the Prince Edward Island Railway wharf for a distance of 620 feet, the outer 345 feet having a width of 60 feet and a minimum depth of 12 feet at L.W.S.T., and the inner 275 feet having a width of 50 feet and depths from 11 to 8 feet.

N. to M. No. 1 (5) 8-1-17.

*Authority:* Report from Mr. W. E. Hyndman, District Engineer, P.W. Dept.

*Admiralty charts:* Nos. 1709, 1738 and 2034.

*Publication:* St. Lawrence Pilot Vol. 2, 1916, page 258.

*Departmental File:* No. 38509.

## PRINCE EDWARD ISLAND.

(6) Hillsborough river—Little French fort—McConnell wharf  
—Dredging.

*Position of McConnell wharf.*—On north side of Hillsborough river at Little French fort, opposite Ferry point. The wharf extends out 400 feet  $141^{\circ} 30'$  (S.  $14^{\circ} 45'$  E. mag.) from the shore. Provincial Government wharf.

*Dredging.*—The channel has been dredged from the end of the wharf to deep water for a distance of 100 feet to a width of 90 feet, and a berth 70 feet long and 60 feet wide has been dredged on the east side of the outer portion of the wharf. The dredged area carries depths of from 8 to 10 feet at L.W.S.T.

*Variation in 1917:*  $23^{\circ} 45'$  W.

*Authority:* Report from Mr. W. E. Hyndman, District Engineer, P.W. Dept.

*Admiralty charts:* Nos. 709 and 2034.

*Publication:* St. Lawrence Pilot, Vol. 2, 1916, pages 253 and 254.

*Departmental File:* No. 38508.

N. to M. No. 1 (6) 8-1-17.

## ST. PIERRE ISLAND.

(7) St. Pierre harbour ; and Chien island—Lights  
extinguished.

The following lights indicating the entrance to the Port of St. Pierre have been extinguished until further notice :—

- (1) The fixed white and green light on Canon point, St. Pierre harbour.

Lat. N.  $46^{\circ} 46' 40''$ , Long. W.  $56^{\circ} 10' 0''$ .

- (2) The fixed red light on the plain at the north of the town of St. Pierre.
- (3) The white and red light at the Government dock, St. Pierre.
- (4) The fixed white and red light on Leconte point, Chien island.

N. to M. No. 1 (7) 8-1-17.

*Authority:* N. to M. issued by the Administrator of St. Pierre and Miquelon, 20th December, 1916.

*Admiralty charts:* Nos. 303, 893, 232a, 2516 and 2666.

*Departmental File:* No. 38493.

## PANAMA CANAL.

(8) Limon bay—Toro point cove—Spar buoy replaced by  
gas buoy.

1. On December 11, 1916, a gas buoy was established marking the southern extremity of a reef near Toro Point Cove. This buoy has a pyramidal superstructure painted black, and exhibits an occulting white light with the following characteristic : 1 second dark, 1 second light ; focal plane 10 feet.
2. The 18 foot spar buoy at the entrance to Toro point cove has been discontinued.

N. to M. No. 1 (8) 8-1-17.

*Authority:* N. to M. issued by Acting Governor of Panama Canal Zone, 13th Dec., 1916

*Departmental File:* No. 33455.

A. JOHNSTON,  
Deputy Minister.

DEPARTMENT OF MARINE,  
OTTAWA, CANADA, 8th January, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.



## NOTICE TO MARINERS.

No. 2 of 1917

(Inland No. 1)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, and and all depths are at mean low water.

## ONTARIO

## (9) Lake Erie—Port Maitland—Fog alarm established.

*Position*—At inner end of west pier, Port Maitland.

*Description*—Diaphone, operated with air, compressed by a gas engine.

The diaphone will give a double blast; each of four seconds duration, with an interval of four seconds between them, every minute, thus:

<u>Blast</u>	<u>Silent</u>	<u>Blast</u>	<u>Silent interval</u>
4 secs.	4 secs.	4 secs.	48 secs.

*Structure*—Rectangular building.

*Material*—Wood.

*Colour*—White.

*Remarks*—Horn points 185° (S. 11° W. Mag.) The bell previously established at the lighthouse, see notice to mariners No. 114 (377) of 1916, will still be maintained in operation.

N. to M. No. 2 (9) 10-1-17.

*Variation in 1917*: 6° W.

*Authority*: Records, Chief Engineer's office, Dept. of Marine.

*Admiralty charts*: Nos. 1605, 332 and 678.

*Publication*: Sailing Directions for the Canadian shore, of Lake Erie, 1897, page 16.

*Canadian List of Lights and Fog Signals, 1916*: No. 1844.

*Departmental File*: No. 21844F.

## ONTARIO

## (10) Lake Erie—Port Maitland—Dredging.

*Dredging*—A channel 328 feet wide has been dredged from deep water in the lake to the entrance between the breakwater piers, the west edge of this channel being in line with the west breakwater pier. Also from the inner entrance to the piers a 300-foot channel has been dredged upstream to the location of the car ferry slip, opposite which a turning basin has been dredged 650 feet wide. From this point the existing channel of Grand river has been deepened and widened, near the east shore, to an average width of 100 feet for a distance of 2200 feet upstream. All the dredging has been done to a depth of 21 feet below the datum or deeper, the datum being 571.8 feet above mean sea level at New York.

N. to M. No. 2 (10) 10-1-17.

*Authority*: Report from Mr. R. A. Carlyle, Resident Engineer, through Asst. Chief Engineer, P. W. Dept.

*Admiralty charts*: Nos. 1605, 332 and 678.

*Publication*: Sailing Directions for the Canadian shore of Lake Erie, 1897, page 16.

*Departmental File*: No. 37277.

## ONTARIO

## (11) Georgian bay—Thornbury—West pier damaged by storm—Temporary change in position of front range lighthouse.

*Former notice*—No. 124 (346) of 1911.

*Position*—Lat. N. 44° 34' 10'', Long. W. 80° 27' 10''

*West pier damaged by storm*—The outer portion of the west pier at Thornbury was damaged by a storm on the 5th December, 1916.

*Temporary change in position of lighthouse*—The front range lighthouse, which stood on the outer end of the west pier, has been moved back 72 feet in the line of range onto the undamaged portion of the west pier.

N. to M. No. 2 (11) 10-1-17.

*Authority*: Departmental Records.

*Admiralty charts*: Nos. 327 and 678.

*Publication*: Sailing Directions for Georgian Bay, 1915, page 139.

*Canadian List of Lights and Fog Signals, 1916*: No. 1987.

*Departmental File*: No. 21987R.

A. JOHNSTON,  
Deputy Minister.

DEPARTMENT OF MARINE,  
OTTAWA, CANADA, 10th January, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

## NOTICE TO MARINERS.

No. 3 of 1917.

(Atlantic No. 2)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## NOVA SCOTIA

## (12) Cape Breton island—South coast—Off Fourchu head—Pot rock—Whistling buoy to be established.

*Date of establishment*—May, 1917, without further notice.

*Position*— $\frac{1}{4}$  mile south of Pot rock.

Lat. N. 45° 42' 5", Long. W. 60° 12' 15"

*Description*—Iron conical buoy, surmounted by a 10-inch whistle.

*Colour*—Red and black horizontal bands.

*Depth*—17 fathoms.

N. to M. No. 3 (12) 13-1-17.

*Authority*: Report from N.S. Supt. of Lights.

*Admiralty charts*: Nos. 2727 1651, 2516 and 2666.

*Publication*: St. Lawrence Pilot, Vol. 2, 1916, page 64.

*Canadian List of Lights and Fog Signals, 1916*: No. 444.

*Departmental File*: No. 37902.

## PRINCE EDWARD ISLAND

## (13) Hillsborough river—Falconwood Asylum wharf—Dredging.

*Position of Asylum wharf*—On north side of Hillsborough river, one mile above Kensington point. The wharf extends out 400 feet 147° (S. 9° 20' E. mag.) from the shore.

*Dredging*—A channel, 800 feet long, leading to the wharf, has been dredged to a depth of 8 feet at L.W.S.T. The outer 600 feet of this channel is 50 feet wide; and the inner 200 feet gradually widens out to 140 feet immediately in front of the wharf, to form a turning basin. A berth, 65 feet long and 50 feet wide, has been dredged on the west side of the outer portion of the wharf.

N. to M. No. 3 (13) 13-1-17.

*Variation in 1917*: 23° 40' W.

*Authority*: Report from Mr. W. E. Hyndman, District Engineer, P. W. Dept.

*Admiralty charts*: Nos. 1709, 1738 and 2034.

*Publication*: St. Lawrence Pilot, Vol. 2, 1916, pages 253 and 254.

*Departmental File*: No. 37495.

## (14) West Indies—Lights extinguished.

Lighthouses and navigation lights have been extinguished in Carlisle bay, Needhams point, South Point, Barbados; Castries, St. Lucia; St. George's, Grenada; all Jamaica harbour lights; Nassau; Guadeloupe; and St. John's, Antigua.

Vessels should not enter Carlisle bay at night.

N. to M. No. 3 (14) 13-1-17

*Authority*: N. to M. issued by Acting Governor of Panama Canal Zone, 27th December, 191

*Departmental File*: No. 33455.

A. JOHNSTON,

Deputy Minister.

DEPARTMENT OF MARINE,

OTTAWA, CANADA, 13th January, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.



## NOTICE TO MARINERS

No. 4 of 1917.

(Atlantic No. 3.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides and all depths are at low water of ordinary spring tides.

## NOVA SCOTIA.

## (15) South coast—Country harbour approach—Country island—Change in character of light.

*Position.*—On south side of Country island.

Lat. N. 45° 6' 8", Long. W. 61° 32' 55"

*Date of alteration.*—On or about 1st March, 1917, without further notice.

*Alteration.*—The group revolving white light will be replaced by a flashing white catoptric light, showing two flashes, with an interval of 5 seconds between them, every twenty seconds, thus:—Flash; 5 seconds interval; flash; 15 seconds interval.

For half the time of revolution, or 10 seconds, the light will be totally eclipsed; for the other half a light of 700-candle-power will be visible, through which the stronger flashes will show.

*Power.*—Naked light, 700 candles; flashes, 40,000 candles.

*Illuminant.*—Petroleum vapour, burned under an incandescent mantle.

N. to M. No. 4 (15) 18-1-17.

*Authority:* Report from Mr. J. A. Leger, District Engineer, Halifax.

*Admiralty charts:* Nos. 2547, 2517, 2519, 729, 1651 and 2666.

*Publication:* Nova Scotia Pilot, 1911, page 62.

*Canadian List of Lights and Fog Signals, 1916:* No. 379.

*Departmental File:* No. 20379 A.

## QUEBEC.

(16) St. Lawrence river from Quebec to Father Point  
—New edition of the St. Lawrence Pilot  
(below Quebec).

*St. Lawrence Pilot below Quebec.*—A new edition (the third) of the St. Lawrence River Pilot (below Quebec), comprising sailing directions from Portneuf (north shore) and Father Point (south shore) to Quebec, has just been published by the Hydrographic Survey, Department of the Naval Service of Canada.

Copies will be supplied to mariners free of charge on application to the Hydrographic Survey Office, Department of the Naval Service, Ottawa.

N. to M. No. 4 (16) 18-1-17.

*Departmental File:* No. 25786.

A. JOHNSTON,

*Deputy Minister.*

DEPARTMENT OF MARINE,  
OTTAWA, CANADA, 18th January, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

83-2

## NOTICE TO MARINERS.

No. 5 of 1917.

*(Pacific No. 1.)*

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## BRITISH COLUMBIA.

**(17) Okanagan lake—Carr point—Change in character of light.***Former notice.*—No. 43 (148) of 1915.*Position.*—On extremity of Carr point.

Lat. N. 50° 7' 6'', Long. W. 119° 28' 40''

*Alteration.*—The light will, without further notice, be changed from a fixed white light to a white light, occulted at short intervals.*Illuminating apparatus.*—A lens lantern.*Illuminant.*—Acetylene, compressed in acetone.

N. to M. No. 5 (17) 19-1-17.

*Authority:* Report from Agent, Department of Marine, Victoria.  
*Canadian List of Lights and Fog Signals, 1916:* No. 2255'5.  
*Departmental File:* No. 22255'5c.

## BRITISH COLUMBIA.

**(18) Okanagan lake—Squally point—Change in character of light.***Former notice.*—No. 43 (150) of 1915.*Position.*—On extremity of Squally point.

Lat. N. 49° 43' 44'', Long. W. 119° 43' 35''

*Alteration.*—The light will, without further notice, be changed from a fixed white light to a white light, occulted at short intervals.*Illuminating apparatus.*—A lens lantern.*Illuminant.*—Acetylene, compressed in acetone.

N. to M. No. 5 (18) 19-1-17.

*Authority:* Report from Agent, Dept. of Marine, Victoria.  
*Canadian List of Lights and Fog Signals, 1916:* No. 2255'8.  
*Departmental File:* No. 22255'8C.

## PANAMA CANAL.

**(8) Limon bay—Toro point cove—Spar buoy replaced by gas buoy.**

1. On December 11, 1916, a gas buoy was established marking the southern extremity of a reef near Toro point cove. This buoy has a pyramidal superstructure painted black, and exhibits an occulting white light with the following characteristic: 1 second dark, 1 second light; focal plane 10 feet.

2. The 18 foot spar buoy at the entrance to Toro point cove has been discontinued.

N. to M. No. 5 (8) 19-1-17.

*Authority:* N. to M. issued by Acting Governor of Panama Canal Zone, 13th Dec., 1916.  
*Departmental File:* No. 33455.

A. JOHNSTON,

*Deputy Minister.*

DEPARTMENT OF MARINE.

OTTAWA, CANADA, 19th January, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.



## NOTICE.

Government of Canada  
Publications.

THE following list of recent Government publications is inserted in the *Canada Gazette* in conformity with Order in Council (P.C. 1522) of 28th October, 1915, which calls for the publication of such lists from week to week.

Where a publication is marked with an asterisk (\*) requests for the volume or report in question should be made to the department affected. In all other cases, applications should be addressed to the Chief of Distribution, Department of Public Printing and Stationery, Ottawa. When the title appears in English it will be understood that the volume is printed in English; when the title is in French, it means that the report is printed in the French language. The price quoted for publications should in every case accompany the application.

## AVIS.

Publications du Gouver-  
nement du Canada.

LA liste suivante des récentes publications du gouvernement est insérée dans la *Gazette du Canada*, en conformité de l'arrêté en conseil (C.P. 1522) du 28 octobre 1915, qui exige que ces listes soient publiées d'une semaine à l'autre.

Lorsqu'une publication est marquée d'un astérisque(\*) les demandes au sujet du volume ou du rapport en question devront être adressées au Ministère qui la publie. Dans tous les autres cas, il faudra s'adresser au Chef de la Distribution, département des Impressions et de la Papeterie publiques, Ottawa. Lorsque le titre est publié en anglais, il est entendu que c'est la version anglaise du volume qui est imprimée; lorsque le titre est en français, cela signifie que c'est la version française qui est imprimée. Le prix indiqué pour les publications devra dans chaque cas accompagner la demande.

## AGRICULTURE.

Annual report of the Department for year ending March 31, 1916, 118 pp.	0.10
Loi de l'Instruction Agricole, Rapport sur la, 226 pp.	0.15
Fermes Expérimentales: Rapports du Directeur des Services de la Chimie, de la Culture du Sol, et de l'Élevage, pour l'exercice terminé le 31 mars 1916, 596 pp.	0.45
Fermes Expérimentales: Rapports du Directeur des Services de l'Horticulture, des Céréales, de la Botanique, de l'Entomologie, des Plantes Fourragères, de l'Aviculture, et des Tabacs, pour l'exercice terminé le 31 mars 1915, 674 pp.	0.45
* Agricultural Gazette of Canada for January, 1917, 88 pp. 8vo. illus.	0.10
Annual subscription	1.00
* La Gazette Agricole du Canada janvier 1917, 108 pp. illus.	0.10
* Patent Office Record and Register of Copyrights and Trade Marks, October, 1916.	0.20
Annual subscription	2.00
* Foreign Agricultural Intelligence, bulletin of, October, 1916, Vol. VI, No. 7, 94 pp.	Free.
* Spraying for Insects affecting Apple Orchards in Nova Scotia (Entomological Branch). Circular No. 8, 12 pp.	Free.
* Préparation des Œufs pour la vente (Division de l'Industrie Animale). Circulaire No. 16, 24 pp.	Gratuit.
* Table des matières pour la Gazette Agricole, janvier à décembre 1916, 38 pp.	Gratuit.
* Seed Testing (Branch of the Seed Commissioner), 4 pp.	Free.
* Seasonable Hints, March 1917, 16 pp.	Free.

## ARCHIVES.

Report on work of the Department for years 1914 and 1915. 780 pp.	0.60
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## BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Judgments, Orders, Regulations, and Rulings (fortnightly edition). Vol. VI, No. 21. (Feb. 1st.)	
Annual subscription	3.00
Single numbers	0.20

## CIVIL SERVICE COMMISSION.

- \* Miscellaneous Information (Third Edition) 8 pp. Free.
- \* Renseignements concernant les examens du Service Civil, 60 pp. Gratuit.

## COMMISSION OF CONSERVATION.

- \* Annual report, for year ending March 31, 1916, 284 pp. Free.
- \* Rapport annuel pour l'exercice terminé le 31 mars 1916, 310 pp. Gratuit.
- \* "Conservation", monthly bulletin January, 1917, vol. VI. No. 1. Free.
- \* "Conservation of Life." Quarterly bulletin, December, 1916. Free.

## CUSTOMS.

Imports, Exports and Navigation of Canada, tables of, for year ending March 31, 1916. 772 pp.	0.50
Trade and Navigation returns for November, 1916, 532 pp. 8vo.	0.10

## EXTERNAL AFFAIRS.

Annual Report of the Secretary of State for External Affairs, for the year ending March 31, 1916, 40 pp.	0.05
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## FINANCE.

Public Accounts for year ending March 31, 1916, 279 pp.	0.20
Budget pour l'exercice terminé le 31 mars 1918, 96 pp.	0.05
Estimates for year ending March 31, 1918, 96 pp.	0.05

## INDIAN AFFAIRS.

Annual Report of the Department for year ending March 31, 1916, 500 pp.	0.35
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 500 pp.	0.35

## INLAND REVENUE.

Annual Report of the Department for year ending March 31, 1916. Part I. Excise, 236 pp.	0.15
Annual Report of the Department for year ending March 31, 1916. Part II. Weights and Measures, Gas and Electricity, 76 pp.	0.05
Annual Report of the Department for year ending March 31, 1916. Part III. Adulteration of Food, 604 pp.	0.25
Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie I—Accise, 234 pp.	0.15
Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie II. Falsification des substances alimentaires, 604 pp.	0.30
* Bran: Bulletin No. 355, 28 pp.	Free.
* Cassia: Bulletin No. 358, 24 pp.	Free.
* Lait Évaporé: Bulletin No. 345, 16 pp.	Gratuit.
* Bonbons au Chocolat: Bulletin No. 346, 20 pp.	Gratuit.
* Canned Tomatoes: Bulletin No. 357, 32 pp.	Free.





GOVERNMENT OF CANADA PUBLICATIONS—*Continued.*

## SECRETARY OF STATE.

Civil Service List, 1916 (English and French), 556 pp. ....	0.35
* Dominion Companies Act, regulations respecting applications under, 24 pp. Free.	
* Judicial Committee of the Privy Council: judgments of, in the Company Cases, 30 pp. Free.	
* Alleged German Outrages, report of Committee on, 62 pp. Free.	

## TRADE AND COMMERCE.

Annual report of the Department for year ending March 31, 1916, Part II—Canadian Trade with France, United Kingdom, Germany and United States, 200 pp. ....	0.15
Monthly report, September, 1916, 375 pp. 8vo. ....	.20
* Census and Statistics Monthly, November, 1916. Free.	
* Trade Bulletin, No. 679, 8vo. October 9. Free.	
* Statistique Mensuelle, décembre 1916, vol. 9, No. 99. Gratuit.	
* "Grain Inspection in Canada," by R. Magill, 64 pp. illus. Free.	
* Sale of Food and other commodities—Synopsis of the laws of the Dominion of Canada 16 p. Free.	
* Manufactures in Canada—Preliminary results of Postal Census taken in 1916, 4 pp. Free.	
* Vente des Aliments et autres Produits, lois du Dominion du Canada gouvernant la, 20 pp. Gratuit.	
* Rules and Regulations for Country Elevators, one sheet. Free.	
* Manufactures du Canada—Résultats préliminaires du recensement postal pris en 1916, 4 pp. Gratuit.	

## SPECIAL PUBLICATIONS.

* <b>Atlas of Canada.</b> 124 pp. 17 x 12, 80 maps, 64 diagrams. 12 pp. statistics, cloth and leather binding....	3.00
" <b>Canada at War</b> ": Speech delivered by Rt. Hon. Sir Robert L. Borden in New York City. Nov. 18, 1916. Free.	
* " <b>Canada's Need for Greater National Saving</b> ": Speech delivered by Hon. Sir Thomas White in Toronto, Jan. 3, 1917, 8 pp. Free.	
<b>Canada Year Book, 1915</b> , plates and maps, 707 pp. cloth. ....	1.00
<b>Cost of Living</b> , report of Board of Inquiry into, vols. I and II, 2,064 pp. 8vo. diagrams. ....	1.25
<b>Debates of Senate of Canada (English)</b> one volume, bound. ....	.00
<b>Debates of House of Commons of Canada (English)</b> 4 volumes, bound, per set. ....	8.00
<b>Débats de la Chambre des Communes du Canada</b> , 4 volumes, reliés, par série. ....	8.00
<b>Electoral Atlas of the Dominion</b> , according to the Redistribution Act of 1914, and amending Act of 1915. 230 pp. 15 x 12. Maps and descriptions of all Canadian constituencies:—	
Buckram binding. ....	3.00
Paper cover. ....	2.00
Separate sheets. ....	0.05
Sheets per dozen. ....	0.50
<b>European War</b> , copies of Proclamations, Orders in Council and Documents relating to the. 352 pp. 8vo. ....	0.35
<b>European War</b> , copies of Proclamations, Orders in Council and Documents relating to the (First Supplement.) 528 pp. 8vo. ....	0.50
<b>European War</b> , copies of Proclamations, Orders in Council and Documents relating to the (Secnd Supplement,) 762 pp. ....	0.60
<b>Index to Private Acts</b> , Dominion of Canada, 1867-1916. 90 pp. Cloth. ....	0.50
<b>Index des Lois Privées du Canada, 1867-1916</b> , 100 pp. Broché. ....	0.25
<b>Mauvaises Herbes du Canada.</b> 2ième édition, 196 pp. 10 x 17, 76 planches en couleurs: toile. ....	1.00
<b>Statutes of Canada, 1916</b> . ....	2.50
<b>Statuts du Canada, 1916</b> . ....	2.50

<b>Report of the War Purchasing Commission:</b> Minutes, Orders in Council. 4 vols, per set. ....	2.00
" <b>Royal Commission</b> (Sir Charles Davidson) <i>re</i> Submarines, Small Arms Ammunition, etc. 6 vols. per set. ....	2.00

1916-17

1916-17

## STATEMENT

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department to the night of the 31st January, 1916 and 1917.

PUBLIC DEBT.			1916.	1917.
LIABILITIES.			\$ cts.	\$ cts.
FUNDED DEBT—				
Payable in New York.....				75,357,000 00
do in Canada.....			75,374,993 76	309,625,971 60
do in London.....			362,703,312 40	362,703,312 40
Temporary Loans.....			179,473,684 20	177,965,808 02
Bank Circulation Redemption Fund.....			5,668,759 32	5,755,554 26
Dominion Notes.....			178,179,682 29	182,141,531 79
SAVINGS BANKS—				
	1916.	1917.		
Post Office Savings Banks.....	\$38,394,900 37	\$41,439,100 61		
Dominion Government Savings Banks..	13,691,164 72	13,294,320 47		
			52,086,065 09	54,733,421 08
Trust Funds.....			10,095,751 64	10,205,157 60
Province Accounts.....			11,920,481 20	11,920,481 20
Miscellaneous and Banking Accounts.....			30,914,101 94	35,777,305 58
Total Gross Debt.....			906,416,831 84	1,226,185,543 53
ASSETS.				
INVESTMENTS—				
Sinking Funds.....			11,800,361 24	13,580,799 08
Other Investments.....			110,465,901 12	142,440,137 04
PROVINCE ACCOUNTS.....			2,296,327 90	2,296,327 90
MISCELLANEOUS AND BANKING ACCOUNTS.....			254,365,301 64	321,929,409 76
Total Assets.....			378,927,831 90	480,246,673 78
Total Net Debt 31st January.....			527,488,999 94	745,938,869 75
do do to 31st December.....			515,144,019 37	722,111,449 67
Increase of Debt.....			12,344,980 57	23,827,420 08

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of January, 1916.	Total to 31st January, 1916	Month of January, 1917.	Total to 31st January, 1917.
REVENUE :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Customs.....	9,780,760 48	78,996,901 31	11,536,092 02	108,868,302 45
Excise.....	1,789,578 48	18,203,670 26	2,109,348 87	20,561,709 96
Post Office.....	1,375,000 00	14,171,339 91	1,731,627 71	15,881,627 71
Public Works, including Railways and Canals..	3,381,877 74	19,399,097 82	1,907,819 80	21,701,730 86
Miscellaneous.....	1,244,874 70	8,778,903 98	3,762,328 32	20,890,194 89
Total.....	17,522,091 40	139,549,913 28	21,047,216 72	187,903,565 87
EXPENDITURE.....	15,750,217 33	90,219,672 89	18,882,897 99	100,579,403 09

EXPENDITURE ON CAPITAL ACCOUNT, ETC.				
War.....	12,237,788 24	97,986,686 66	24,074,932 88	194,304,681 80
Public Works, including Railways and Canals.....	1,983,068 54	28,134,950 59	2,031,921 81	20,642,079 16
Railway Subsidies.....		1,217,910 71	211,674 82	575,153 43
Total.....	14 220,856 78	127,339,547 96	26,318,529 51	215,521,914 39

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,

J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.

FINANCE DEPARTMENT, Ottawa, February 6, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance

33-1f



## CIRCULATION AND SPECIE.

Provincial.....	\$	27,772 25	Gold held January 31, 1917, by the Minister of Finance.....	\$ 119,578,486 68
Fractional.....		1,073,792 04		
\$1.....		13,603,443 00		
\$2.....		10,215,416 50		
\$4.....		44,715 00		
\$5.....		3,594,402 50	Gold reserve to be held on Savings Banks	
\$50.....		10,150 00	Deposits—	
\$100.....		1,600 00	10 p.c. on \$54,733,421.08 under The Savings Banks Act.....	5,473,342 11
\$500.....		2,192,000 00		
\$1,000.....		4,663,000 00	Gold held for redemption of Dominion	
\$500 Legal Tender Notes for Banks.....		201,000 00	Notes...	\$114,105,144 57
\$1,000 " " ".....		1,830,000 00		
\$5,000 " " ".....		147,575,000 00		
		\$ 185,032,291 29		
PROVINCIAL NOTES.				
\$1.....	\$	11,300 50		
\$2.....		6,062 00		
\$5.....		4,219 75		
\$10.....		2,180 00		
\$20.....		860 00		
\$50.....		650 00		
\$500.....		2,500 00		
		\$ 27,772 25		

T. LAWSON,  
Actg. Comptroller of Dominion Currency.  
FINANCE DEPARTMENT,  
OTTAWA, 7th February, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance.

33-tf

## UNREVISED STATEMENT of Inland Revenue accrued during the month of November, 1916.

Source of Revenue.	Amounts.	Total.
Excise.	\$ cts.	\$ cts.
Spirits.....	920,603 93	
Malt Liquor.....	7,426 05	
Malt.....	152,112 21	
Tobacco.....	1,026,293 46	
Cigars.....	71,332 35	
Manufactures in Bond.....	7,418 86	
Acetic Acid.....	1,127 85	
Seizures.....	630 80	
Other Receipts.....	7,402 92	
Total Excise Revenue.....		2,194,078 43
Methylated Spirits.....		15,957 09
Ferry.....		11,640 53
Inspection of Weights and Measures.....		4,208 00
Gas Inspection.....		5,829 10
Electric Light Inspection.....		956 50
Law Stamps.....		985 35
Other Revenues.....		418,099 01
War Tax.....		
Grand Total Revenue.....		2,651,754 01

J. U. VINCENT,  
Deputy Minister.

INLAND REVENUE DEPARTMENT,  
Ottawa, 22nd December, 1916.

27-tf

## POST OFFICE Savings Bank Account for the month of November, 1916.

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat. Can., 1906.)

DR.

CR.

	\$ cts.		\$ cts.
BALANCE in hands of the Minister of Finance on 31st October, 1916. ....	41,141,450 36	WITHDRAWALS during the month. ....	792,887 84
DEPOSITS in the Post Office Savings Bank during month. ....	1,136,673 72		
TRANSFERS from Dominion Government Savings Bank during month :—			
PRINCIPAL. .... \$			
INTEREST accrued from 1st April to date of transfer. ....			
DEPOSITS transferred from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada. ....	1,671 01		
INTEREST allowed to depositors on accounts during month. ....	7,368 58	BALANCE at the credit of Depositor's accounts on 30th November, 1916. ....	41,494,275 83
	42,287,163 67		42,287,163 67

Certified,  
W. FAIRWEATHER,  
Actg. Superintendent Savings Bank Branch.  
POST OFFICE DEPARTMENT,  
OTTAWA, 10th January, 1917.

R. M. COULTER,  
Deputy Postmaster General.

31—tf

## STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks on thirty-first December, 1916. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on 30th November, 1916.	Deposits December, 1916.	Total.	Withdrawals for December, 1916.	Balance on 31st December, 1916.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Manitoba :—</i>					
Winnipeg. ....	569,220 49	4,891 00	574,111 49	4,396 25	569,715 24
<i>British Columbia :—</i>					
Victoria. ....	1,158,804 70	20,795 86	1,179,600 56	19,542 38	1,160,058 18
<i>Prince Edward Island :—</i>					
Charlottetown. ....	1,912,395 99	48,566 00	1,960,961 99	23,619 20	1,937,342 79
<i>New Brunswick :—</i>					
Newcastle. ....	269,973 32	1,121 00	271,094 32	2,127 00	268,967 32
St. John. ....	5,333,249 33	48,759 98	5,382,009 31	55,062 97	5,326,946 34
<i>Nova Scotia :—</i>					
Barrington. ....	118,740 69	30 00	118,770 69	135 00	118,635 69
Guysboro'. ....	117,453 53	545 00	117,998 53	1,019 26	116,979 27
Halifax. ....	2,498,533 82	25,834 90	2,524,368 72	21,647 36	2,502,721 36
Kentville. ....	236,759 83	5,134 00	241,893 83	2,509 67	239,384 16
Lunenburg. ....	413,868 80	8,623 00	422,491 80	2,415 68	420,076 12
Port Hood. ....	86,676 05	29 00	86,705 05	293 70	86,411 35
Shelburne. ....	223,424 07	3,147 39	226,571 46	3,646 87	222,924 59
Sherbrooke. ....	98,306 59	1,801 00	100,107 59	1,395 45	98,712 14
Wallace. ....	134,632 24	2,438 00	137,070 24	1,873 76	135,196 48
Totals. ....	13,172,039 45	171,716 13	13,343,755 58	139,684 55	13,204,071 03

T. C. BOVILLE,  
Deputy Minister of Finance.

FINANCE DEPARTMENT,  
OTTAWA, 9th January, 1917.

29—tf



## TO ADVERTISERS IN THE GAZETTE.

**PARTIES** sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules:

1. Address "The Canada Gazette, Ottawa, Canada."

2. Indicate the number of insertions required.

3. The rates are as follows: Notices, first insertion, ten cents per agate line (fourteen to the inch); subsequent insertions, five cents per line. Translation of documents, forty cents per one hundred words.

A provisional remittance should accompany the copy; the amount of which should be calculated as follows:

First insertion:

Flat charge for title and signature..... \$1 00

Add two cents per word actual count.....

Translation, if any, to be made, at 40 cents per 100 words.....

Other insertions:

Flat charge for title and signature..... 0 50

Add one cent per word actual count.....

Multiply by number of such other insertions.....

Total.....

After the first insertion an invoice will be made showing the exact amount due, the amount received and any difference over or under in the remittance will be adjusted.

#### NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions:—

Notices of applications for divorce—14 insertions.

Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.

Notices of ordinary applications to Parliament—5 insertions.

Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.

Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.

Interim Copyrights—1 insertion.

The Companies Act—Change of chief place of business, of by-laws, etc.—1 insertion.

Works in navigable waters, approval of plans, etc.—5 insertions.

Notices received up to 12 o'clock noon on Thursdays will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

J. de LABROQUERIE TACHE,

King's Printer and Controllor of Stationery.

Department of Public Printing and Stationery.

Ottawa, 24th December, 1914.

## APPLICATIONS TO PARLIAMENT.

### HOUSE OF COMMONS.

#### RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

##### *Petitions for Private Bills.*

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

#### *Instruction to Committees.*

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

#### *Deposit of Bills and Fees.*

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

#### *Additional charges.*

3. The following charges shall also be levied and paid in addition to the foregoing, viz:—

(a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension.....	\$100 00
(b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week.....	100 00
(c.) When a Bill is presented in the House after the twelfth week of the session.....	200 00
(d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000.....	100 00
(e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000.....	150 00
(f.) When the proposed capital stock of a company is over \$750,000 and does not exceed \$1,000,000.....	200 00
(g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000.....	300 00
(h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000.....	400 00
(i.) For every additional million dollars or fractional part thereof.....	100 00

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves and increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill; and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating

in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs *b* or *c* of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,  
Clerk House of Commons.

#### RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. A *Railway or Canal Company*.—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. A *Telegraph or Telephone Company*.—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect the particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A *Banking Company*; A *Insurance Company*; A *Trust Company*; A *Loan Company*; or an *Industrial Company* without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks;

and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House.

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the clauses of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details; and a note shall be appended to the bill indicating the provisions thereof in which the *General Acts* is proposed to be departed from;—Bills which are not framed in accordance with this Rule, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the clauses.

THOS. B. FLINT,  
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

#### MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a 'railway company, or of a canal company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Examiner or by the Standing Orders Committee until there has been filed with that committee a map or plan, showing the proposed location of the works, and each county, township, municipality or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed."

#### MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway or canal company or for changing the route of the railway or of the canal of any company already incorporated shall be considered by the Railway Committee until there has been filed with the committee, at least one week before the consideration of the bill:—"

(a.) "A map or plan drawn upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the lines of existing or authorized works of a similar character within, or in any way affecting the district, or any part thereof, which the proposed work is intended to serve; and such map or plan shall be signed by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of capital proposed to be raised for the purpose of the undertaking, and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures, or other securities, and the amount of each, respectively."

#### THE SENATE.

SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

As Revised and brought in force 22nd March, 1916.

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be



published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

- (1) The petitioner's residence at the time of service.
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—
  - (a) The respondent's residence at the time of sending such notice.
  - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
  - (c) The name and address of the solicitor, if any, acting for the respondent.
  - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
- (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be con-

sidered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.

(7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210).

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

## THE SENATE.

### Notices for Private Bills.

#### EXTRACTS FROM THE STANDING RULES OF THE SENATE.

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. *A Railway or Canal Company*:—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. *A company for the construction of any works* which in their construction or operation might specially affect a particular locality; or for obtaining any *exclusive rights or privileges*; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. *A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company*, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholder or bondholders or creditors of the company:—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed "Private Bill Notice"; or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

NOTICE is hereby given that Milo Elmer Rose, of the City of Hamilton, in the County of Wentworth, in the Province of Ontario, drilling contractor, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Gretchen Innis Rose, of the City of Hamilton, in the County of Wentworth, on the grounds of adultery and desertion.

Dated at Hamilton, this 22nd day of January, A.D. 1917.

ARRELL & ARRELL,  
Solicitors for the applicant.

EDWARD J. DALY,  
Ottawa agent.

31-14

NOTICE is hereby given that Florence Evelyn Snyder, of the City and District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Edward Lockwood, also of the City and District of Montreal, in the Province of Quebec, mechanic, on the grounds of adultery and desertion.

Dated at the City of Montreal, in the Province of Quebec, this 22nd day of November, 1916.

HUGH MACKAY,  
Solicitor for applicant.

22-14

NOTICE is hereby given that Colin Darrach Poole, of the City of Toronto, in the County of York, in the Province of Ontario, manager, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Catharine Poole, on the ground of adultery.

Dated at Toronto, in the Province of Ontario, the 8th day of January, 1916.

CORLEY, WILKEY & DUFF,  
157 Bay Street, Toronto,  
Solicitors for the applicant.

22-14

NOTICE is hereby given that Albert Edwin Gordon, of the City of Toronto, in the County of York, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Edna Gertrude Gordon, of the said City of Toronto, on the ground of adultery.

Dated at Toronto this 27th day of July, A.D., 1916.

CORLEY, WILKIE, DUFF & HAMILTON,  
22-14 Solicitors for applicant.

NOTICE is hereby given that Gertrude Ellen Beal, of the City of Toronto, in the County of York, and Province of Ontario, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, William Albrighton Beal, of the City of Toronto, in the County of York, and Province of Ontario, manufacturer, on the grounds of adultery, misconduct and cruelty.

Dated at the City of Ottawa, in the Province of Ontario, this 13th day of November, A.D. 1916.

PRINGLE, THOMPSON,  
BURGESS & COTÉ,

511 Union Bank Bldg., Ottawa, Ont.,  
Solicitors for applicant.

21-14

NOTICE is hereby given that Mr. Donald George Whibley, presently of the City of Ottawa, in the County of Carleton, in the Province of Ontario, but formerly of the City and District of Montreal, in the Province of Quebec, Accountant, will apply to the Parliament of Canada, at the next Session thereof, for a Bill of Divorce from his wife, Frances Lilian Owen, of parts unknown, on the grounds of adultery and desertion.

Messrs. Aylen & Duclos, Solicitors, Ottawa, are agents for petitioner for receiving papers.

Dated at the City of Montreal, Province of Quebec, this thirteenth day of December, one thousand nine hundred and sixteen (13-1916).

LESLIE H. BOYD,  
Solicitor for applicant,  
136 St. James St., Montreal.

25-14



**NOTICE** is hereby given that Amy Beatrice Mathews, of the City of Westmount, in the District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Ernest Hilton, of the City of Montreal, in the Province of Quebec, on the ground of adultery.

Dated at the City of Montreal, in the Province of Quebec, this third day of January, one thousand nine hundred and seventeen.

COUSINS & CURRY,

Solicitors for applicant,

120 St. James Street,

Montreal.

29-14

**NOTICE** is hereby given that Johnston Alexander Abraham, of the Village of Wiarton, in the County of Bruce, and Province of Ontario, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Mary Charles Abraham, of the Village of Wiarton, in the County of Bruce, and Province of Ontario, on the grounds of adultery and misconduct.

Dated at Ottawa, this 9th day of December, A.D. 1916.

PRINGLE, THOMPSON, BURGESS & COTE,

Union Bank Building,

Ottawa, Ont.,

Solicitors for applicant.

25-14

**NOTICE** is hereby given that Percy Doughty, of the City of Toronto, in the County of York, Province of Ontario, manager, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Beneita Jennetta Doughty, of the said City of Toronto, on the ground of adultery.

Dated at Toronto, in the Province of Ontario, this 1st day of December, 1916.

PERCY DOUGHTY,

by his solicitor herein

S. W. BURNS,

10 Queen East,

Toronto.

24-14

**NOTICE** is hereby given that Andrew Hamilton Gault, of the City and District of Montreal, in the Province of Quebec, Major in the Canadian Expeditionary Forces, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Marguerite Claire Stephens, of the said City and District of Montreal, on the ground of adultery.

Dated at the City of Montreal, in the District of Montreal, in the Province of Quebec, this thirteenth day of November, A.D. 1916.

LAFLEUR, MACDOUGALL,

MACFARLANE & POPE,

Royal Trust Building,

Montreal, Que.,

Solicitors for applicant.

21-14

**NOTICE** is hereby given that Margaret Bell Charlesworth, of the Town of Blythe, in the County of Huron, in the Province of Ontario, wife of Leopold Otto Charlesworth, of the same place, merchant, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from her husband, the said Leopold Otto Charlesworth, of the said Town of Blythe, in the County of Huron, in the Province of Ontario, merchant, on the grounds of adultery and desertion.

Dated at Winnipeg, in the Province of Manitoba, this 19th day of January, A.D. 1917.

MARGARET BELL CHARLESWORTH,

By her solicitor

WILLIAM THORNBURN.

Witness—G. V. DARRACH.

32-14

**NOTICE** is hereby given that Edward Nevilles, of the City of Toronto, in the County of York, in the Province of Ontario, sheet metal worker, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Margaret S. Nevilles, of the City of Toronto, in the County of York, on the grounds of adultery and desertion.

Dated at Toronto, this 2nd day of November, A.D. 1916.

MORRIS & ROACH,

Solicitors for the applicant.

20-14

LELAND L. SUMMERS.

**NOTICE** is hereby given that Leland L. Summers, of Chicago, Ill., U.S.A., will apply to the Parliament of Canada, at the present session thereof, for an Act authorizing the Commissioner of Patents, notwithstanding anything in The Patent Act, to receive from the applicant an application for the payment of the further and usual fee for the second term of the following patents, namely:—Nos. 127,367; 127,368; 127,369 and 127,370, all dated 2nd August, 1910, the first two mentioned being for Improvements in Coking Furnaces, and the last two being for Improvements in Coking Processes; and to grant and issue to the said applicant certificates of payment for such fees, provided for by The Patent Act, extending the term of duration of each and all of the letters patent aforesaid in as full and ample a manner as if application had been made within the said first six years of the letters patent aforesaid, or six years from the date of the letters patent aforesaid.

SMELLIE & LEWIS,

Solicitors for applicant.

Ottawa, 18th January, 1917.

31-5

#### THE CANADIAN WESTERN RAILWAY COMPANY.

**NOTICE** is hereby given that an application will be made to the Parliament of Canada, at its next session, by The Canadian Western Railway Company for an Act extending the time within which it may commence and complete the construction of the railway which it has been authorized to construct by chapter 69 of the Statutes of 1909, that is, from a point on the International boundary at or near the Town of Coutts, in the Province of Alberta, *via* Pincher Creek to Calgary and from Livingstone Mountains to Gould's Dome; and thence *via* the Elk River Valley to or near the Village of Michel.

Dated at Winnipeg, this 2nd day of January, A.D. 1917.

HOUGH, CAMPBELL & FERGUSON,

Winnipeg, Manitoba,

Solicitors for the applicants.

29-2-31-3

#### CASCADE SCENIC RAILWAY COMPANY.

**NOTICE** is hereby given that an Application will be made to the Parliament of Canada at the next Session thereof, for an Act to incorporate a Company to construct own and operate a scenic or funicular railway at Banff, in the Province of Alberta, and to acquire the rights granted to Thomas Russ Deacon to construct such railway; and with power to construct, own and operate such other scenic or funicular railways at such places throughout Canada, as may be permitted by the municipalities in which such railways are to be constructed and as may be approved of by the Governor in Council, for vehicles to run either on rails or by aerial cable, or in such other manner as may be desired, such vehicles being propelled either by steam, electricity, gasoline, water power, or by such other means as may be deemed most convenient and expedient, and with power to acquire, construct, own and operate parks, hotels and other places of entertainment and with all such powers as are necessary or incidental to the foregoing powers, under the name "The Cascade Scenic Railway Company."

Dated at the City of Winnipeg, in the Province of Manitoba, this 21st day of November, A.D., 1916.

MORAN, ANDERSON & GUY,

Solicitors for the applicant.

29-5

## THE WESTERN LIFE ASSURANCE COMPANY

NOTICE is hereby given that application will be made by The Western Life Assurance Company to Parliament, at the next session thereof, for an Act extending the time for the obtaining of a license from the Minister of Finance under the provisions of The Insurance Act, 1910, and 6 & 7 George V, chapter 8.

Dated at Winnipeg, this 10th day of January, A.D. 1917.

AIKINS, FULLERTON, FOLEY & NEWCOMBE,  
221 McDermot Avenue, Winnipeg, Manitoba,  
30-5 Solicitors for the applicant.

## GRAND TRUNK PACIFIC BRANCH LINES COMPANY.

NOTICE is hereby given that the Grand Trunk Pacific Branch Lines Company will apply to the Parliament of Canada, at its next session, for an Act extending the time within which the company may complete and put in operation the following authorized lines of railway.

(a) From a point on the western division of the Grand Trunk Pacific Railway in the vicinity of Township 22, Range 6, west of the Second Meridian, to Yorkton, and thence to the shores of Hudson Bay in the vicinity of Fort Churchill;

(b) From a point on the western division of the Grand Trunk Pacific Railway between the 105th and 107th degrees of longitude to Prince Albert;

(c) From a point on the western division of the Grand Trunk Pacific Railway between the east limit of Range 11 and the west limit of Range 16, west of the Third Meridian, thence in a southwesterly and westerly direction to a point in the vicinity of Calgary, or to a point on the line which the company is authorized to construct from a point on the said western division between the 111th and 113th degrees of longitude, to Calgary;

(d) From a point on the line mentioned in paragraph (c) hereof between the east limit of Range 20 and the west limit of Range 28, west of the Third Meridian, thence in an easterly and southeasterly direction to a point on the company's authorized line at or near Moosejaw, or to a point in the vicinity thereof.

(e) From a point within or near Townships 41, 42, or 43 on the line which the company is authorized to construct by paragraph 13 of section 11 of chapter 99 of the Statutes of 1906, thence in a generally northwesterly and westerly direction to a point on the western division of the Grand Trunk Pacific Railway between Artland and Wainwright,

And for other purposes.

Dated at Montreal, this 11th day of January, 1917.

W. H. BIGGAR.  
30-5 Solicitor for the applicants.

## THE KHAKI LEAGUE.

NOTICE is hereby given that an application will be made to the Parliament of Canada at its session beginning in January, 1917, for an Act to incorporate "The Khaki League" as an association to look after the welfare and interests of soldiers and sailors of the British Empire and its allies; to establish, maintain and operate recreation rooms, clubs and homes, for soldiers and sailors, and convalescent homes, hospitals, employment and information bureaus, educational classes, libraries, and agencies, intended for their benefit; to collect and establish funds for their benefit; to act as their agents; to establish memorials; to provide legal, medical and technical advice; to establish branches of the association; and for other analogous purposes; with all the powers required for the same.

Montreal, January 15th, 1917.

LIGHTHALL & HARWOOD,  
Solicitors for applicants,  
306 Quebec Bank Building,  
30-5 Montreal.

## THE KENORA AND ENGLISH RIVER RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate a railway company under the name of "The Kenora and English River Railway Company" with power to lay out, construct and operate a line of railway commencing at a point on the Transcontinental Railway, in the District of Kenora, in the Province of Ontario, West of Superior Junction, northerly and westerly crossing the English River west of Lac Seul, thence northerly and westerly in the District of Patricia, thence westerly and southerly to and in the Province of Manitoba to the City of Winnipeg in the said Province with power to acquire and develop, but not by expropriation, electric or other energy; to construct and operate telephone and telegraph lines and charge tolls for the use thereof; to build and operate vessels; to construct and operate wharves, hotels, etc., in connection with the undertaking of the company; to enter into agreements with other companies, and for such other powers as are usually given to railway companies.

DENTON, GROVER & FIELD,  
Barristers, etc.,

Toronto, Ont.

Solicitors for the applicants.

Dated this 19th day of January, A. D. 1917. 30-5

## THE CANADIAN SURETY COMPANY.

NOTICE is hereby given that The Canadian Surety Company will make application to the Parliament of Canada, at its next Session, for an Act to amend its Act of Incorporation (1 and 2 George V., Cap. 60, 1911,) to enable it to transact the following classes of business, in addition to the classes specified in subsections (a), (b) and (c) of section 6 thereof, viz: (d) Automobile Insurance; (e) Accident Insurance; (f) Sickness Insurance and (g) Fire Insurance.

FOY, KNOX & MONAHAN

Solicitors for applicant.

30-5 153-161 Bay St., Toronto.

## BRITISH AMERICAN TELEPHONE AND TELEGRAPH COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for an act to incorporate a telephone and telegraph company under the name of the British American Telephone and Telegraph Company with power to construct, maintain, acquire and operate lines of electric telephone and telegraph (including wireless) in Canada and elsewhere with all other powers necessary and incidental to the carrying on of the business of a telephone and telegraph company; and to acquire by purchase, lease or otherwise companies with similar objects; and to sell, lease to and amalgamate or enter into agreements with other companies with similar objects and for other purposes.

Dated at Ottawa, this 15th day of January, A.D. 1917.

PRINGLE & GUTHRIE,

Citizen Building,

30-5 Solicitors for the Applicant.

NOTICE is hereby given that an application will be made at the next session of the Parliament of the Dominion of Canada, on behalf of George C. Breidert and Burton W. Mudge, both of Chicago, Illinois, for an Act to confer on the Commissioner of Patents authority to grant and issue to Burton W. Mudge the assignee of George C. Breidert, certain patents of invention for car ventilators, ventilator and ventilating devices in pursuance of the applications of George C. Breidert of Chicago, Illinois, the inventor thereof, and or of Burton W. Mudge, notwithstanding that the time within which such applications for patents should be made under The Patent Act had elapsed before the filing thereof.

Dated at Toronto, this 10th day of January, 1917.

BLAKE, LASH, ANGLIN & CASSELS,

25 King Street West, Toronto,

30-5 Solicitors for the applicant



BRITISH CROWN ASSURANCE CORPORATION  
OF CANADA.

NOTICE is hereby given that an application will be made to the Parliament of Canada at its present Session for an Act to incorporate "The British Crown Assurance Corporation of Canada" with power to carry on the business of fire insurance, automobile insurance, sprinkler leakage insurance, weather insurance and hail insurance in all their forms and branches throughout the Dominion of Canada, and with all other necessary and usual powers, and having its head office at the City of Regina in the Province of Saskatchewan.

Dated at Ottawa this 19th day of January, 1917.

EMBURY, SCOTT & McKINNON,  
Solicitors for Applicants.  
By JOHN J. O'MEARA,  
Their Agent.

31-5

## BOY SCOUTS ASSOCIATION.

NOTICE is hereby given that the Canadian General Council of the Boy Scouts Association will apply to the Parliament of Canada at the next session thereof for an Act amending their Act of incorporation so as to obtain the sole and exclusive right to have and use all emblems, badges and decorations, descriptive or designating marks and titles now or heretofore used by the Association and the title "Boy Scouts," and also to have sole and exclusive right to have and use any emblem, badge, decoration, descriptive or designating marks and titles hereafter adopted by the Corporation, provided they are filed with and approved by the Minister of Agriculture or other Minister administering the Trade Mark and Design Act.

Dated at Ottawa, this ninth day of January, A.D., 1917.

GERALD H. BROWN,  
Honorary Secretary of the said Council.

29-5

CANADIAN NORTHERN QUEBEC RAILWAY  
COMPANY.

NOTICE is hereby given that the Canadian Northern Quebec Railway Company will apply to the Parliament of Canada, at its next session, for an Act extending the time within which the company may commence and construct its authorized line of railway between or near St. Jerome and St. Eustache.

GERARD RUEL,  
Chief solicitor.

Toronto, 5th January, 1917. 29-5

MOUNT ROYAL TUNNEL AND TERMINAL  
COMPANY, LIMITED.

NOTICE is hereby given that the Mount Royal Tunnel and Terminal Company, Limited, will apply to the Parliament of Canada, at its next session, for an Act extending the time within which the company may construct its tunnel and works and lines of railway authorized by section 2 of chapter 74 of the Statutes of Canada for the year 1912.

GERARD RUEL,  
Chief solicitor.

Toronto, 5th January, 1917. 29-5

THE CALGARY & FERNIE RAILWAY COM-  
PANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its next session, by The Calgary & Fernie Railway Company, for an Act extending the time within which it may commence and complete the construction of the railway which it has been authorized to construct by chapter 71 of the Statutes of 1906.

Dated at Winnipeg, this 2nd day of January, A.D. 1917.

HOUGH, CAMPBELL & FERGUSON,  
Winnipeg, Manitoba,  
Solicitors for applicants.

29-5

BRITISH COLUMBIA AND WHITE RIVER  
RAILWAY CO.

NOTICE.—The British Columbia and White River Railway Company will apply to the Parliament of Canada, at its next session, for an Act extending the time within which it may construct the railways and branches which it has been duly authorized to construct by chapter forty-five of the Statutes of nineteen hundred and eleven, and which have not been constructed, and for other purposes.

Dated at Vancouver, B.C., this twenty-ninth day of January, nineteen hundred and seventeen.

BARNARD, McKEOWN & CHOQUETTE,  
145 St. James Street, Montreal,  
Solicitors for the company.

32-5

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada for the incorporation of The "Alliance Nationale," a fraternal and benevolent society, duly incorporated by special act of the Province of Quebec, to promote the material and social welfare of its members and the protection of those dependent upon them, in aiding them in sickness and disability and insuring them against death, sickness and accident, and by paying them such indemnities or benefits as may be provided for by the by-laws of the Association.

de LORIMIER & GODIN,  
35 St. James Street, Montreal,  
Solicitors for applicants.

Montreal, January 5, 1917. 29-5

## MISCELLANEOUS.

## FACTORIES INSURANCE COMPANY.

IN THE MATTER of the Factories Insurance Company; and in the matter of The Insurance Act, 1910.

NOTICE is hereby given, pursuant to sections 28, 130 and 131 of The Insurance Act, 1910, that the Factories Insurance Company, having ceased to transact business in Canada, and having reinsured all its outstanding risks in the Western Assurance Company, a company licensed to do business in Canada, has applied to the Minister of Finance for the release of its securities on the first day of May, 1917, and all claimants, if any, contingent or actual, who desire to oppose such release, are hereby notified to file their opposition in writing with the Minister at his office, in the Parliament Buildings, Ottawa, on or before the said first day of May, 1917.

Dated at Toronto, this thirtieth day of January, 1917.

B. L. ANDERSON,  
President.

32-14

## THE WEYBURN SECURITY BANK.

DIVIDEND No. 11.

NOTICE is hereby given that a dividend at the rate of five per centum per annum upon the paid-up capital stock of this bank has been declared for the half-year ending 31st December, 1916, and that the same will be payable at its head office and branches on and after 21st February, 1917.

Notice is also hereby given that in addition to the cash dividend for the half-year ending 31st December, 1916, a stock dividend equal to five per centum of the subscribed capital stock held by each stockholder on 31st December, 1916, has been declared and that same will be issued to such stockholders on and after 21st February, 1917.

By order of the Board.

H. O. POWELL,  
General manager.  
Weyburn, Sask., 10th January, 1917. 30 4

## THE STERLING BANK OF CANADA.

NOTICE is hereby given that a dividend of one and one half per cent ( $1\frac{1}{2}\%$ ) for the quarter ending 31st January, inst., (being at the rate of six per cent ( $6\%$ ) per annum), on the paid-up capital stock of this Bank, has been declared, and that the same will be payable at the head office and branches of the Bank on and after the 15th day of February next.

The transfer books will be closed from the 17th of January to the 31st of January, both days inclusive.

By order of the board.

A. H. WALKER.

General manager.

Toronto, 3rd January, 1917.

29-5

## UNION BANK OF CANADA.

DIVIDEND No. 120.

NOTICE is hereby given that a dividend at the rate of eight per cent per annum upon the paid-up capital stock of the Union Bank of Canada has been declared for the current quarter, and that the same will be payable at its banking house in the City of Winnipeg, and also at its branches, on and after Thursday, the 1st day of March, 1917, to shareholders of record at the close of business on the 14th day of February next.

The transfer books will be closed from the 15th to the 28th of February, 1917, both days inclusive.

By order of the Board.

G. H. BALFOUR,

General manager.

Winnipeg, 18th January, 1917.

31-4

## THE ROYAL BANK OF CANADA.

DIVIDEND No. 118.

NOTICE is hereby given that a dividend of three per cent (being at the rate of twelve per cent per annum) upon the paid-up capital stock of this Bank has been declared for the current quarter, and will be payable at the Bank and its branches on and after Thursday, the 1st day of March next, to shareholders of record of 15th February.

By order of the Board.

C. E. NEILL,

General manager.

Montreal, Que., 16th January, 1917.

30-6

## BANQUE D'HOCHELAGA

NOTICE is hereby given, in accordance with provisions of article 33 of The Bank Act, that:

(A) The shareholders of the Banque d'Hochelaga, at their annual general meeting, held at the Head Office of the Bank, in the City of Montreal, on the 15th January, 1917, have adopted the following by-law:

"The authorized capital of the Banque d'Hochelaga is increased to the amount of ten million dollars, (\$10,000,000)."

Certified copy,

BEAUDRY LEMAN,

Secretary and general manager.

(B) That application will be made, within three months from the adoption of the said by-law, to the Treasury Board, at Ottawa, for the issuing of a certificate approving this by-law.

Montreal, this 20th January, 1917.

BEAUDRY LEMAN,

Secretary and general manager.

31-4

## THE CANADIAN BANK OF COMMERCE.

DIVIDEND No. 120.

NOTICE is hereby given that a quarterly dividend of  $2\frac{1}{2}\%$  per cent upon the capital stock of this bank has been declared for the three months ending 28th of February next, and that the same will be payable at the Bank and its Branches on and after Thursday, 1st March, 1917, to shareholders of record at the close of business on the 14th day of February, 1917.

By order of the Board.

JOHN AIRD,

General manager

Toronto, 19th January, 1917.

31-5

## NAVIGABLE WATERS PROTECTION ACT.

CHAPTER 115, REVISED STATUTES OF CANADA.

THE Vancouver, Victoria and Eastern Railway and Navigation Company, hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the Land Registry Office in the City of Vancouver, British Columbia, a description of the site and plan of the wharf proposed to be built in Burrard Inlet, in the Harbour of Vancouver, in extension of the existing wharf of the said company.

And take notice that after the expiration of one month from the date of the first publication of this notice, the Vancouver, Victoria and Eastern Railway and Navigation Company will under section 7 of the said Act, apply to the Minister of Public Works, at his office, in the City of Ottawa, for approval of the said plans, and for leave to construct the said wharf.

Dated at Vancouver, B.C., this 4th day of January A.D. 1917.

A. H. MACNEILL,

Solicitor for the Vancouver, Victoria and Eastern Railway and Navigation Company

## NAVIGABLE WATERS PROTECTION ACT.

REVISED STATUTES OF CANADA, CHAPTER 115.

CANADIAN Robert Dollar Company, Limited, hereby give notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa and in the office of the District Registrar of the Land Registry District of Vancouver at Vancouver, British Columbia, a description of the site and the plans of the wharf and saw-mill buildings proposed to be built on the North Arm of Burrard Inlet, in front of District Lot four hundred and seventy-one (471), Group one (1), Vancouver District.

And take notice that after the expiration of one (1) month from the date of the first publication of this notice Canadian Robert Dollar Company, Limited, will, under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa for approval of the said site and plans and for leave to construct the said wharf and saw-mill buildings.

Dated at Vancouver, British Columbia this 10th day of January, A.D. 1917.

CANADIAN ROBERT DOLLAR

COMPANY, LIMITED,

by their solicitors

29-5

Messrs. Bodwell, Lawson & Lane.

## NAVIGABLE WATERS PROTECTION ACT,

CHAPTER 115, R.S.C.

PUBLIC notice is hereby given that, under section 7 of the said Act, "The St. Maurice River, Boom & Drive Company, Limited," has deposited with the Minister of Public Works at Ottawa, and in the Registry Office for the district of Champlain, in the Province of Quebec, a description of the site and plans of five piers proposed to be built in the St. Maurice River, at Grandes Piles, in the County of Champlain, in front of lots 212, 213, 214 and 215 of Range 2 of the Township of Radnor, on the east side of St. Maurice River, and of lots 132, 133 and 134 of Range 1, of the Township of Radnor, on the west side of St. Maurice River, and pier No. 5, as shown in said plans, which will be built on the island known as "Ile Le Blond," at Petites Piles, in the County of Champlain, in front of lot numbered one, in the first Range of the Township of Radnor, in the said County of Champlain.

And take notice that after the expiration of one month from the date of the first publication of this notice the St. Maurice River Boom and Drive Company, Limited, will, under section 7 of the said Act, apply to the Minister of Public Works at his office at the City of Ottawa, for approval of the said plans and for leave to construct the said piers.

Dated at Three Rivers, this 19th day of January, 1917.

BUREAU & BIGUÉ,

Solicitors for the applicant,

Power Building, Three Rivers.

31-4



## NAVIGABLE WATERS PROTECTION ACT.

CHAPTER 115, REVISED STATUTES, CANADA.

**T**HE Canada Iron Foundries, Limited, hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa and in the Registry Office for Three Rivers, a description of the site and plans of the wharf proposed to be built at the mouth of St. Maurice River, in front of Lot No. 1824 of the official plans and book of reference of the cadaster of the City of Three Rivers.

And take notice that after the expiration of one month from the date of the first publication of this notice the said Canada Iron Foundries, Limited, will, under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa, for approval of the said site and plans, and for leave to construct the said wharf.

Dated at Three Rivers, this 19th day of January, 1917.

BUREAU & BIGUÉ,  
Solicitors for the applicant,  
Power Building, Three Rivers.

31-4

## THE BANK OF TORONTO.

DIVIDEND No. 142.

**N**OTICE is hereby given that a dividend of two and three-quarters per cent for the current quarter, being at the rate of eleven per cent per annum, upon the paid-up capital stock of the Bank, has this day been declared, and that the same will be payable at the Bank and its branches, on and after the 1st day of March next, to shareholders of record at the close of business on the 14th day of February next.

By order of the Board,

THOS. F. HOW,  
General manager.

The Bank of Toronto,  
Toronto, 24th January, 1917.

31-5

## THE BANK OF OTTAWA.

DIVIDEND No. 102.

**N**OTICE is hereby given that a dividend of three per cent, being at the rate of twelve per cent per annum, upon the paid-up capital stock of this Bank, has this day been declared for the current three months, and that the said dividend will be payable at the Bank and its branches on and after Thursday, the first day of March, 1917, to shareholders of record at the close of business on the 15th of February next.

By order of the Board,

D. M. FINNIE,  
General manager.

Ottawa, Ont., 15th January, 1917.

31-5

## BANK OF MONTREAL.

**N**OTICE is hereby given that a dividend of two and one-half per cent upon the paid-up capital stock of this institution has been declared for the current quarter, payable on and after Thursday, the first day of March next, to shareholders of record of 31st January, 1917.

By order of the Board,

FREDERICK WILLIAMS-TAYLOR,  
General manager.

Montreal, 23rd January, 1917.

31-5

## THE HOME BANK OF CANADA.

DIVIDEND No. 41.

**N**OTICE is hereby given that a dividend at the rate of five per cent (5%) per annum upon the paid-up capital stock of this Bank has been declared for the three months ending the 28th February, 1917, and that the same will be payable at the Head office and Branches on and after Thursday the 1st day of March, 1917. The transfer books will be closed from the 14th day of February to the 28th day of February, 1917, both days inclusive.

By order of the Board,

J. COOPER MASON,  
Acting general manager.

Toronto, January 17, 1917.

31-5

15089-5

## NAVIGABLE WATERS PROTECTION ACT.

R. S. C., CHAPTER 115.

**T**HE St. Maurice Lumber Company, a body corporate and politic, having its head office and principal place of business in the Province of Quebec, at the City of Three Rivers, hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the Registrar of the Registration Division of Three Rivers, a description of the site and the plans of eleven new piers proposed to be built in the St. Maurice River at Three Rivers, in front of Lot No. 2011.

And take notice that after the expiration of one month from the date of the first publication of this notice, the St. Maurice Lumber Company will, under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa, for approval of the said site and plans, and for leave to construct the said piers.

Dated at Three Rivers, this twenty-sixth day of January, 1917.

ST. MAURICE LUMBER COMPANY,

Per G. M. STEARNS,  
President.

33-4

## NAVIGABLE WATERS PROTECTION ACT.

R.S.C., CHAPTER 115.

**T**HE Mullen Coal Company hereby give notice that they have, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the Registrar of Deeds for the Registry Division of the County of Essex, at Sandwich, Ontario, a description of the site and plans of the wharf or dock proposed to be built in the Detroit River, at the Town of Sandwich, in the County of Essex, in front of lots numbers 37 to 49 both inclusive, according to plan number 473 being a subdivision of part farm lot number 59 formerly in the Township of Sandwich west but now in the said Town of Sandwich.

And take notice that after the expiration of one month from the date of the first publication of this notice, The Mullen Coal Company will, under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa, for approval of the said site and plans and for leave to construct the said wharf or dock.

Dated at Sandwich, this 1st day of February, 1917

33-4

THE MULLEN COAL COMPANY.

## BANK OF HAMILTON.

DIVIDEND NOTICE.

**N**OTICE is hereby given that a dividend of three per cent (three per cent per annum) on the paid-up capital of the bank, for the quarter ending 28th February, has this day been declared, and that the same will be payable at the bank and its branches on 1st March next.

The transfer books will be closed from the 21st to the 28th February, both inclusive.

By order of the Board,

J. P. BELL,  
General manager.

Hamilton, 29th January, 1917.

33-5

## CENTRAL COUNTIES RAILWAY CO.

**N**OTICE is hereby given in conformity with the Acts of Incorporation, and by the by-laws of the company, that the annual meeting of the Central Counties Railway Company will be held at the office of the company, 103 St. Francois Xavier Street, in the City of Montreal, Province of Quebec, on Monday, 5th day of March, 1917, at the hour of three o'clock in the afternoon, for the election of directors for the coming year and for such other business as may legally come before the meeting.

C. ROSS DOBBIN,  
Secretary,

Central Counties Railway Company.

Montreal, 1st February, 1917.

33-4

CENTRAL DEVELOPMENT COMPANY,  
LIMITED.

BY-LAW No. 5.

A BY-LAW to amend By-law No. 2, passed the eleventh day of January, 1917, by repealing clause three thereof and substituting the following therefor:—

**W**HEREAS the company was incorporated by letters patent under part one of The Dominion Companies Act, bearing date the sixteenth day of November, 1916;

And whereas the said letters patent provided that the affairs of the company should be managed by a board of seven directors;

And whereas the company desires that its affairs shall be managed by a board of fifteen directors instead of a board of seven directors as provided for in said letters patent;

Be it therefore enacted by the directors of The Central Development Company, Limited, that the affairs of the company shall be managed by a board of fifteen directors:

Passed by the directors this 11th day of January, 1917.

Witness the corporate seal of the company.

C. H. HOUSON,

Secretary.

[L.S.]

R. L. PATTINSON,

President.

We hereby certify that the foregoing is a true copy of By-law No. 5 of the Central Development Company, Limited, passed by the Directors on the eleventh day of January, 1917, and approved by a vote of at least two-thirds in value of the stock represented by the shareholders present at a special general meeting duly called for considering the By-law on the eleventh day of January, 1917.

C. H. HOUSON,

Secretary.

[L.S.]

R. L. PATTINSON,

President.

33-f

## NATIONAL PAPER COMPANY, LIMITED.

**R**ESOLVED that By-law 1 of this company be replaced by the following:—

The affairs of the company shall be managed by a board of three directors, to be elected annually at the

annual general meeting of the shareholders, from among the shareholders. Two directors shall form a quorum. The board shall from their number elect a president and one vice-president. They shall appoint a secretary-treasurer.

Certified to be a true extract from the minutes of a meeting of the directors of the National Paper Company, Limited, duly convened and held at Fitchburg, Mass., on the 26th day of January, 1917.

[L.S.]

R. CRAIG,

33-1

Secretary.

## DOMINION CHAIN COMPANY, LIMITED.

BY-LAW No. XVI.

*A by-law to change the head office of the company.*

**B**E it enacted by the directors of Dominion Chain Company, Limited, that the head office and chief place of business of Dominion Chain Company, Limited, be and the same is hereby changed from the City of Montreal to Niagara Falls, Ontario.

I, the undersigned, secretary of Dominion Chain Company, Limited, hereby certify that the above is a true copy of By-law No. XVI of said company enacted and adopted by the directors and approved at a special general meeting of the shareholders of said company held on the 6th day of February, 1917.

Montreal, 6th February, 1917.

[L.S.]

W. P. KEARNEY,

33-1

Secretary.

## NOTICE OF INTERIM COPYRIGHT.

**T**AKE Notice that Rolo Westcott has caused to be registered in the Interim Copyright Register of the Department of Agriculture, Ottawa, Canada, an Interim Copyright for a chart designated "Building Contractor's Account Book."

Dated at Windsor, this 2nd day of February, A.D. 1917.

33-1

ROLO WESTCOTT.



BUREAU DU GREFFIER DE LA COURONNE EN  
CHANCELLERIE POUR LE CANADA.

OTTAWA, le 31 janvier 1917.

Il a plu à SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL d'appeler au Sénat, par lettres patentes, sous le grand sceau, en date du trente et unième jour de janvier 1917 :—

HENRY WILLOUGHBY LAIRD, écuyer, de Régina, Sask., comme membre du Sénat et sénateur pour la province de la Saskatchewan.

JAMES G. FOLEY,  
Greffier de la Couronne en Chancellerie  
pour le Canada.

33-1

## SALLE DU SÉNAT.

OTTAWA, mercredi, 7 février 1917.

Aujourd'hui, à cinq heures et demie p.m., le très honorable sir CHARLES FITZPATRICK, G.C.M.G., Député Gouverneur général, s'est rendu à la Salle du Sénat, dans l'édifice du Parlement, et a pris son siège sur le Trône. Les membres du Sénat étant présents, il a plu au Député Gouverneur général de faire requérir la présence de la Chambre des Communes, et cette Chambre s'y étant rendue, il a plu au Député Gouverneur général de sanctionner, au nom de Sa Majesté, les Bills suivants:—

1. Loi autorisant, par voie d'emprunt, certaines sommes d'argent pour le service public.
2. Loi pourvoyant à de nouvelles avances aux Commissaires du havre de Québec.
3. Loi accordant à Sa Majesté certaines sommes pour subvenir aux dépenses du service public pour les exercices financiers se terminant respectivement le 31 mars 1917 et le 31 mars 1918.
4. Loi ayant pour objet d'accorder de l'aide à Sa Majesté pour la Défense militaire et navale.

## PROCLAMATIONS.

## DEVONSHIRE.

[L.S.]

## CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'icelles pourront concerner,—SALUT :

## PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU que dans  
Sous-Ministre de la Justice, } et par la Partie  
Canada. } XII de la *Loi de la*  
*marine marchande*, Statuts révisés de 1906, chapitre 113, il est entre autres choses statué que Notre Gouverneur en conseil peut, par proclamation déclarer havre public toute étendue recouverte d'eau et soumise à la juridiction de Notre Parlement du Canada ;

ET ATTENDU que Notre Gouverneur en conseil est d'avis que le havre de Departure-Bay, dans la province de la Colombie-Britannique, renfermant l'étendue ci-après mentionnée, soit proclamé havre public,—

SACHEZ donc que par les présentes Nous proclamons et déclarons que le dit havre de Departure-Bay, renfermant une étendue couverte d'eau qui peut être décrite comme suit, savoir :

“Toutes les eaux de marée des cours d'eau, anses, etc., et tous les bancs jusqu'à la marque de l'eau haute en dedans de lignes droites tirées de la tangente sud de la pointe Pimbury franc est astrono-

miquement jusqu'à l'île Newcastle et de l'extrémité sud de l'île Lighthouse, de là jusqu'à la tangente nord de l'île Five-Fingers, et de là jusqu'à l'extrémité de Lagoon-Head.” sera un havre public.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes, et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN : Notre très fidèle et très aimé cousin et conseiller, Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière ; membre de Notre très honorable Conseil Privé ; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges ; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce DIXIÈME jour de JANVIER en l'année de Notre-Seigneur, mil neuf cent dix-sept et de Notre Règne la septième.

Par ordre,

31-3

THOMAS MULVEY,  
Sous-Secrétaire d'Etat.

## DEVONSHIRE.

[L.S.]

## CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'icelles pourront concerner,—SALUT :

## A PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU que dans et par  
Sous-Ministre de la } la Partie XII de la *Loi de*  
Justice, Canada. } *la marine marchande*, Statuts  
révisés de 1906, chapitre 113, il est entre autre choses statué par Notre Gouverneur en conseil, peut, par proclamation, déclarer havre public toute étendue recouverte d'eau et soumise à la juridiction de Notre Parlement du Canada ;

ET ATTENDU que Notre Gouverneur en conseil est d'avis que le havre de Nanaimo, dans la province de la Colombie-Britannique, renfermant l'étendue ci-après mentionnée, soit proclamé havre public,—

SACHEZ donc que par les présentes Nous proclamons et déclarons que le dit havre de Nanaimo, renfermant une étendue couverte d'eau qui peut être décrite comme suit, savoir :

“Toutes les eaux de marée des cours d'eau, anses, etc., et tous les bancs jusqu'à la marque de l'eau haute, en dedans de lignes droites tirées de la tangente sud de la pointe Pimbury franc est astronomiquement jusqu'à l'île Newcastle ; de l'extrémité de la pointe McKay jusqu'à l'extrémité sud de l'île Lighthouse ; de là jusqu'au phare de l'île Entrance, et de là jusqu'à l'extrémité de la pointe Berry, et traversant les détroits False et Dodd, à leurs points les plus étroits,” sera un havre public.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. Témoins Notre Très fidèle et très aimé cousin et conseiller, Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très

noble Ordre de la Jarretière; membre de Notre très honorable Conseil Privé; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce DIXIÈME jour de JANVIER, en l'année de Notre-Seigneur mil neuf cent dix-sept et de Notre Règne la septième.

Par ordre,

THOMAS MULVEY,

31-3

Sous-Secrétaire d'Etat.

## DÉPÊCHES, Etc.

CANADA,  
N° 1454.

DOWNING STREET,  
30 décembre 1916.

MILORD DUC,—Relativement à la dépêche n° 1096 du 27 septembre de mon prédécesseur, j'ai l'honneur de prier Votre Excellence d'informer Vos Ministres qu'il a été décidé d'augmenter les taux d'assurance contre les risques de guerre sur les cargaisons en vertu du projet d'assurance du gouvernement contre les risques de guerre à £2.2.0 par cent par voyage, lesquels deviendront en vigueur à compter du 22 décembre 1916.

J'ai l'honneur d'être,  
Milord duc,  
de Votre Grâce le très humble  
et très obéissant serviteur,  
(Signé) WALTER LONG.

Au Gouverneur général  
Son Excellence le

Duc de Devonshire, C.J., G.C.O.V.,  
etc., etc., etc.

31-3

(Extraits de la LONDON GAZETTE du 16 janvier 1917.)

FOREIGN OFFICE,  
30 octobre 1916.

IL a plu au Roi d'approuver la nomination de M. Harold Oxley, comme consul du Portugal à Halifax, Nouvelle-Ecosse.

FOREIGN OFFICE,  
30 novembre 1916.

IL a plu au Roi d'approuver la nomination de M. James B. Milner, comme consul des Etats-Unis d'Amérique à Niagara-Falls, Ontario, et celle de M. John J. C. Watson, comme consul des Etats-Unis d'Amérique à Yarmouth, Nouvelle-Ecosse.

FOREIGN OFFICE,  
11 décembre 1916.

IL a plu au Roi d'approuver la nomination de M. Yasutaro Numano, comme consul général du Japon à Ottawa.

33-1

Extrait du troisième supplément de la LONDON GAZETTE du 29 décembre 1916.

## CHANCELLERIE CENTRALE DES ORDRES DE CHEVALERIE.

BUREAU DU LORD CHAMBELLAN,  
PALAIS DE SAINT-JAMES, S.O.,  
1er janvier 1917.

IL a gracieusement plu au Roi de donner des instructions afin que les promotions suivantes soient faites à l'Ordre Très Honorable du Bain, pour services remar-

quables rendus en rapport avec les opérations militaires en campagne :—

*Sont nommés membres additionnels de la Division militaire de la troisième classe ou Compagnons du dit Ordre Très Honorable :*

Le col. (brig.-gén. tem.) Allain Chartier de Lotbinière  
Joly de Lotbinière, C.S.I., C.E.I.

CONTINGENT CANADIEN.

Le col. Herbert Stanley Birkett, S. de S. de l'A.C.  
Le col. James Alexander Roberts, S. de S. de l'A.C.

## CHANCELLERIE DE L'ORDRE DE SAINT-MICHEL ET SAINT-GEORGES.

DOWNING STREET,  
1er janvier 1917.

IL a gracieusement plu au Roi de donner des instructions afin que les promotions et les nominations suivantes soient faites à l'Ordre Très Distingué de Saint-Michel et Saint-Georges pour services rendus en rapport avec les opérations militaires en campagne :—

*Sont nommés membres additionnels de la troisième classe ou Compagnons du dit Ordre Très Distingué :—*

CONTINGENT CANADIEN.

Le col. (brig.-gén. temp.) Huntly Douglas Brodie Ketchen.  
Le lt.-col. (brig.-gén. temp.) Robert Rennie, M.O.V., O.S.D.  
Le lt.-col. (brig.-gén. temp.) Garnet Burke Hughes, O.S.D.  
Le lt.-col. (brig.-gén. temp.) Edward Whipple Bancroft Morrison, O.S.D.  
Le lt.-col. Edward Charles Hart, S. de S. de l'A.C.

WAR OFFICE,  
1er janvier 1917.

IL a gracieusement plu à Sa Majesté d'approuver que les récompenses ci-dessous mentionnées soient décernées pour services en campagne :—

*Est nommé lieutenant-colonel à brevet :*

Le maj. (brig.-gén. temp.) J. H. MacBrien, O.S.D., drag. roy. can.

*Ont obtenu la décoration de l'Ordre du Service Distingué :*

CONTINGENT CANADIEN.

Le maj. Ronald Okeden Alexander, inf. can.  
Le maj. Merrill Vincent Allen, carab. can. à cheval.  
Le maj. et lt.-col. à brevet William Beaumont Anderson, génie can.  
Le maj. William Andrewes, inf. can.  
Le lt.-col. Ralph Craven Andros, carab. can. à cheval.  
Le maj. Frank Farquier Arnoldi, art. de camp. can.  
Le maj. Walter Mackie Balfour, bat. can. de carab. à cheval.  
Le maj. John Clement Ball, art. de camp. can.  
Le maj. William Gilbert Beeman, art. can.  
Le lt.-col. Arthur Henry Bell, inf. can.  
Le lt.-col. Charles Edward Bent, inf. can.  
Le maj. William Robert Bertram, inf. can.  
Le maj. Henry Everley Boak, art. can. à cheval.  
Le lt.-col. Russell Hubert Britton, art. de camp. can.  
Le lt.-col. George Stephen Cantlie, inf. can.  
Le lt.-col. Henry Gurney Carscallen, art. de camp. can.  
Le maj. Charles Francis Constantine, art. r. can. à cheval.  
Le maj. temp. Charles Arthur Corrigan, intend. milit. canad.  
Le lt.-col. John Jennings Creelman, art. de camp. can.  
Le maj. Ludger Jules Oliver Daly-Gingras, inf. can.  
Le maj. Arthur Edward Dubuc, inf. can.  
Le lieutenant-col. William Henri de la Tour d'Auvergne Findlay, int. milit. can.  
Le maj. Karl Creighton Folger, c. des m. can.  
Le maj. James Wallace Forbes, inf. can.  
Le lt.-col. Frederick Arthur de Long Gascoigne, inf. can.



Le lt.-col. Harry Augustus Genet, inf. can.  
 Le lt.-col. temp. William Waring Primrose Gibsone, quart.-gén. div. can.  
 Le lieutenant-col. Harry Duncan Lockhart Gordon, carab. can. à cheval.  
 Le lt.-col. John Alexander Gunn, inf. can.  
 Le maj. Hugh Walter Harbord, carab. can. à cheval.  
 Le maj. Frederick Owen Hodgind, génie can.  
 Le lt.-col. Thomas Fraser Homer-Dixon, cav. de Lord Strathcona.  
 Le lt.-col. (brig.-gén. temp.) William St. Pierre Hughes, inf. can.  
 Le maj. Bernard Maynard Rumble, inf. can.  
 Le lt.-col. Elmer Watson Jones, inf. can.  
 Le maj. Terence Percival Jones, inf. can.  
 Le maj. Walter Frederick Kemp, inf. can.  
 Le lt.-col. James Kirkcaldy, inf. can.  
 Le lt.-col. George Eric McCraig, inf. can.  
 Le maj. Eric Whidden MacDonald, inf. can.  
 Le maj. James Alexander Macdonell, inf. can.  
 Le maj. Alan Bretell McEwen, art. div. can.  
 Le lt.-col. Archibald Ernest Graham McKenzie, inf. can.  
 Le maj. John Percival MacKenzie, inf. can.  
 Le maj. John Angus McDonald, art. de camp. can.  
 Le maj. Bartlett McLennan, inf. can.  
 Le capt. William Edward Manhard, génie can.  
 Le lt.-col. Henry Linton Milligan, inf. can.  
 Le maj. Gordon Fraser Morrison, inf. can.  
 Le maj. Frank Stanley Morrison, drag. r. can.  
 Le maj. Lionel Frank Page, inf. can.  
 Le maj. Robert Henry Palmer, inf. can.  
 Le maj. Johnson Lindsay Rowlett Parsons, inf. can.  
 Le maj. Thomas Edward Powers, cie de signal. div. can.  
 Le maj. Barry Wentworth Roscoe, carab. can. à cheval.  
 Le maj. John Munro Ross, inf. can.  
 Le lt.-col. Lorne Ross, inf. can.  
 Le lt.-col. John Arthur Shaw, intendance militaire canadienne.  
 Le col. temp. Arthur Evans Snell, services de santé de l'armée can.  
 Le lt.-col. John Smith Stewart, art. de camp. can.  
 Le lt.-col. Thomas Louis Tremblay, inf. can.  
 Le maj. Paul Frederick Villiers, inf. can.  
 Le maj. Francis Bethel Ware, inf. can.  
 Le lt.-col. William Webster, serv. de santé de l'armée canad.  
 Le lt.-col. Robert Percy Wright, serv. de santé de l'armée canadienne.

#### *Ont obtenu la Croix Militaire.*

##### CONTINGENT CANADIEN.

Le capit. William Douglas Adams, bat. d'inf.  
 Le capit. Douglass Harvey Barnett, capit. de bat. d'inf. d'état-maj., brig. d'inf.  
 Le lieutenant. Harold Grafton Barnum, bat. d'inf.  
 Le lieutenant. Charles Austin Bell, génie.  
 Le capit. John Kay Beveridge, bat. d'inf.  
 Le lieutenant. Percy Vere Binns, génie.  
 Le capit. (maj. temp.) George Howard Bradbrooks, bat. de carab. à cheval.  
 Le capit. (maj. temp.) Alexander Douglas Cameron, cav. de Lord Strathcona.  
 Le capit. Aue Edward Cameron, vétérin. milit.  
 Le capit. (maj. temp.) John Forin Campbell, bat. de pion.  
 Le lieutenant. John Robert Cartwright, bat. d'inf.  
 Le capit. Damerall Aubrey Clarke, inf. lég. P.P.  
 Le lieutenant. Cuthbert Peart Coatsworth, bat. de pion.  
 Le capit. Percy Edward Colman, bat. de carab. à chev. 57330 serg.-maj. de cie. James Collett, bat d'inf.  
 Le lieutenant. Graham Cruickshank, bat. de carab. à cheval.  
 Le capit. Herbert McMillan Dawson, régim. de cav.  
 Le capit. James Arnold Delancey, bat. d'inf.  
 Le lieutenant. Duncan Fraser Dewar, génie.  
 Le capit. Angus Alexander Drimman, serv. de santé de l'armée.  
 Le lieutenant. Robert Lionel Dunsmore, génie.  
 Le capit. Alfred Eastham, serv. des mit.  
 Le lieutenant. Harolds Lee Fetherstonhaugh, art. de camp.  
 154002 serg.-maj. Edward Eleazar Frost, bat de pion.  
 Le major hon. temp le rév Alexander MacLennan Gordon, départ. des aumôniers.  
 Le lieutenant. Oswald Wetherald Grant, bat. d'inf.

Le capit. hon. Francis Egerton Grosvenor, capit. d'inf. de l'état-maj., brig. d'inf.  
 Le capit. Ralph Price Harding, art. de campagne.  
 Le lt. John Percival Harvey, génie.  
 Le capt. Charles Francis Hawkins, serv. des mit.  
 Le capt. Patrick Hennessy, int. mil. can.  
 Le capt. Harry Edmund Hodge, bat. d'inf., attaché à la cie des mit.  
 Le lt. James Parker Hooper, liste générale.  
 Le capt. Eugene Harvey Houghton, bat. d'inf., attaché à la cie de mit.  
 Le capt. Cyrus Fiske Inches, art.  
 Le lt. Frank Edward Harte Johnson, int. mil. can.  
 59530 serg.-maj. Thomas Fred. Jordan, bat. d'inf.  
 Le lt. William Harold Kippen, bat. d'inf.  
 Le lt. Clarence Lea, bat. de carab. à chev.  
 Le capt. Allan Leavitt, génie.  
 Le capt. Frederick William Lees, serv. de santé can.  
 Le lt. James Rubert Leeson, génie.  
 Le capt. Robert Marsden Luton, serv. de santé can.  
 Le capt. James Ernest McAskill, serv. de santé can.  
 Le lt. Donald Henry Mactarlane, génie.  
 Le lt. Malcolm MacAdam McGregor, bat. d'inf.  
 Le capt. David Livingstone McKeand, bat. d'inf.  
 Le lt. Francis Harold McLorg, bat. d'inf.  
 Le lt. John Barkley Mason, génie.  
 Le capt. Herbert Molson, bat. d'inf.  
 Le capt. Percival John Montague, bat. d'inf., s.a.g.s., quart. gén.  
 Le maj. Lafayette Harry Nelles, bat. d'inf.  
 Le lt. Francis Philip Douglas Newland, bat. d'inf.  
 Le capt. William Freeman Nicholson, serv. de santé can.  
 Le lt. George Waller de Courcy O'Grady, bat. d'inf.  
 Le lt. (capt. temp.) George Paterson, bat. d'inf., offic. d'art., brig. d'inf., quart. gén.  
 Le lt. Harry Bronghall Pepler, bat. d'inf.  
 Le lt. Harold Phillips, rég. roy. can.  
 Le capt. (maj. intér.) Paul Poisson, serv. de santé can.  
 Le capt. Charles Frederick Clauston Porteous, quart. gén. div.  
 Le capt. Raymond Pouncey, bat. d'inf., att. b. à c. t.  
 Le lt. Charles G. Powers, bat. d'inf.  
 Le capt. George Purves, bat. d'inf.  
 Le lt. John Hamilton Roberts, art. roy. à chev.  
 Le lt. Andrew Murray Robertson, génie.  
 Le capt. George Ross Robertson, bat. d'inf.  
 Le capt. Walford Douglas Somerled Rorison, serv. de santé can.  
 Le capt. Percy Guy Routh, bat. d'inf. à chev.  
 Le lt. Hugh Millar Rowe, bat. de pion.  
 Le capt. Edward James Carson Schmidlin, quart. gén., gén. div.  
 Le lt. John Westry Stagg, bat. d'inf.  
 Le lt. (capt. temp.) Richard Winslow Stayner, bat. de carab. à cheval.  
 Le capt. Douglas Hinch Storms, art. de camp.  
 Le capt. Kenneth Stuart, génie.  
 Le capt. Thomas Alexander Hatch Taylor, attaché au bat. d'inf., cie de mit.  
 Le capt. Robert Grant Thackray (art. de camp.) art. div., quart. gén.  
 Le lt. Gilbert Tyndale-Lea, art. de camp.  
 Le capt. Lawrence Bertram Unwin, bat. d'inf.  
 Le capt. Hugh McIntyre Urquhart, bat. d'inf.  
 Le capt. Francis Alfred Wilkin, bridg. de mit. autom.  
 Le lt. Frank Scott Winsér, bat. d'inf.  
 Le capt. Richard Worrall, bat. d'inf.  
 Le lt. Ernest James Young, gén.

Les dames ci-dessous mentionnées obtiennent la Croix Rouge Royale en récompense de leurs services précieux en campagne :—

##### SERVICE DES HOSPITALIÈRES DE L'ARMÉE CANADIENNE

#### *Croix Rouge Royale, 1re classe.*

##### Directrices.

Mademoiselle A. J. Hartley.  
 Mademoiselle L. M. Hubley.  
 Mademoiselle V. C. Nesbitt.  
 Mademoiselle E. C. Rayside.  
 Mademoiselle F. Wilson.

*Croix Rouge Royale—2e classe.*

## Sœurs.

Mademoiselle A. D. Allen.  
 Mademoiselle A. Dickson.  
 Mademoiselle F. Ellwood.  
 Mademoiselle M. Hare.  
 Mademoiselle F. A. Hunter.  
 Mademoiselle J. M. Macdonald.

*Ont obtenu la Médaille pour Conduite Distinguée.*

## CONTINGENT CANADIEN.

107071 sergent F. Barber, car. à ch. can., cie div. des signaleurs.  
 5792 sergent F. H. Bates, génie can.  
 418710 sergent H. V. A. Bealer, inf. can.  
 87102 maréchal des l. ch. de brig. M. Beards, art. can.  
 63164 1er (serg. sup.) W. J. Bennett, inf. can.  
 57067 sous-caporal W. Birchan, inf. can.  
 21555 serg.-maj. J. Bisset, intend. milit. can.  
 24029 sergt. de trans. W. Blyth, inf. can.  
 45013 maréchal des l. de cie F. Bowles, génie can.  
 539181 sous-caporal L. Bradley, serv. de santé can.  
 40059 bomb. R. B. Bradley, art. de camp. can.  
 406865 maréc. des l. sup. A. Brookes, inf. can.  
 77355 soldat W. M. Brown, inf. can.  
 69064 serg. maj. W. H. Buddell, inf. can.  
 458356 maréchal des l. cie G. Cope, inf. can.  
 81 serg. F. J. Corcoran, génie can.  
 77919 maréchal des l. de cie C. F. Dawson inf. can.  
 65277 serg.-fourrier J. Donovan, inf. can.  
 29320 sous-caporal J. Ferrier, int. mil. can.  
 29566 serg.-maj. W. Fitzgerald, inf. can.  
 166770 serg. W. J. Gerring, inf. can.  
 618 maréchal des l. de cie F. Gillingham, inf. P.P.  
 27634 serg.-four. sup. F. Gledhill inf. can.  
 9273 serg.-maj. (lt. temp.) H. C. Good, inf. can.  
 109381 serg.-maj. A. W. Hawkey, car. à ch. can.  
 12936 mar. des l. de cie E. W. Haydon, inf. can.  
 107292 sous-cap. sup. W. Hayward, car. à ch. can.  
 7988 serg. W. A. Jackson, cie de mitrail. can.  
 A/20531 serg. R. Keiller, cie de mitr. can.  
 418239 serg.-maj. de cie G. W. Kennedy, inf. can.  
 81492 soldat (A. Cpl.) G. Knox, inf. can.  
 55540 m. des l. de cie, P. J. S. A. Laing, inf. can.  
 1625 serg. J. Latham, inf. can.  
 53247 serg. sign. W. H. Lewis, inf. can.  
 407110 serg. G. E. Levy, cie de mit. can.  
 110329 capital W. P. Loggie, carab. can. à ch.  
 29289 serg. W. D. Mackie, inf. can.  
 143 mar. des l. de cie, J. W. Mansfield, génie can.  
 177378 serg. A. McClintock, inf. can.  
 89110 caporal A. R. Mendizabal, art. can.  
 41724 bomb. (bomb. sup.) S. W. Morgan, art. can. (batt. de mitr. can.)  
 234 caporal. J. D. Paterson, bat. de cyc., corps can.  
 1002 mar. des l. de cie C. E. B. Rea, inf. can.  
 83426 mar. des l. de batt. W. B. Rimmer, art. can.  
 477782 mar. des l. de cie R. J. Roberts, rég. royal can.  
 63772 serg. J. Robinson, inf. can.  
 67596 caporal F. Ross, inf. can.  
 43284 caporal S. C. Routh, art. can.  
 439884 soldat B. Sankoske, inf. can.  
 20662 caporal F. C. Shoesmith, inf. can.  
 200085 2e caporal J. H. Short, génie can.  
 71014 mar. des l. quar.-maît. des l. sup. H. C. G. Simons, brig. d'inf. can.  
 37323 mar. des l. de cie H. W. Steel, int. mil. can.  
 110553 soldat G. V. Tuffery, carab. à ch. can.  
 42062 serg. E. Turnbull, art. can.  
 5766 serg. F. D. Turner, génie can.  
 451751 serg.-maj. F. W. Uden, inf. can.  
 60019 mar. des l. de cie L. L. Verdon, inf. can.  
 433213 quar.-maît. sup. C. A. Walker, inf. can.  
 438245 caporal F. A. White, inf. can.  
 487486 soldat G. H. Whiteford, inf. can. (batt. de mit. can.)  
 107623 serg. H. A. Whitmore, carab. à ch. can.

*Ont obtenu la Médaille pour Services Méritoires.*

## CONTINGENT CANADIEN.

158 mar. des l. de batt. G. A. Biddiscombe, art. can.  
 154001 quar.-maît. sup. W. G. Campbell, batt. de pionniers, inf. can.

65229 caporal (serg. sup.) W. H. Crothy, inf. can.  
 1808 serg.-maj. J. F. Cummins, corps des commis détat-maj. can., corps d'armée can., Q.G.  
 8 sergent N. J. L. Davy, inf. can.  
 111159 serg. C. B. Elliot, génie can.  
 530725 serg. H. Ellis, batt. de pionniers, inf. can.  
 41669 mar. des l. quar.-maît. (art. d'armt.) G. H. Fairlie, att. à l'art. C. des M.M.C.  
 19 serg. C. T. Fitzpatrick, inf. can.  
 32784 serg. A. McQ. Gibson, serv. de santé can.  
 29100 serg. quar.-maît. G. B. W. Goodall, inf. can.  
 21975 sous-cord. W. G. Hale, C. des M.M. can.  
 36134 serg. F. King, int. mil. can.  
 107375 soldat (serg. sup.) H. M. Lewis, génie can.  
 3044 serg. C. A. Lumb, int. mil. can.  
 71704 serg. W. R. Lunnis, inf. can.  
 35208 mar. des l. de cie sup. D. V. McPherson, corps post. can.  
 1703 soldat J. J. Nicholls, serv. de santé can.  
 5581 serg.-maj. C. W. Parker, génie can.  
 828 serg. B. Singleton, int. mil. can.  
 150233 caporal G. Walker, int. mil. can.  
 86008 serg.-maj. S. G. Webb, art. can.

33-1

## ARRÊTÉS EN CONSEIL.

[159]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 19e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

IL plaît à Son Excellence le Gouverneur général en conseil, sous l'empire des dispositions de la *Loi de 1914 des Mesures de Guerre*, d'établir par les présentes les règlements suivants :—

Nonobstant toute prescription des règlements établis par un arrêté en conseil du 17 septembre 1889, pour l'arpentage, la vente et l'administration dans la zone de quarante milles des chemins de fer dans la province de la Colombie-Britannique, ou des modifications de ces règlements, aucune demande d'inscription de home-  
stead ne sera accordée au cours de la guerre actuelle ou après la guerre, sauf ordre ordinaire, à moins que la personne qui fait la demande n'ait été au début de la guerre et ne soit restée sujet britannique ou sujet d'un pays qui est allié à Sa Majesté dans la présente guerre, ou sujet d'un pays neutre. et à moins qu'il n'établisse ce fait à la satisfaction du Ministre de l'Intérieur.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

32-4

[298]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 2e jour de février 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

IL plaît à Son Excellence le Gouverneur général en conseil, conformément aux dispositions de l'article 854 de la *Loi de la Marine marchande au Canada*, de décréter ce qui suit, savoir :

L'article 15 des règlements spéciaux régissant le port de Fort-William, Ontario, établis par arrêté en conseil du 8 février 1916, est par ces présentes modifié en y ajoutant le paragraphe 15a qui se lit comme suit :—

Toutefois, il est permis aux navires à vapeur d'un tonnage brut excédant 200 tonnes, mais dont la longueur n'excède pas 260 pieds, de virer avec un remorqueur dans la partie de la rivière Kaministiquia située entre le coude en amont de l'écluse "D" et la limite ouest de la jetée du chemin de fer Grand-Tronc-Pacifique ; les navires à vapeur de ce tonnage et de cette longueur peuvent aussi virer dans la partie de la rivière Kaministiquia située entre le mouillage numéro 1 et l'écluse "C" du chemin de fer Pacifique Canadien, mais ces navires ne pourront virer dans cette partie de la rivière sans employer un remorqueur, à moins que le maître de havre ne permette autrement.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

32-2



[102]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 15e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur du 11 janvier 1917 représentant qu'un arrêté en conseil du 11 mars 1910 a sanctionné des règlements concernant l'aliénation des droits à l'extraction du pétrole et du gaz naturel propriété de la Couronne, en vertu des dispositions de l'article 37 de la Loi des Terres fédérales.

Le Ministre représente :

Au mois de novembre 1913, les droits à l'extraction du pétrole et du gaz naturel, propriété de la Couronne, dans certaines parties des townships 46, 47, 48 et 49, rangs 10, 11, 12 et 13, à l'ouest du 4e méridien, comprenant une superficie d'environ 55,620 acres, ont été soustraits au droit d'aliénation en vertu des dispositions des dits règlements à la demande de la cité d'Edmonton, afin que la dite municipalité puisse s'approvisionner d'une quantité suffisante de gaz naturel pour les besoins de sa population.

Au ministère de l'Intérieur a été représenté qu'il est essentiel à la prospérité commerciale de la ville que les droits à l'extraction du pétrole et du gaz naturel déjà soustraits à l'aliénation ne soient pas concédés à d'autres intéressés et qu'ils ne puissent les détourner ; que la municipalité bien qu'elle ne désire pas exploiter ces droits, devrait avoir le pouvoir nécessaire d'empêcher qu'ils ne soient détournés à d'autres centres de population et d'en assurer la conservation pour l'approvisionnement domestique, ainsi que pour le progrès et le développement de ses nombreuses industries.

Il a de plus été représenté au ministère de l'Intérieur qu'à très grand frais des forages pour le gaz naturel ont été exécutés dans les limites du terrain mis en réserve ; qu'on y a découvert du gaz en quantité suffisantes pour les fins commerciales ; qu'il est projeté d'établir des conduits pour le gaz jusqu'à la ville d'Edmonton, sur une distance d'environ 85 milles, pour le bénéfice des citoyens de cette municipalité.

Comme il semble être de l'intérêt public que les droits à l'extraction du pétrole et du gaz naturel, propriété de la Couronne, dans les limites de la réserve ci-dessus mentionnée, soient conservés pour l'usage de la ville d'Edmonton, le ministre demande l'autorisation de soustraire à l'aliénation les droits à l'extraction du pétrole et du gaz naturel dans cette région comprenant les parties des townships 46, 47, 48 et 49 des rangs 10, 11, 12 et 13, à l'ouest du 4e méridien initial, ainsi que tracé en rose dans le plan ci-annexé, aux conditions suivantes :

1. Que la soustraction à l'aliénation, à la demande de la ville d'Edmonton, des droits d'extraction du pétrole et du gaz naturel, propriété de la Couronne, dans la région ci-dessus mentionnée, ne s'appliquera pas aux terres mises en réserve pour les écoles en vertu des dispositions de la *Loi des terres fédérales*.

2. Que la soustraction de l'aliénation conformément aux règlements régissant la concession des droits à l'extraction du pétrole et du gaz naturel dans la région décrite ne sera pas un obstacle à la concession par la Couronne d'autres droits miniers dans cette région.

3. Que la ville d'Edmonton obtienne immédiatement un bail conformément aux prescriptions des règlements régissant chaque quart de section de la région réservée où un puits a été foré par ou pour la municipalité dans le but d'extraire du pétrole ou du gaz naturel.

4. Que la ville d'Edmonton, avant de commencer des forages ou autres travaux dans le but de découvrir ou d'extraire du pétrole ou du gaz naturel dans les terrains compris dans la réserve susdite, devra demander et obtenir un bail de ces endroits conformément aux prescriptions des règlements à cet effet.

5. Que dès que le Département de l'Intérieur aura reçu du conseil municipal de la ville d'Edmonton l'avis qu'une certaine partie de la réserve n'est plus requise pour les fins municipales, le Ministre de l'Intérieur peut déclarer que les droits ainsi rétrocedés peuvent de nouveau être concédés conformément aux dispositions des règlements et à la pratique du Département.

6. Que la ville d'Edmonton aura un délai de deux ans de la date des présentes pour choisir et obtenir la concession sous l'empire des prescriptions des règlements à l'extraction du pétrole et du gaz naturel dans les limites de la réserve ci-dessus décrite, et qu'à l'expiration de ladite période de deux ans la réserve se terminera et tous les droits à l'extraction du pétrole et du gaz naturel dans les limites de cette réserve, qui n'ont pas déjà été choisis et concédés, rétrocéderont à la Couronne pour concession conformément aux dispositions des règlements à cet effet.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé

32-4

[167]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 20e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le Département des Affaires des Sauvages a demandé la mise en réserve pour les sauvages, sous l'empire du traité numéro 2, d'une étendue de terrain connue sous la désignation de "Réserve des Sauvages numéro 46 de Dog Creek," dont une partie est comprise dans le rang 8 des townships 21, 22 et 23, respectivement, et le reste dans le rang 9 des townships 22 et 23, respectivement, le tout à l'ouest du méridien principal, dans la province de Manitoba, et comprenant une superficie de 9,427 acres ;

Attendu que le terrain demandé est disponible d'après les archives du Département de l'Intérieur pour les fins susdites, et que le Ministre de ce Ministère recommande que cette demande soit accordée.

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, sous l'empire et en vertu des dispositions de l'article 76 de la Loi des terres fédérales, de soustraire par les présentes à l'opération de la Loi des terres fédérales et de mettre en réserve pour les sauvages les terrains suivants :

Toute cette étendue de terrain dont une partie est comprise dans le rang 8 des townships 21, 22 et 23 respectivement et le reste dans le rang 9 des townships 22 et 23 respectivement, le tout à l'ouest du méridien principal, dans la province de Manitoba, tel que coloré en rouge, sur le plan ci-annexé, et comprenant 9,427 acres, plus ou moins.

RODOLPHE BOUDREAU  
Greffier du Conseil privé.

32-4

[316]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 3e jour de février 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 29 janvier 1917, représentant que M. Louis Félix Cardinal, de Fort Vermillion, dans la province d'Alberta a demandé la concession gratuite de la moitié fractionnaire ouest de la section 22, township 108, rang 13, à l'ouest du 5e méridien située au sud de la rivière à la Paix, dans la dite province d'Alberta, en vertu du fait qu'il occupait ce terrain à la date de l'extinction du titre des sauvages.

Le Ministre représente qu'il a été établi que le demandeur résidait sur le terrain à la date de la conclusion du traité numéro 8, à l'été de 1899.

Le Ministre recommande, par conséquent, qu'en vertu des dispositions de l'article 76 de la *Loi des terres fédérales* on autorise la concession gratuite à M. Cardinal de 160 acres de la dite moitié fractionnaire ouest de la section 22, township 108, à l'ouest du 5e méridien, située au sud de la rivière à la Paix dans la province d'Alberta et qu'il lui soit permis d'acheter ce qui reste, soit 3.70 acres, de la superficie totale au prix de \$3.00 l'acre.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

33-4

[3122]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 19e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 17 de la *Loi des réserves forestières et des parcs fédéraux*, d'établir les règlements suivants concernant l'administration des "Prairies hautes"; lesquels règlements devront s'appliquer aux réserves forestières dans les limites de la zone des chemins de fer de la province de la Colombie-Britannique, et ces règlements sont par ces présentes établis en conséquence.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

## RÈGLEMENTS concernant les "Prairies hautes" dans les réserves forestières fédérales, dans la zone des chemins de fer de la Colombie-Britannique.

Les "Prairies hautes" sont des prairies d'accès difficile dans les réserves forestières, d'où il est impossible de voiturier le foin, de sorte que le seul usage qu'on peut en faire est pour le pâturage du bétail sur place.

Un "Fermier de bétail" est une personne ou compagnie qui a pris à bail pour exploitation pendant un terme d'années un ranch ou une ferme et ses accessoires, y compris le bétail, soit à loyer fixe, soit pour une part des profits, avec garantie de remettre au propriétaire à la conclusion du bail une quantité équivalente de bétail ou sa valeur en argent.

1. Il peut être accordé, sujet aux conditions ci-après mentionnées, à toute personne qui est un sujet britannique un permis pour l'exploitation exclusive pour un terme de cinq ans d'une prairie haute ou, s'il s'agit de prairies de peu d'étendue, d'un nombre quelconque de prairies dont l'étendue totale, telle que déterminée par la méthode expliquée à l'article 13 ci-après, n'excède pas cent acres.

2. Toute prairie haute pour laquelle il aura été fait une demande de permis d'exploitation doit être arpentée par bornes et limites par un fonctionnaire de l'administration forestière. Un plan du dit arpentage sera déposé au bureau du surintendant des réserves forestières et tout permis accordé doit se conformer au nombre d'acres indiqué sur le dit plan.

3. (a) Les demandes de permis d'exploitation de prairies hautes et doivent être classées comme suit et considérées dans l'ordre de priorité suivante :

Classe 1. Demandes de la part de propriétaires *bona fide* d'un ranch ou de terrains agricoles, qui désirent adjoindre des prairies hautes à leur ranch ou à leur ferme.

Classe 2. Demandes de la part de personnes qui ne pas sont propriétaires de ranch ou de terrains agricoles auxquels elles désirent adjoindre des prairies hautes pour l'élevage, mais qui demandent des prairies hautes pour exploiter le bétail comme industrie indépendante.

(b) Aucune demande de la classe 2 ne doit être prise en considération avant que ne soient accordées toutes les demandes de la classe 1.

4. S'il est présenté à la fois plus d'une demande de la même classe pour une prairie pour laquelle aucun permis n'est encore accordé, le fonctionnaire de l'administration forestière peut, avec le consentement des requérants, faire un partage de la prairie ; si les requérants ne peuvent s'accorder, il mettra la prairie à l'enchère à une mise à prix pour chaque acre telle que fixée à l'article 11, des présents règlements.

5. Le concessionnaire doit faire, à la satisfaction du fonctionnaire préposé à l'administration de la réserve, toutes les améliorations nécessaires pour mettre la prairie en état de fournir un maximum de pâturage.

6. Seul le bétail dont le concessionnaire est de bonne foi le propriétaire ou le fermier, peut être mis en pâturage dans une prairie haute.

7. Un concessionnaire peut utiliser une prairie haute pour l'une des fins suivantes :

1. Y récolter du foin pour l'usage du bétail l'hiver suivant.
2. Y mettre du bétail en pâturage l'été.
3. Mettre une partie en foin et le reste en pâturage.

8. Le nombre de bestiaux en pâturage chaque année dans une prairie haute doit être au moins le suivant :—

1. Pour les trois premières années de la durée du permis :

a. Bêtes à cornes ou chevaux, au moins une tête à hiverner par chaque deux acres de prairie sous concession.

b. Moutons, au moins cinq têtes à hiverner par chaque deux acres de prairie sous concession.

2. Pour la quatrième et la cinquième année de la durée du permis, ou durant son extension en vertu de l'article 10 des présents règlements :

a. Bêtes à cornes ou chevaux, au moins une tête à hiverner par chaque acre de prairie sous concession.

b. Moutons, au moins cinq têtes à hiverner par acre de prairie sous concession.

9. Tout concessionnaire doit, avant le premier mai chaque année, fournir au fonctionnaire préposé à l'administration de la réserve une déclaration sous serment de l'usage qu'il a fait au cours des douze mois précédents de la prairie haute à lui cédée. La déclaration contenir :

1. Le nombre des bestiaux en pâturage ;
2. Le temps de leur pâturage ;
3. La quantité de foin récolté ;
4. La quantité de foin servi au bétail ;
5. Les améliorations faites.

10. A tout concessionnaire qui s'est conformé aux dispositifs des présents règlements peuvent être accordées trois extensions du dit permis pour des périodes additionnelles de cinq années, pourvu qu'il en fasse la demande au moins six mois avant l'expiration du dit permis ou de son extension ; et la dite demande aura la préférence sur toute autre demande de permis pour les mêmes terrains en vertu des présents règlements.

11. Les prix exigibles pour les concessions de prairies hautes sont les suivants : Permis original—cinq cents l'acre par année. Première extension—dix cents l'acre par année. Deuxième et troisième extensions—quinze cents l'acre par année.

12. Les concessions de prairies hautes ne peuvent être ou transférées ou cédées sans le consentement du ministre et nulle personne ou compagnie a droit à plus d'un permis à la fois.

13. Si le ministre consent au transfert d'une concession, le permis doit être retourné au ministère, qui émettra un nouveau permis au nom du concessionnaire pour le reste de la période comprise dans le permis original et aux mêmes conditions.

14. Lors de l'annulation d'un permis, ou si le concessionnaire ne désire ou ne peut obtenir une extension, un concessionnaire subséquent d'une prairie haute améliorée doit payer les redevances que le premier concessionnaire aurait eu à acquitter s'il eut continué en possession.

15. Le concessionnaire, pendant la durée de son permis, doit maintenir en bon état, à la satisfaction du fonctionnaire de l'administration forestière, toute clôture déjà érigée.

16. Quiconque désire couper du bois sur la dite réserve forestière pour y effectuer des améliorations doit en obtenir l'autorisation sujet aux conditions et aux redevances mentionnées dans les règlements concernant les réserves forestières.

17. Tout commissaire est tenu responsable de tous les feux occasionnés directement ou indirectement par son action personnelle ou celle d'un de ses serviteurs, employés ou agents, sur tout terrain dans les limites d'une réserve forestière pour laquelle le dit commissaire détient un permis ; et tous les dits employés doivent donner gratuitement leurs services en tout temps si un feu se déclare ou menace le terrain ou les améliorations du concessionnaire. Toute négligence de la part du concessionnaire pouvant occasionner un feu est une raison suffisante pour l'annulation de son permis.

18. On peut obtenir un pâturage d'été pour le bétail hiverné dans une prairie haute aux conditions mentionnées dans les règlements concernant les pâturages. Le concessionnaire d'une prairie haute a les mêmes droits que ceux qui font une demande de concession de pâturage sous la classe 1, telle que définie dans l'article 39 des règlements concernant les réserves forestières, établis par un arrêté en conseil du 20 avril 1916. 31-4



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## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 17e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que demande a été faite au nom de la Corporation Episcopale Catholique Romaine d'Athabaska de la concession gratuite du lot numéro 5 du township 70, rang 23, à l'ouest du 5e méridien, dans la province d'Alberta, contenant 158 acres plus ou moins, en vertu de l'occupation de ce terrain à la date de l'extinction du titre des Sauvages ;

Et attendu que la preuve soumise démontre que la Corporation Episcopale Catholique Romaine d'Athabaska, par l'entremise de ses agents, était en possession du terrain à la date de la conclusion du traité indien numéro 8 à l'été de 1899,—

A ces causes, il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 76 de la *Loi des terres fédérales*, d'autoriser la concession gratuite du dit lot numéro 5, du township 70, rang 23, à l'ouest du 5e méridien, à la Corporation Episcopale Catholique Romaine d'Athabaska.

RODOLPHE BOUDREAU,

31-4

Greffier du Conseil privé.

3121]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 29e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le Département des Affaires des Sauvages a demandé la mise en réserve pour les sauvages de la bande des Cris, conformément aux dispositions du traité numéro 8, des réserves numéro 176, 176A et 176B du lac Grégoire, comprenant une superficie totale de 5,709 acres ; et

Attendu que les terrains demandés, qui sont plus minutieusement décrits ci-dessous, sont disponibles pour les fins susdites d'après les archives du Ministère de l'Intérieur ;

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 76 de la *Loi des terres fédérales*, de décréter par ces présentes que les dits terrains soient soustraits de l'application de la dite loi et mis en réserve pour les Sauvages ;

Les dits terrains peuvent être décrits plus minutieusement comme suit :

1.—Réserve numéro 176, commençant à l'angle sud-est de la section 25, township 85, rang 8, à l'ouest du 4e méridien ; de là franc ouest sur une distance de 241 chaînes et 64 chaînons jusqu'à un poteau en fer, un tertre et une tranchée ; de là franc nord sur une distance de 201 chaînes jusqu'à un poteau en fer, un tertre et une tranchée ; de là franc est sur une distance de 120 chaînes et 64 chaînons jusqu'à un poteau en fer et une tranchée ; de là franc nord sur une distance de 73 chaînes et 16 chaînons, plus ou moins, jusqu'à la rive sud du dit lac jusqu'à la borne est de la section 12, township 86, rang 8, à l'ouest du 4e méridien ; de là, vers le sud, en suivant la borne est du dit township et du township 85, rang 8, à l'ouest du 4e méridien, jusqu'au point de départ, le tout contenant 5,515 acres, plus ou moins.

2. Réserve numéro 176a.—Commencant à un poteau en bois planté sur la rive sud du lac Grégoire et éloigné de 5 chaînes et 26 chaînons vers le nord et 64 chaînes et 17 chaînons vers l'ouest d'un poteau en fer et d'une tranchée marquant l'angle nord extrême de la réserve numéro 176 ; et de là sur un relèvement de 180 degrés pour une distance de 7 chaînes et 45 chaînons ; de là sur un relèvement de 90 degrés sur une distance de 5 chaînes ; de là sur un relèvement de 180 degrés pour une distance de 10 chaînes et 10 chaînons ; de là sur

un relèvement de 270 degrés sur une distance de 40 chaînes ; de là sur un relèvement de 360 degrés sur une distance de 72 chaînes ; de là sur un relèvement de 90 degrés sur une distance de 8 chaînes et 80 chaînons, plus ou moins, jusqu'à la rive ouest du lac Grégoire ; de là vers le sud en suivant la rive du dit lac jusqu'à un poteau en bois au point de départ, le tout contenant 152 acres, plus ou moins.

3. Réserve numéro 176b.—Commencant à l'angle nord-est du quart sud-est de la section 24, township 86, rang 8, à l'ouest du 4e méridien ; de là vers l'est en suivant la borne nord du dit quart de section sur une distance de 18 chaînes et 34 chaînons, plus ou moins, jusqu'à la rive est du lac Grégoire ; de là vers le sud-est en suivant la dite rive jusqu'à son intersection avec la borne est du quart nord-est de la section 13 du dit township ; de là vers le nord en suivant la dite borne est du dit township jusqu'au point de départ, le tout contenant 42 acres, plus ou moins, et tel qu'indiqué par des hachures en noir sur le plan ci-annexé des dites réserves.

RODOLPHE BOUDREAU,

31-4

Greffier du Conseil privé.

[60]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 13e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que la Commission de la voirie de la province de la Saskatchewan désire faire une déviation du grand chemin dans le quart nord-ouest de la section 19, township 17, rang 5, à l'ouest du 2e méridien, qui est une iraction de la partie rétrocédée de la réserve des sauvages de Cowessess numéro 73, dans la province de la Saskatchewan, cette déviation comprenant une étendue de terrain de 2.75 acres, ainsi qu'indiqué sur un plan, numéro 1635, déposé à la branche des arpentages du Département des affaires des Sauvages.

Et attendu que par une convention entre le Département des Affaires des Sauvages et la dite Commission de la Voirie il a été permis à la province de faire les déviations nécessaires dans les concessions ordinaires de chemins de section en considération du fait que la province a abandonné la route établie à travers ledit township.

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil de transporter lesdits 2.75 acres au gouvernement de la province de la Saskatchewan pour la déviation du grand chemin ci-dessus mentionné, et ce terrain est par ces présentes transféré à la province en conséquence.

RODOLPHE BOUDREAU,

31-4

Greffier du Conseil privé.

[165]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 20e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le département des Affaires des Sauvages a demandé la mise en réserve pour les sauvages, aux termes du traité numéro 1, d'une étendue de terrain située dans les townships 2 et 3, rang 2, à l'est du méridien principal, dans la province de Manitoba, comprenant une superficie de 20-86 milles carrés.

Attendu que les terrains ainsi demandés et décrits plus minutieusement comme suit sont disponibles d'après les archives du Département de l'Intérieur pour les fins susdites et que le Ministre de l'Intérieur en recommande la mise en réserve.

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, sous l'empire et en vertu des dispositions de l'article 76 de la *Loi des terres fédérales*, de décréter par ces présentes que les terrains en question soient soustraits à l'application de la *Loi des terres fédérales* et mis en réserve pour les sauvages.

Les dits terrains sont décrits plus minutieusement comme suit :

Toutes les parties des townships 2 et 3, rang 2, à l'est du méridien principal, dans la province de Manitoba, tracées en rouge sur le plan ci-annexé, et non submergées par les eaux de la rivière Roseau ; la réserve ainsi décrite comprend 13,349.84 acres, plus ou moins.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

32-4

[110]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 17e jour de janvier 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 11 janvier 1917, représentant que Moses Lessard, de Ashcroft, Colombie-Britannique, a demandé d'acheter aux conditions régissant l'irrigation la moitié nord fractionnaire de la section 34, township 19, rang 24, à l'ouest du 6e méridien, contenant approximativement 250 acres, occupée par le requérant depuis octobre 1913, avant que l'arpentage en fut fait ;

Le Ministre représente de plus qu'un ingénieur du service des levés hydrographiques s'est enquis du cas et a fait rapport que le requérant avait fait nombre d'améliorations sur le terrain et qu'il s'y trouvait suffisamment de terre propre à la culture pour justifier l'irrigation, et que le représentant pourrait effectuer lui-même l'irrigation du terrain ;

Par conséquent, le Ministre recommande qu'il soit permis au requérant, Moses Lessard, d'acheter les parties de la moitié nord de la section 34, township 19, rang 24, à l'ouest du 6e méridien, qu'il peut réellement irriguer et cultiver, aux conditions suivantes :

(a) Les terrains vendus doivent être mis en culture par irrigation.

(b) Le prix d'achat est de \$5.00, sujet à une déduction du prix de revient des travaux d'irrigation jusqu'à un montant n'excédant pas \$2.00 l'acre, et le montant ainsi mis à ce compte sera considéré un paiement en argent fait à la date même de la vente. Le prix d'achat est payable comme suit : Un dollar l'acre (\$1.00) dans la première année de la date de l'autorisation de la vente par le Gouverneur en conseil ; la balance dans les trois ans de la date de cette autorisation ou dès qu'auront été remplis avant l'expiration de ces trois ans toutes les autres conditions de la vente, avec intérêt à 5% par année.

(c) Les droits hydrauliques nécessaires doivent être garantis par le gouvernement provincial de la Colombie-Britannique. Aucuns travaux ne seront exécutés sur le terrain avant que la province n'ait antérieurement garanti les droits hydrauliques.

(d) Les travaux doivent être commencés dans l'année de la date de l'autorisation de la vente par arrêté du conseil, et ils doivent être parachevés à la satisfaction du Ministre de l'Intérieur dans les trois ans de cette date, à moins que les autorités provinciales ne fixent d'autres dates en rapport avec la concession de ces droits hydrauliques ; dans ce cas, les dates fixées par les autorités provinciales peuvent être acceptées si elles sont approuvées par le Ministre de l'Intérieur.

(e) Les ingénieurs du Département de l'Intérieur feront l'examen des travaux dès qu'ils seront parachevés.

(f) La patente sera délivrée dès que les conditions auront été remplies pour les parties des terrains concédés qui auront été mis en culture par irrigation.

(g) La vente sera résiliée pour non-paiement du prix d'achat ou pour négligence de se conformer à une des conditions quelconque de la vente.

(h) Ni transfert ni cession des terrains concédés ou de droits quelconques qui s'y rapportent ne peuvent être faits avant l'émission de la patente sans le consentement du ministre de l'Intérieur.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

31-4

[166]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 20e jour de janvier 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le Département des Affaires des Sauvages a demandé la mise en réserve pour les sauvages, aux termes du traité numéro 8, d'une étendue de terrain située dans le township 94, rang 11, à l'ouest du 4e méridien, dans la province d'Alberta, connue sous la désignation de "Réserve des Sauvages numéro 174, de Fort McKay," et comprenant une superficie de 257 acres, plus ou moins ;

Et attendu que les terrains ci-haut demandés et décrits plus minutieusement comme suit sont disponibles d'après les archives du Ministère de l'Intérieur pour les fins susdites, et que le Ministre de l'Intérieur en recommande la mise en réserve, —

Par conséquent, il plaît à Son Excellence le gouverneur général en conseil, sous l'empire et en vertu des dispositions 76 de la *Loi des terres fédérales* de décréter par ces présentes que les terrains en question soient soustraits de l'opération de la *Loi des terres fédérales* et mis en réserve pour les sauvages.

Les dits terrains sont plus particulièrement décrits comme suit :

Formé de toute cette partie de la moitié est de la section 13 et toute cette partie du quart sud-est de la section 24, township 94, rang 11, à l'ouest du 4e méridien situées à l'est de la rive droite de la rivière Athabaska, ainsi qu'indiqué sur une carte ou plan d'arpentage du dit township, approuvé et confirmé à Ottawa, le 18 août 1916 par Edouard Deville, arpenteur général des terres fédérales, et déposé au département de l'Intérieur.

RODOLPHE BOUDREAU,

32-4 Greffier du Conseil privé.

[3235]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 31e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 28 décembre 1916, représentant que conformément aux dispositions de la *Loi des terres fédérales*, la Compagnie de la Baie d'Hudson a obtenu, par la notification de la confirmation de l'arpentage du township, le droit de propriété à la section 8, township 5, rang 28, à l'ouest du 4e méridien.

Le Ministre représente que des doutes ayant surgi relativement à l'efficacité de la dite notification pour donner à la dite compagnie, comme c'était l'intention, le droit de propriété à ces parties de la dite section 8 qui sont couvertes par les eaux d'un certain lac arpenté, le commissaire de la Baie d'Hudson demande qu'il soit cédé à la compagnie par des lettres patentes supplémentaires les terrains compris dans la moitié est de la dite section 8 couverts par les eaux du dit lac et indiqués sur le plan d'arpentage.

Le ministre est d'avis que la demande soit accordée et, en conséquence, il recommande l'émission de lettres patentes à la compagnie de la Baie d'Hudson cédant tous ces terrains compris dans la moitié est de la section 8, township 5, rang 28, à l'ouest du 4e méridien sous les eaux d'un certain lac arpenté, tel qu'indiqué sur un plan d'arpentage du dit township approuvé et sanctionné à Ottawa le 1er mars A. D. 1888, par Edouard Deville, Arpenteur général des terres fédérales et déposé au département de l'Intérieur, lequel terrain contient 27 acres plus ou moins.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

32-4 Greffier du Conseil privé.



[210]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 26e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 22 janvier 1917, représentant qu'à M. Frank Ruppert a été cédé, le 15 juin 1910, le quart sud-est de la section 16, township 33, rang 14, à l'ouest du 4e méridien. Le 13 octobre 1913 le requérant obtenait des lettres patentes pour le homestead adjacent, le quart nord-est de la dite section.

Après avoir rempli ses obligations de homestead, M. Ruppert, une année durant, a rempli ses obligations de préemption ; mais le dur labeur qu'il a dû s'imposer l'a affligé d'un grave rhumatisme à la hanche gauche. Il est sous les soins de médecins, et ces derniers affirment qu'il doit faire usage de béquilles, et de plus que son mal augmentera plutôt que de s'améliorer ;

A ces causes, le Ministre recommande que M. Ruppert soit relevé des obligations de résidence qu'impose le paragraphe 2 de l'article 20 de la *Loi des terres fédérales* et que la patente soit émise dès que la preuve sera établie que les autres conditions de la loi ont été remplies et que le paiement prescrit par la loi aura été fait.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

33-4

Greffier du Conseil privé.

[301]

## HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 2e jour de février 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 27 janvier 1917, représentant que, le 30 mai 1910, M. William Thornton a obtenu l'inscription du quart sud-ouest de la section 13, township 28, rang 22, à l'ouest du 2e méridien.

Il aurait été établi que M. Thornton a fait 8½ acres de défoncement sur ce quart de section et a accompli 18 mois de résidence sur un terrain avoisinant alors qu'il se vit forcé de retourner dans l'Ontario pour cause de maladie.

Le Ministre soumet un certificat médical du docteur James A. Baker, établissant que M. Thornton souffre d'une attaque de paralysie.

Vu ces circonstances le Ministre recommande qu'en vertu des dispositions du paragraphe 2, de l'article 20 de la *Loi des terres fédérales*, M. Thornton soit relevé de ses obligations de résidence pour que patente gratuite du dit quart de section lui soit délivrée sur preuve fournie de la manière ordinaire que les autres conditions de la loi ont été remplies.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

33-4

Greffier du Conseil privé.

[13]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 8e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 2 janvier 1917, représentant que le 24 septembre 1898, John F. Morton a obtenu une inscription de homestead pour le quart sud-ouest de la section 4, township 9, rang 14, à l'ouest du 2e méridien, et que cette inscription a été subseqüemment annulée après qu'il eût été prouvé que l'inscrit ne remplissait pas dûment ses obligations de résidence.

Le Ministre ajoute que par un arrêté en conseil daté le 4 mars 1910, le quart de section ci-dessus décrit été mis en réserve pour le fonds des terres des écoles.

Il est maintenant représenté que John F. Morton, le premier inscrit réside sur ce terrain depuis quelques années et s'est conformé aux prescriptions de la *Loi des terres fédérales* en ce qui concerne l'obligation de résidence et de culture.

En vue de ces circonstances, le Ministre recommande que l'arrêté en conseil du 4 mars 1910 soit rescindé, afin que le quart de section ci-dessus décrit soit de nouveau disponible pour fins de homestead.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

30-4

Greffier du Conseil privé.

## ORDRES GÉNÉRAUX.

1917.

QUARTIER GÉNÉRAL,

OTTAWA, 1er janvier 1917.

## O. G. 1.

## INSTRUCTIONS, RÈGLEMENTS, Etc.

## Modifications aux instructions financières, troupes expéditionnaires canadiennes, 1916.

Les modifications suivantes ont été approuvées et elles sont publiées pour le renseignement des intéressés en général.—

L'article 79 est annulé et le suivant lui est substitué :

Le payeur régimentaire règlera les montants des deniers comptants payés aux sous-officiers et aux hommes et il sera tenu responsable s'il donne de l'argent en plus et dans aucune circonstance il ne doit payer la solde d'avance.

Il devra avoir suffisamment de fonds à son crédit pour rencontrer les frais de solde transférée, etc., ainsi que la retenue de \$10, conformément à l'article 131 et de la solde différée, article 226.

82. Les officiers des troupes expéditionnaires revenant de l'étranger au Canada en permission ou en service pour une période n'excédant pas un mois ne recevront aucun paiement en Canada. En conséquence, ils devront faire les arrangements avec le payeur en chef en Angleterre afin d'obtenir les fonds dont ils auront besoin durant leur absence.

Les officiers se rendant au Canada pour une période de plus d'un mois obtiendront un certificat de leur dernière solde du payeur en chef. Sur présentation de ce certificat de dernière solde ainsi que de son certificat de congé, l'officier pourra obtenir des avances raisonnables de solde de n'importe quel payeur de district en Canada ou de l'officier commandant le dépôt de libération.

Au retour, le certificat de dernière solde ainsi que le certificat de congé devront être présentés à l'officier commandant le dépôt de libération ou à l'officier d'embarquement et l'un de ces officiers devra apposer sa signature sur ces certificats. En arrivant en Angleterre, le certificat de dernière solde devra être présenté au payeur régimentaire pour être transmis au payeur en chef.

"101. Dernier paragraphe, ajoutez :—

"In certain cases where it is impossible to carry out the attestation or medical examination upon a recruit presenting himself for enlistment, an enrolment form shall be attached to each copy of the attestation papers, giving the reason why attestation or medical examination was not carried out upon the same day as the man was enrolled. This shall be certified by the recruiting officer, and pay may be drawn from date of enrollment."

"106. Para. 2, line 6, retranchez les mots "noted under men's names" et substituez "entered in the column provided for that purpose."

"108. Alinéa 9, para. 1 substituez un "point-virgule" au "point" et ajoutez "stating on account of what part of kit the stoppages are made."

"109. Ligne 8, retranchez les mots "if more than one half his pay."

"111. Ajoutez un autre parag. "Large balances of cash on hand should not occur, and the paymaster should limit his requisition to his actual needs."

"115. Parag. 2, ligne 1, retranchez les mots "red ink." Parag. 2, ligne une, insérez le mot "receipt" avant le mot "column."

Parag. 2, ligne 2, retranchez les mots "for receipt of all payments made on the payroll," et substituez les mots "and oposite the letter designating the column in which the payment is shewn."

"121. Parag. 2, ligne 5, après le mot "attestation," insérez les mots "or enrolment" (voir article 101 de ces instructions).

"122. Parag. 2, ligne 3, retranchez le mot "discharged" et substituez "transferred."

Parag. 2, 4e ligne, du haut de la page 49, après le mot "certificate" où il paraît en premier lieu, ajoutez les mots "In the case of an officer, the amount advanced on account of outfit allowance, and by whom it is paid, shall be specified."

Article 123, 2e parag., ligne 4, retranchez "(regimental pay)."

"124. parag. 1, 8e ligne, du haut de la page 51, après le mot "balance," insérez les mots "credit or debit." Après le mot "in" retranchez les mots "column" jusqu'au mot "and" dans la 9e ligne, et substituez les mots "the respective carried forward column."

"127. Parag. 1, 2e ligne, après le mot "shewn" retranchez les mots "in" jusqu'au mot "purpose" et substituez les mots "in Regimental charges column," 4e ligne, retranchez les mots "using" jusqu'à la fin de la phrase. Ajoutez une nouvelle phrase au 2e parag. "In the case of canteen tickets, the President of the canteen will supply the Paymaster with a statement in triplicate of stoppages to be made. Two copies of which will be attached to the paylists as vouchers."

"128. Alinea 1, ajoutez "in which case the reasons shall be stated in D.O. Part II."

"131. La somme de \$10 sera retenue sur la solde de chaque homme qui s'enrôle pour le service d'outre-mer, mais afin de ne pas imposer de trop grands sacrifices aux hommes ayant des dépendants, il suffira de retenir \$5 le premier mois et la balance le mois suivant.

Ce montant sert à couvrir les frais des habits de civil aux hommes qui sont congédiés avant de se rendre outre-mer, ainsi que de compensation au gouvernement pour les effets d'habillement militaires qui sont fournis aux hommes qui sont ensuite portés déserteurs.

Lorsqu'un homme se rend à l'étranger, cette somme lui est encore retenue en conformité de l'article 160.

I. Si les hommes désertent en Canada, le montant sera versé au fonds public.

II. Si les hommes sont congédiés avant de se rendre outre-mer, on agira de la manière suivante :

(a) Si l'homme obtient son congé par achat, le montant sera versé au fonds public.

(b) S'il est renvoyé pour incapacité physique, pour des causes qui ne sont pas dues au service militaire, les \$10 serviront à payer le coût d'habits civils. Si les habits sont fournis, le coût en sera déduit des \$10 et la balance sera remise au soldat. Si le soldat possède des habits civils ou s'il préfère s'en acheter lui-même, les \$10 pourront lui être remboursés. En ces cas le coût des habits ne devra pas excéder \$10 ; s'il est plus élevé, la différence pourra être retenue sur la solde du soldat.

(c) S'il est renvoyé pour incapacité physique pour des causes dues au service militaire les \$10 seront remboursés au soldat et les habits civils ou une allocation pour y suppléer, pourront lui être en outre accordés.

(d) S'il est congédié pour toute autre cause, son cas sera réglé conformément à l'alinéa II (b).

La retenue pour effets d'habillement sera indiquée dans la colonne "balance reportée," et le mois suivant dans la colonne "crédits des comptes précédents" et ainsi de suite jusqu'à ce que le soldat se rende outre-mer ou que son nom soit biffé des cadres.

Article 134. Après le parag. 2, insérez le paragraphe suivant :

"La quantité des rations auxquelles chaque homme a droit, après avoir fait les déductions en conformité du parag. précédent, seront indiquées dans la colonne

des rations et devront être comparées avec l'état reçu du quartier-maître à la fin de chaque mois. Des rations seront retirées le jour de l'entrée de l'homme à l'hôpital, mais on n'en retirera pas pour lui le jour de sa sortie."

"134a parag. 1, ligne 1, après le mot "quarters" insérez les mots "or camps."

Parag. 2, retranchez "exceeding seven days."

Parag. 2, ligne 2, après le mot "quarters" insérez le mot "camps."

"136. Après le 2e parag., ajoutez ce qui suit : "The receipt stubs shall be attached as a voucher to the Financial Statement (M. F. W. 6.) and shall be accompanied by a statement shewing the amounts paid for Commission and War Tax."

Parag. 6, ligne 6, enlevez les mots "together with the assigned pay card M. F. W. 10 corrected" et insérez-les après les mots "District Paymaster" ligne 3.

"138. Parag. 2, ligne 5, transposez les mots "General" et "Paymaster."

Article 140. Ajoutez "VII Statement of Regimental Charges,—a statement of all charges against the men, shewing individually the amounts on account of Regimental Institutions, such as athletic games, tailors, shoemakers, barber shops, laundry and canteen tickets."

"VIII Clothing issued on repayment.—M. F. C. 512.

"141. Après l'item 3 des rapports mensuels, insérez "3a Abstract of paylists."

"160. Cancelez depuis "It will be found etc." quatrième ligne jusqu'à "two or three months" dixième ligne et substituez :—"The \$10 mentioned in Art. 131 will be used to build up this credit."

"209. Cancellé.

"226. Ajoutez entre les 2e et 3e paragraphes "The withholding of this pay commences from the time the troops arrive in England."

## O. G. 2.

### NOMENCLATURE.

DISTRICT MILITAIRE N° 4.—Relativement à l'ordre général 107, 1916, les deux compagnies du C.D.O.C. organisées au collège Saint-Louis, Montréal, seront désignées "Contingent du collège du Mont Saint-Louis, corps de dressage des officiers canadiens."

(Q.G. 7429-24-1.)

Par ordre,

*W. H. Hoagins.*

Major général,

Adjudant général suppléant.

## NOMINATIONS, PROMOTIONS ET RETRAITES.

### MILICE CANADIENNE.

1917.

#### QUARTIER GÉNÉRAL.

OTTAWA, 11 janvier 1917.

Les nominations, promotions, retraites et confirmations de grade qui suivent, sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

#### O. G. 4.

##### ÉTAT-MAJOR PERMANENT.

Est nommé major : \* Everett Bristol, écuyer. 12 décembre 1916.

\*Nomination temporaire.

##### ETABLISSEMENTS D'ÉDUCATION.

COLLÈGE MILITAIRE ROYAL DU CANADA.—Les gentils-hommes cadets ci-dessous mentionnés obtiennent leur congé définitif à leur nomination comme officiers dans l'armée impériale :—

Humphrey Byron Gilbert,



John Herbert Price,  
Robert Schofield Morris,  
William Hugh Desmond MacMahon,  
Howard Beverley Thorburn,  
George Fieethingham Benson. 5 décembre 1916.

## MILICE ACTIVE.

## CAVALERIE.

GARDES DU CORPS DU GOUVERNEUR GÉNÉRAL.—Le lieutenant (surnuméraire) K. Strother est hors cadre pour prendre du service dans l'armée impériale. 21 août 1916.

## ARTILLERIE.

*Artillerie de campagne canadienne.*

2E BRIGADE.—9E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire): Roland Oliver Daly, gentilhomme. 18 décembre 1916.

3E BRIGADE.—17E BATTERIE DE SYDNEY.—Est nommé major: le major W. Crowe, de la réserve des officiers. 14 décembre 1916.

18E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire): Robert Emmet Mullins, gentilhomme. 28 décembre 1916.

6E BRIGADE.—21E BATTERIE (WESTMOUNT).—Sont nommés lieutenants provisoires (surnuméraires): Gui Casimir Papineau-Couture, gentilhomme, le lieutenant (surnuméraire) A. R. Ness, du contingent du collège Macdonald, corps de dressage des officiers canadiens. 15 décembre 1916.

*Artillerie lourde.*

BATTERIE D'ARTILLERIE LOURDE DE COBOURG.—Sont nommés lieutenants provisoires (surnuméraires): Charles Franklin Allison, gentilhomme. 15 décembre 1916.

Norman Creighton Bilton,  
Roy Bernard Pigott, gentilhomme. 29 décembre 1916.

*Artillerie de place canadienne.*

1ER RÉGIMENT (HALIFAX).—Sont nommés lieutenants provisoires (surnuméraires): Ernest Allison Bell, gentilhomme. 30 décembre 1916.

Henry Reginald Dunbar Lacon, gentilhomme. 2 janvier 1917.

3E RÉGIMENT DU NOUVEAU-BRUNSWICK.—Le lieutenant provisoire (surnuméraire) G. L. W. Scovil est transféré au 62e régiment (St. John Fusiliers). 30 octobre, 1916.

5E RÉGIMENT (BRITISH COLUMBIA).—Est nommé lieutenant provisoire (surnuméraire): James Edward Piercy, gentilhomme. 1er janvier 1917.

## GÉNIE CANADIEN.

Sont nommés lieutenants provisoires (surnuméraires): le lieutenant (surnuméraire) J. E. Tremayne, du 12e régiment (York Rangers). 23 septembre 1916.

Ralph Waldo Downie, gentilhomme. 26 décembre 1916.

## CORPS DES GUIDES.

Est nommé lieutenant (surnuméraire): Harold Colin Wright, gentilhomme. 28 octobre 1916.

## CORPS DE DRESSAGE DES OFFICIERS CANADIENS.

CONTINGENT DU COLLÈGE DE MACDONALD.—Le lieutenant (surnuméraire) A. R. Ness est transféré à la 21e batterie de Westmount, 6e brigade, artillerie de campagne canadienne. 15 décembre 1916.

## INFANTERIE.

1ER RÉGIMENT (CANADIAN GRENADIER GUARDS).—Est nommé adjudant: le lieutenant (surnuméraire) C. H. Hanson. 12 décembre 1916.

Sont nommés lieutenants provisoires (surnuméraires):

John Winder Kennedy, Reginald Gordon Hoerner, gentilhommes. 22 novembre 1916.

John David Telford, gentilhomme. 15 décembre 1916.

5E RÉGIMENT (ROYAL HIGHLANDERS OF CANADA).—Le lieutenant provisoire (surnuméraire) G. A. B. Elliott a la permission de se retirer. 2 janvier 1916.

9E RÉGIMENT (VOLTIGEURS DE QUÉBEC).—Est nommé lieutenant provisoire (surnuméraire): Donald Louis Boulanger, gentilhomme. 3 janvier 1917.

12E RÉGIMENT (YORK RANGERS).—Le lieutenant (surnuméraire) J. E. Tremayne est transféré au génie canadien. 23 septembre 1916.

21E RÉGIMENT (ESSEX FUSILIERS).—Est nommé lieutenant provisoire (surnuméraire): Duncan Alexander Killen, gentilhomme. 29 décembre 1916.

46E RÉGIMENT DE DURHAM.—Est nommé lieutenant provisoire (surnuméraire): Hurrell Dodds, gentilhomme. 28 octobre 1916.

50E RÉGIMENT.—Est nommé lieutenant provisoire (surnuméraire): John Sinclair MacLachlan, gentilhomme. 4 décembre 1916.

52E RÉGIMENT (PRINCE ALBERT VOLUNTEERS).—Est nommé lieutenant (surnuméraire): William Brailsford, gentilhomme. 7 décembre 1916.

56E RÉGIMENT DE GRENVILLE (LISGAR RIFLES).—Est nommé lieutenant (surnuméraire): Robert Allan Caldwell, gentilhomme. 6 janvier 1917.

62E RÉGIMENT (ST. JOHN FUSILIERS).—Est nommé lieutenant provisoire (surnuméraire): le lieutenant (surnuméraire) G. L. W. Scovil, du 3e du (Nouveau-Brunswick), régiment artillerie de place canadienne. 30 octobre 1916.

71E RÉGIMENT D'YORK.—Est nommé lieutenant provisoire (surnuméraire): Charles Edward Blair, gentilhomme. 5 octobre 1916.

72E RÉGIMENT (SEAFORTH HIGHLANDERS OF CANADA).—Sont nommés lieutenants provisoires (surnuméraires): Daniel Joseph Dempsey, gentilhomme. 12 décembre 1916.

William Alfred Parrott, gentilhomme. 21 décembre 1916.

Alan Constantine Mackintosh, gentilhomme. 29 décembre 1916.

85E RÉGIMENT.—Est nommé lieutenant provisoire (surnuméraire): Louis Théophile Faguet, gentilhomme. 26 décembre 1916.

95E CARABINIERS DE SASKATCHEWAN.—Sont nommés lieutenants provisoires (surnuméraires): Alexander James Ferguson, gentilhomme. 20 décembre 1916.

Edwin Stewart Glasgow, gentilhomme. 29 décembre 1916.

103E RÉGIMENT (CALGARY RIFLES).—Est nommé lieutenant provisoire (surnuméraire): William Shewell Morris, gentilhomme. 11 décembre 1916.

105E RÉGIMENT (SASKATOON FUSILIERS).—Sont nommés lieutenants provisoires (surnuméraires):

William Burr Thomson,

Arthur Bacon,

Edward William Duval, gentilhommes. 30 décembre 1916.

Frank Bamford Cobbin, gentilhomme. 3 janvier 1917.

## INTENDANCE MILITAIRE CANADIENNE.

Le lieutenant provisoire (surnuméraire): W. J. Worden a la permission de se retirer. 1er novembre 1916.

COMPAGNIE N° 19.—Sont nommés lieutenants provisoires (surnuméraires): James Alexander Young, gentilhomme. 25 novembre 1916.

Le sergent-major de compagnie Richard Lancefield. 8 décembre 1916.

## SERVICE DE SANTÉ DE L'ARMÉE.

*Personnel du service de santé militaire.*

Sont nommés lieutenants provisoires (surnuméraires):

Lawson Armstrong Soley, gentilhomme. 30 novembre 1916.

\*Hector Clive McAlister, gentilhomme. 9 décembre 1916.

Hugh Alexander McKay, gentilhomme. 18 décembre 1916.

Harold Romey Edwards, gentilhomme. 21 décembre 1916.

John Angus Davis,

Douglas William Norman Zwicker,

Kenneth Grant Mahabir,

John George Duncan Campbell, gentilshommes. 22 décembre 1916.

\* Pourvu qu'il subisse les examens requis en vertu des dispositions de l'ordre en conseil n° 65, 1913.

Est nommé quartier-maître (surnuméraire) avec le grade honorifique de lieutenant: Wentworth John Gordon, gentilhomme. 1er novembre 1916.

Sont nommées sœurs hospitalières (surnuméraires):

Mary Bell Arbuckle. 16 novembre 1916.

Helen Liddle Stark. 1er décembre 1916.

Jessie Nelson King. 4 décembre 1916.

Ada Lucy Bodkin. 14 décembre 1916.

Marie Louise Purcell. 24 décembre 1916.

#### SERVICE DENTAIRE MILITAIRE CANADIEN.

Sont nommés capitaines: Andrew Gregor Smith, écuyer. 20 novembre 1916.

Robert St. John Simpson, écuyer. 1er janvier 1917.

#### VÉTÉRINAIRES MILITAIRES CANADIENS.

Le lieutenant provisoire (surnuméraire): R. J. Milner est hors cadre pour prendre du service dans l'armée impériale. 24 décembre 1916.

Le lieutenant provisoire (surnuméraire) M. H. McLeod est hors cadre pour prendre du service dans l'armée impériale. 30 décembre 1916.

Le lieutenant provisoire (surnuméraire) M. McPhatter a la permission de se retirer. 27 décembre 1916.

Sont nommés lieutenants provisoires (surnuméraires): Charles Edmond Brun, gentilhomme. 14 décembre 1916.

Niels Peter Olsen, gentilhomme. 29 décembre 1916.

#### MEMORANDA.

Est nommé colonel honoraire du 215e bataillon d'outre-mer, T.E.C.: le colonel honoraire H. Cockshutt, 25e dragons de Brant. 5 septembre 1916.

Est nommé lieutenant-colonel honoraire du 215e bataillon d'outre-mer, T.E.C.: le lieutenant E. Sweet, réserve des corps, 38e régiment (Dufferin Rifle of Canada). 21 novembre 1916.

Le grade de 2e officier d'état-major administratif (grade "B") est conféré au major E. Bristol, état-major permanent, tant qu'il sera employé au quartier général de la milice. 12 décembre 1916.

Est nommé capitaine, M.C.: le lieutenant P. Charton, 80e régiment de Nicolet. 11 janvier 1917.

Le grade temporaire de capitaine, avec la solde et les allocations qu'il comporte, est conféré au lieutenant (surnuméraire) R. E. McCuaig, 2e régiment (Queen's Own Rifles of Canada) tant qu'il sera employé en qualité d'adjutant du camp d'internement à Kapuskasing, Ontario, 1er janvier 1917.

Le grade temporaire de capitaine est conféré au lieutenant J. W. C. Lord, 104e régiment (Westminster Fusiliers of Canada) tant qu'il remplira les fonctions d'officier commandant de compagnie. 6 janvier 1917.

Est nommé aumônier avec le grade honorifique de capitaine: le révérend Thomas Hudson Stewart. 15 avril 1916.

Relativement à l'ordre général 12, 1916, la date de la confirmation de grade du lieutenant (surnuméraire) V. W. McCormack, services de santé, est modifié de manière à se lire: "25 septembre 1915."

Est nommé lieutenant, M.C.: Alexander Mary John James Jasienski, gentilhomme. 20 novembre 1916.

Le lieutenant temporaire C. Dolphin, M.C., est hors cadre pour prendre du service dans le corps royal d'aviation. 19 novembre 1916.

Des commissions temporaires comme ci-après sont accordées aux messieurs ci-dessous mentionnés, tant qu'ils feront du service dans les troupes expéditionnaires canadiennes:—

Sont nommés lieutenants:

George Somerville Craggs,

Walter R. Critchley, gentilhomme. 22 septembre 1914.

Harry Edwin Cawley, gentilhomme. 22 avril 1915.

Frederick Slingsby Gales, gentilhomme. 24 octobre 1915.

Harry Hutchison, gentilhomme. 12 décembre 1915.

Charles Dolphin, gentilhomme. 5 mars 1916.

William Blackwood, gentilhomme. 18 septembre 1916.

Burville Dayton Griffin. 27 décembre 1916.

Est nommé lieutenant honoraire:

William MacDuff, gentilhomme. 20 décembre 1916.

#### CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement, ayant passé l'examen exigé pour leurs nominations, sont confirmés dans leur grade à compter des dates apposées à leurs noms respectifs:—

Le lieutenant surnuméraire C. A. Payne, batterie d'artillerie lourde de Cobourg, 23 février 1916.

Le lieutenant surnuméraire H. H. Ponton, batterie d'artillerie lourde de Cobourg, 1er juillet 1916.

Le lieutenant surnuméraire B. K. Johnston, batterie d'artillerie lourde de Cobourg, 12 juillet 1916.

Le lieutenant surnuméraire F. J. Apjohn, batterie d'artillerie lourde de Cobourg, 6 octobre 1916.

Le lieutenant surnuméraire G. S. H. Barton, corps de dressage des officiers canadiens (Macdonald), 1er août 1916.

Le lieutenant surnuméraire N. A. Jull, corps de dressage des officiers canadiens (Macdonald), 1er août 1916.

Le lieutenant surnuméraire A. R. Ness, corps de dressage des officiers canadiens (Macdonald), 1er août 1916.

Le lieutenant surnuméraire J. R. Francis, 2e régiment, 2 août 1916.

Le lieutenant surnuméraire H. C. Leavens, 15e régiment, 19 septembre 1916.

Le lieutenant surnuméraire A. McL. Hurst, 72e régiment, 3 juillet 1916.

Le lieutenant surnuméraire C. A. Foster, 97e régiment, 28 octobre 1916.

Par ordre,

*W. E. H. Adams.*

Major général,  
Adjudant général suppléant.

## AVIS DU GOUVERNEMENT.

### COMMISSION D'EXAMEN POUR LA PROFESSION D'ARPENTEUR FÉDÉRAL.

16 janvier 1917.

AVIS est donné par le présent qu'en conformité des dispositions de la *Loi des arpentages fédéraux*, la Commission d'examen pour la profession d'arpenteur fédéral se réunira à Ottawa, lundi, le douzième jour de février prochain, pour l'examen des aspirants à l'étude de la profession d'arpenteur fédéral ou de ceux qui veulent obtenir des commissions d'arpenteurs fédéraux ou pour obtenir des certificats d'arpenteurs fédéraux. Ces examens seront tenus à Ottawa, Toronto et Kingston, dans la province d'Ontario; à Regina, dans la province de la Saskatchewan, à Calgary et Edmonton, dans la province d'Alberta, et à Vancouver, dans la province de la Colombie-Britannique.

J. AURÈLE COTÉ,

30-4 Secrétaire de la Commission d'examen  
des arpenteurs fédéraux.



**Bennett Limited.**

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'État du Canada, des lettres patentes en date du 18e jour de janvier 1917, constituant en corporation Richard Tuson Heneker et Henry Noël Chauvin, tous deux conseil du Roi, Harold Earle Walker et John Noël Beauchamp, avocats, et Hugh Wylie, teneur de livre, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer, acheter, vendre, trafiquer de fibre, matériaux fibreux, peaux, cuir d'aucun et de tous les produits du cuir, carton-pâte, cuir factice et tout substitut pour aucun des matériaux ci-dessus et matériaux similaires ; manufacturer, acheter, disposer de toute chose pouvant être faite des matériaux ci-dessus y compris, sans restreindre les termes généraux ci-dessus, les fournitures pour chaussures, contreforts, bottes, souliers, chaussures de toutes espèces et descriptions ; exercer l'industrie du tannage, de la teinturerie et du blanchiment ;

(b) Manufacturer, acheter, vendre et disposer de tous fluides, produits chimiques et matériaux pour le tannage, la teinture, le blanchiment, la coloration et de toutes choses employées dans la production d'aucune substance ou article desquels cette compagnie trafique.

(c) Manufacturer, acheter, vendre, importer, exporter et disposer d'effets, articles, marchandises, machinerie, matériaux de construction et autres choses requises pour la fabrication et la production des objets et matériaux ci-dessus mentionnés ou pour l'équipement de fabriques ou ateliers pour leur fabrication ;

(d) Exercer toute autre industrie, commerce ou fabrication se rapportant ou étant alliés d'aucune manière aux fins ci-dessus mentionnées que la compagnie jugera pouvoir convenablement exercer en rapport avec son industrie ou qui semblera directement ou indirectement de nature à augmenter ou rendre profitable aucune des propriétés, droits ou entreprise de la compagnie ;

(e) Acquérir par achat, location ou autrement tout ou partie des affaires, propriétés et engagements d'aucune personne ou compagnie exerçant une industrie que la compagnie est autorisée à exercer ou possédant des propriétés convenant aux fins de cette compagnie ;

(f) Demander, acheter ou autrement acquérir et vendre tous brevets d'invention, brevets, marques de fabrique, licences, concessions et choses de même nature conférant un droit exclusif ou non exclusif ou limité d'utiliser tout secret ou autre information concernant toute invention ou procédé qui paraîtra capable d'être utilisé pour aucune des fins de la compagnie ou dont l'acquisition sera jugée propre à profiter directement ou indirectement à la compagnie, et utiliser, exercer, développer ou permettre l'usage ou autrement faire valoir la propriété, les droits ou renseignements ainsi acquis ;

(g) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds, garantir les contrats ou autrement aider toute telle personne ou compagnie ou clients ou personnes ayant des relations avec la compagnie ; prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie, et les vendre, détenir, réemettre avec ou sans garantie ou autrement en disposer, nonobstant les dispositions de l'article 44 de la dite loi ;

(h) Acheter, prendre ou autrement acquérir et détenir des actions, obligations, débentures ou autres valeurs de toute compagnie ayant des objets en tout ou partie, semblables à ceux de cette compagnie ou exerçant une industrie capable d'être, directement ou indirectement, conduite avantageusement pour cette compagnie, établir, promouvoir ou autrement aider telle

compagnie ou compagnies, nonobstant les dispositions de l'article 44 de la dite loi ;

(i) Conclure des arrangements avec aucune autorité ou gouvernement municipal, local ou autres qui seront de nature à permettre d'atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités ou gouvernements tous les droits, privilèges, franchises, concessions que la compagnie jugera convenable d'obtenir, et exécuter ou exercer et se conformer à tous tels arrangements, droits, privilèges, franchises et concessions ;

(j) Promouvoir toute compagnie ou compagnies dans le but d'acquérir tout ou partie de la propriété et engagements de cette compagnie ou pour toute autre fin qui semblera directement ou indirectement d'une nature avantageuse pour cette compagnie, souscrire, placer ou aider à placer le stock, obligations ou valeurs de toute telle compagnie ou compagnies ;

(k) Acquérir, louer, détenir, vendre, céder toute propriété foncière et personnelle, tous droits et privilèges que la compagnie jugera nécessaires ou utiles pour les fins de ses affaires et en particulier toutes terres, bâtiments, servitudes, machinerie, outillage, fonds de commerce, accepter des hypothèques, charges et gages sur des propriétés foncières ou personnelles ou aucune autre garantie quelle qu'elle soit, portant intérêt ou autrement, comme la compagnie en jugera, des acheteurs ou débiteurs de la compagnie, vendre, céder ou autrement disposer de toutes ou aucune telles valeurs ;

(l) Construire, maintenir, modifier tous édifices ou travaux nécessaires ou convenant aux fins de la compagnie, construire, posséder et opérer des chalands, vaisseaux, wagons et autres véhicules mûs par la vapeur, l'électricité ou autrement pour les fins de la compagnie ;

(m) Construire, améliorer, maintenir, développer, travailler, gérer, conduire, contrôler aucuns chemins, routes, tramways, embranchements, voies d'évitement, sur les terres possédées ou contrôlées par la compagnie ; ponts, réservoirs, cours d'eau, pouvoirs hydrauliques, quais, manufactures, entrepôts, usines électriques, boutiques, magasins et autres ateliers et commodités qui pourront être directement ou indirectement de nature à favoriser les intérêts de la compagnie et contribuer, subventionner ou autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation, gérance, exécution ou contrôle ; vendre tout excédent de pouvoir électrique non requis pour les fins de la compagnie, pourvu que lorsque exercés en dehors de la propriété de la compagnie les pouvoirs contenus dans cette clause soient soumis à toutes les lois et règlements provinciaux et municipaux les concernant ;

(n) Placer et disposer des fonds de la compagnie non immédiatement requis de telle manière qu'il pourra en être décidé de temps à autre ;

(o) Avec l'approbation des actionnaires, payer et rémunérer toute personne, corporation ou compagnie, avec l'émission et le paiement d'actions complètement libérées, obligations ou autres valeurs de cette compagnie ou autrement pour services rendus ou à rendre comme promoteur ou preneur de stock de cette ou d'aucune autre compagnie ou en plaçant, aidant à placer, garantissant le placement d'aucunes actions, obligations ou débentures de cette ou d'aucune autre compagnie ou pour tous autres services de tout genre ; ou comme paiement pour toute propriété mobilière ou immobilière, foncière ou personnelle, droits, bail, affaires, franchise, entreprise, pouvoirs, privilège, licences ou concession et en paiement total ou partiel ou en échange pour des actions, obligations, débentures ou autres valeurs d'aucune autre compagnie ;

(p) Payer des dividendes sur le stock de la compagnie par l'émission d'actions complètement libérées de la compagnie pourvu que les profits accumulés de la compagnie ou les bénéfices disponibles de la compagnie pour le paiement de dividendes égalent la valeur au pair du stock ainsi émis ;

(q) Tirer, faire, accepter, endosser, exécuter et émettre des billets promissoires, lettres de change, connaissements, mandats et autres instruments négociables et transférables ;

(r) Vendre ou disposer de l'entreprise de la compagnie ou de toute partie d'icelle, pour telle compensation que la compagnie jugera à propos, et en particulier pour des actions, débentures ou valeurs de toute autre compagnie ;

(s) Adopter pour faire connaître les affaires de la compagnie tels moyens qui seront jugés opportuns et en particulier par des annonces dans les journaux, circulaires, par l'achat et l'exposition de travaux d'art ou d'intérêt, la publication de livres et périodiques et par la distribution de prix, récompenses et dons ;

(t) Vendre, améliorer, gérer, développer, échanger, louer, disposer, faire valoir ou autrement trafiquer de tout ou partie des biens et droits de la compagnie ;

(u) Développer, faire valoir aucune terre acquise par la compagnie ou dans laquelle elle est intéressée, et en particulier les tracer et préparer pour les fins de construction et d'affermage ; construire, modifier, démolir, décorer, maintenir, aménager et améliorer des bâtiments et commodités en plantant, pavant, égoutant, affermant, cultivant, louant sur des baux ou des conventions de construction ; acheter, bâtir, vendre, louer des logements pour ses employés ou autres ;

(v) Faire toutes ou aucune des choses ci-dessus comme principaux, entrepreneur ou autrement, par l'entremise d'aucuns fidéicommissaires, agents ou autrement, seuls ou conjointement avec d'autres ;

(w) S'amalgamer avec aucune autre compagnie ayant des objets semblables à ceux de cette compagnie ;

(x) Distribuer parmi les membres, par dividendes ou autrement, en espèces ou en nature aucune des propriétés de la compagnie et en particulier les actions libérées, débentures ou actions-débentures d'aucune autre compagnie ;

(y) Les pouvoirs octroyés dans chacun des paragraphes ci-dessus ne seront limités ni restreints par induction ou déduction des termes d'aucun autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Bennett Limited," avec un capital-actions de trois cent mille dollars, divisé en 3,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

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### Century Coal and Coke Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 23e jour de janvier 1917, constituant en corporation l'honorable Charles Murphy, Harold Fisher, Stanley Gardner Metcalfe et Stanley Metcalfe Clarke, avocats, et Dinda Bonell, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer dans toutes ses branches l'industrie du charbon et du coke ; acquérir, posséder, exploiter, maintenir et gérer des mines et terrains miniers ; construire, ériger, acheter, louer ou autrement acquérir des hauts-fourneaux, fours, fourneaux, usines, les exploiter et gérer ; produire, fabriquer, acheter ou autrement acquérir, disposer et vendre du charbon, du coke, leurs produits et sous-produits ;

(b) Construire, ériger, établir et autrement acquérir, posséder, maintenir, exploiter des élévateurs, convoyeurs, chevalets, outillage pour emmagasinage, chutes, entrepôts, hangars et autres bâtiments et l'équipement, outillage, machinerie, appareils mécaniques employés en rapport avec l'expédition, l'emmagasinage, la livraison ou autre manutentions du charbon et du coke, leurs produits et sous-produits ;

(d) Construire, acquérir, maintenir, exploiter, utiliser, gérer des usines, machinerie et appareils pour la production de l'électricité, du pouvoir électrique, pneumatique, hydraulique ou autre pouvoir ou énergie, louer ou autrement acquérir tel pouvoir, accumuler, produire, transmettre, distribuer l'électricité, le pouvoir électrique, pneumatique, hydraulique et autre pouvoir et énergie pour l'éclairage, le chauffage, la force motrice ou pour toute fin pour laquelle l'électricité, le pouvoir électrique ou autre pouvoir ou énergie pouvant être employés, sujet aux règlements locaux et municipaux ;

(e) Utiliser l'eau, la vapeur ou autre pouvoir pour des fins de production d'électricité ou d'air comprimé ;

(f) Pourvoir, acheter, louer ou autrement acquérir, construire, projeter, ériger, établir, exploiter, maintenir, exercer tous travaux nécessaires, stations, machines à vapeur, machinerie, outillage, câbles, fils, lignes, générateurs, accumulateurs, lampes, compteurs, transformateurs, appareils, appartenances, accessoires se rapportant à la production, accumulation, distributions, transmission, fourniture, vente, utilisation et emploi de l'électricité ; produire, accumuler transmettre, distribuer, fournir, vendre de l'électricité pour des fins de chauffage par l'électricité, éclairage, traction et force motrice, pour des fins industrielles et autres ; entreprendre et faire des contrats et arrangements pour l'éclairage des cités, villes, rues, édifices et autres places et pour la fourniture de l'éclairage, chauffage et de la force motrice électrique pour fins publiques ou privées ; pourvu, cependant que la compagnie ne puisse entrer dans aucune rue, chemins ou autres places publiques pour y placer son outillage, ateliers ou matériaux employés dans la transmission ou distribution du pouvoir électrique, hydraulique, pneumatique ou autre et n'ériger ou placer sur, dessous ou à travers aucune telles rues, chemins, ou autre place publique, aucun tel outillage, ateliers ou matériaux sans le consentement de la municipalité ayant le contrôle de telle rue, chemin ou autre place publique.

(g) Faire, bâtir, construire, ériger, préparer, maintenir, exploiter des réservoirs, aqueducs, citernes, barrages, canaux, tunnels, ponceaux, flumes, conduits, conduites maîtresses et autres et accessoires, exécuter, faire tous autres travaux et choses nécessaires ou convenables pour obtenir, accumuler, vendre, livrer, mesurer et distribuer l'eau pour créer, maintenir, développer du pouvoir hydraulique, électrique, mécanique ou autre ou pour aucune autre fin de la compagnie ;

(h) Construire, acquérir, exploiter des lignes de télégraphe ou téléphone ou autres moyens de communication sur les terres possédées ou contrôlées par la compagnie et pour les fins de la compagnie seulement ;

(i) Acquérir, construire, maintenir, modifier, faire, affréter, louer, exploiter des wagons, bateaux à vapeur, vaisseaux, lignes de tuyaux, bassins, canaux, ponts, chateaux-d'eau, citernes ou commodités pour emmagasinage, réservoirs, puits, aqueducs, chemins, rues, hôtels, maisons pour logements, fabriques, ateliers, magasins, usines à gaz, chateaux-d'eau, jetées, chalands, bateaux, quais et autres travaux, outillage ou machinerie de toute description, contribuer à leur construction, entretien, conduite et exploitations ; faire des contrats ou des arrangements avec tout gouvernement ou autre corps, corporation, compagnie et personne pour l'échange mutuel du trafic, des droits de passage, du travail en commun, ou autrement, qui semblera opportun ;

(j) Pour les fins de la compagnie, acquérir, acheter, prendre ou donner en location, améliorer, posséder, employer, maintenir, exploiter, gérer, exercer, contrôler, mais seulement sur les terres possédées ou contrôlées par la compagnie, ou sur lesquelles la compagnie a un droit ou permis à cet effet, tels chemins, routes, ponts, lignes de rail, tronçons, voies d'évitement, matériel roulant, câbles, fils métalliques, moteurs, locomotives, outillage électrique, et toutes autres structures, ateliers, commodités ou accessoires comme il en sera requis dans le but de maintenir les communications par télégraphe ou téléphone ou pour effectuer le transport des marchandises ou des passagers, contribuer, subventionner ou autrement aider ou prendre part à leur acquisition, achat, location, construction, amélioration, possession, emploi, entretien, exploitation, gérance, exercice ou contrôle ;

(k) Acquérir par octroi, achat ou autrement, concessions de toute propriété ou privilège d'aucun gouvernement ou d'aucune autorité suprême, municipale, locale ou autrement, exécuter et remplir leurs termes et conditions ; obtenir ou aider à obtenir toute license, permis, franchise provisoire ou autre autorité pour permettre à la compagnie de mettre ses objets à exécution, y compris des chartes ou lois conférant aucune juridiction ;

(l) Rémunérer toute personne ou compagnie pour services rendus en plaçant ou aidant à placer ou garantissant le placement d'aucunes actions du capital de la



compagnie, ou aucunes débentures ou autres valeurs de la compagnie, ou pour ou à propos de la formation ou promotion de la compagnie ou la conduite de ses affaires ;

(m) Acheter, vendre, manufacturer, réparer, modifier, échanger, prendre ou donner en location, exporter, disposer de toutes espèces d'articles et choses pouvant être requis pour les fins d'aucune des dites industries, ou communément fournis ou disposés par les personnes engagées dans aucune telle industrie, ou qui seraient de nature à pouvoir être disposés avec avantage en rapport avec aucune des dites industries ;

(n) Acheter ou autrement acquérir tous brevets, brevets d'inventions, licences, concessions et choses de même nature, conférant un droit exclusif ou limité d'user d'aucun secret ou autre information concernant aucune invention qui semblera pouvoir être avantageusement disposée par la compagnie ;

(o) Employer, exercer, développer, octroyer des permis, ou autrement faire valoir tous tels brevets, brevets d'inventions, licences, concessions et choses de même nature, et en une de leur exploitation, et développement, exercer aucune industrie, manufacturière ou autre, que la compagnie jugera de nature à réaliser directement ou indirectement ces objets ;

(p) Offrir par souscription publique, établir, promouvoir, concourir à établir ou promouvoir toute autre compagnie, corporation, association ou entreprise privée en vue d'acquérir toutes, ou aucune, propriétés, droits, engagements de cette compagnie, ou pour aucune autre fin qui semblera, directement ou indirectement de nature à profiter à cette compagnie ; acquérir, détenir des actions, stocks ou valeurs de, ou garantir le paiement d'aucunes valeurs émises par, ou aucun autre engagement de telle compagnie, corporation, association ou entreprise, défrayer toutes ou aucune des dépenses de l'établissement ou de la promotion d'aucune telle corporation, association ou entreprise, comme susdites, subventionner ou autrement aider aucune telle compagnie, corporation, association ou entreprise, et garantir ou prendre les souscriptions ou y souscrire pour le tout ou partie d'icelles ou employer d'autres personnes pour les souscrire ou les prendre ;

(q) Nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, souscrire, acheter, assumer les engagements, acquérir, détenir, vendre, échanger, disposer ou autrement trafiquer ou passer des contrats à propos d'obligations, débentures, actions ou autres valeurs et engagements ou aucune part ou intérêt dans icelles ; demander ou accepter, comme compensation un règlement ou garantie total ou partiel pour tout contrat, dette ou engagement envers ou de la compagnie des propriétés, engagements, actions ou valeurs d'aucune espèce, à une évaluation ou à tels termes qui seront agréés ;

(r) Avancer ou prêter des fonds, valeurs ou biens de toute nature à des clients ou autres ayant des relations avec la compagnie et à toute autre compagnie ayant des objets semblables, en tout ou en partie à ceux de cette compagnie, à tels termes qui pourront être convenus et avec ou sans garantie ;

(s) Placer et disposer des fonds de la compagnie non immédiatement requis en telles valeurs de telle manière qu'il pourra en être décidé de temps à autre ;

(t) Tirer, faire, accepter, endosser, exécuter et émettre des billets promissoires, lettres de change, connaissements, mandats et autres instruments négociables ou commerciaux ;

(u) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie, exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds, garantir les contrats ou autrement aider à telle personne ou compagnie ; prendre ou autrement acquérir des actions ou valeurs de toute compagnie, et les vendre, détenir, réemettre avec ou sans garantie ou autrement en disposer ;

(v) Vendre l'entreprise de la compagnie ou toute partie d'icelle, pour telle compensation que la compagnie jugera à propos, et en particulier pour une com-

pensation consistant en tout ou partie en espèces ou actions ou débentures d'une autre compagnie ;

(w) Faire constituer ou enregistrer la compagnie dans aucune partie du monde, comme il pourra en être jugé opportun ;

(x) Distribuer en espèces, par voie de dividendes ou autrement, parmi les membres, clients ou employés de la compagnie, ou autrement, aucunes actions ou valeurs appartenant à la compagnie ou aucune propriété ou biens de la compagnie applicables comme profits de la compagnie ;

(y) Souscrire à aucun fonds, corporation ou institution incorporé ou non incorporé, agir par délégué ou autrement près des conseils de métiers, comité, chambre de commerce, syndicat ou autre corps de personnes formé légalement pour promouvoir les intérêts généraux des industries auxquelles cette compagnie est alliée ou dans lesquelles elle est intéressée ou aucune autre industrie qui semblera favorable aux intérêts de la compagnie ;

(z) Se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de cette compagnie ;

(aa) Emettre des actions libérées, obligations, débentures pour le paiement total ou partiel d'aucune propriété mobilière ou immobilière, propriété, droits, privilèges, concession ou autres avantages que la compagnie peut légalement acquérir, légalement émettre telles actions libérées, obligations ou autres valeurs en paiement total ou partiel ou en échange pour des actions, obligations, débentures ou autres valeurs d'aucune autre compagnie faisant, en tout ou en partie, des affaires semblables ou se rapportant aux affaires de cette compagnie ;

(bb) Faire toutes ou aucune des choses ci-dessus dans toutes les parties du monde comme principaux, fondés de pouvoirs, agents, entrepreneurs, ou autrement, seuls ou conjointement avec d'autres, par l'entremise d'agences ou autrement ;

(cc) Pour faire toutes autres choses utiles ou nécessaires pour atteindre les objets ci-dessus ou aucun d'eux ; le mot "compagnie" dans les présentes (excepté quant il est employé pour désigner cette compagnie), sera supposé inclure toute association ou réunion de personnes, incorporées ou non incorporées, formée pour exercer une industrie dans le Dominion du Canada ou ailleurs, et les objets spécifiés dans chaque paragraphe des présentes ne seront nullement limités par induction d'aucun autre paragraphe, mais pourront être étendus par ce moyen.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Century Coal and Coke Company, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 24e jour de janvier 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

32-2

### Whyte-Campbell Lumber Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 24e jour de janvier 1917, constituant en corporation Robert John Whyte, marchand, Gordon Walters MacDougall, William Bridges Scott et John MacNaughton, avocats, et James Geary Cartwright, gérant de bureau, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer, importer, exporter, acheter, vendre, disposer ou autrement faire valoir toute espèce de bois de service, de charpente, de bois à pâte et tous leurs produits ou sous-produits ;

(b) Exercer aucune autre industrie que la compagnie jugera capable d'exercer convenablement en rapport avec aucune industrie que la compagnie est autorisée d'exercer ou que la compagnie jugera directement ou indirectement de nature à profiter à cette compagnie ou à augmenter la valeur ou à rendre profitables aucun des droits ou propriétés de la compagnie ;

(c) Acquérir et exercer tout ou partie des affaires, ou propriétés et assumer les engagements d'aucune personne, maisons, associations ou compagnie possédant des propriétés convenant pour aucune des fins de cette compagnie ou exerçant une industrie que cette compagnie est autorisée d'exercer et payer en compensation d'iceux en espèces ou par l'émission d'actions, stocks ou obligations de cette compagnie ;

(d) S'associer ou conclure des arrangements pour le partage des bénéfices, la fusion des intérêts, les risques communs, les concessions réciproques, la coopération avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou d'entreprendre aucune industrie ou transaction que cette compagnie est autorisée d'exercer, ou entreprendre aucune industrie ou transaction capable d'être, directement ou indirectement, conduite avantageusement pour cette compagnie, subventionner, garantir les engagements ou autrement aider toute telle compagnie, personne ou personnes ;

(e) Acheter, souscrire, acquérir, détenir, vendre ou autrement disposer d'actions du capital, obligations, débiteures ou autres valeurs d'aucune autre corporation et preuves de dettes d'aucune telle corporation, nonobstant les dispositions de l'article 44 de la *Loi des Compagnies* ;

(f) Acheter, prendre à bail ou en échange, louer ou autrement acquérir toute propriété mobilière ou immobilière, droits ou privilèges que la compagnie jugera utiles ou convenant pour aucune fin de ses affaires, ériger, construire des bâtiments et travaux de toute nature ;

(g) Vendre, louer, développer, disposer ou autrement trafiquer de l'entreprise ou de tout ou partie de la propriété de la compagnie à n'importe quels termes, avec pouvoir d'accepter en compensation aucunes actions, stocks, engagements ou intérêts dans aucune autre compagnie ;

(h) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie et en particulier les actions, débiteures ou autres valeurs de toute autre compagnie appartenant à la compagnie ou desquelles elle peut avoir le pouvoir de disposer ;

(i) Faire toutes autres choses pouvant être utiles ou nécessaires pour atteindre les objets ci-dessus.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Whyte-Campbell Lumber Company, Limited," avec un capital-actions de quarante mille dollars, divisé en 400 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 25e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

32-2

#### G. S. C. Commercial Corporation of Canada, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de janvier 1917, constituant en corporation George Archibald Campbell, conseil du Roi, Burt Austin McDonald, gérant, Lorne Stanley Coyle, caissier, et Minnie Bradley et Margaret Hartley, stenographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie d'agents financiers de placements, acheter, vendre, disposer, comme principaux ou agents de stocks, obligations, débiteures, valeurs, notes et engagements de tous genres, percevoir et disposer des intérêts, dividendes ou revenus de tels stocks, obligations, débiteures, valeurs ou autres engagements ; agir comme agents généraux, marchands à commission, facteurs ou courtiers pour aucune et toute catégorie de producteurs, marchands, fabricants ou expéditeurs ; agir comme agents ou courtiers pour le placement d'assurances maritimes, contre l'incendie, sur les accidents, de garantie des patrons et autres ; agir comme agents ou représentants de propriétaires ou autres personnes ou corporations ayant ou prétendant avoir un intérêt dans des marchandises, vaisseaux, cargaisons, fret, automobiles ou autres véhicules ou aucun autre sujet d'assurance ;

(b) Construire, acquérir, louer, exploiter, maintenir des entrepôts, magasins, commodités pour l'emmagasinage et le transport par eau et par terre, en compartiments frigorifiques ou autrement, tous produits, articles, effets, marchandises, machinerie, véhicules, articles manufacturés et autre propriété personnelle ; émettre des récépissés et des certificats d'entrepôts négociables ou autrement aux personnes entreposant des marchandises avec la compagnie, faire des avances ou des prêts sur la garantie de telles marchandises ou autrement ;

(c) Acquérir, exploiter, louer ou employer autrement et disposer d'automobiles, motocyclettes, véhicules automobiles et toutes espèces et descriptions, voitures carrosses, cabriolets, cabrouets, wagons, omnibus, machines pour traction et toutes autres espèces de véhicules, aéroplanes, avions et aérostats ; bâtir, exploiter, maintenir des entrepôts, garages, aérodromes, et autres bâtiments pour l'emmagasinage, la garde, réparation et la location d'automobiles, motocyclettes et véhicules automobiles de toutes espèces et descriptions, carrosses, cabrouets, machines pour traction et tous autres espèces de véhicules ;

(d) Agir comme courtiers de douane et agents expéditeurs, rassembler, recevoir, transférer, transporter, envoyer des voyageurs, marchandises, articles, effets, produits et tous articles de commerce et effets personnels ; obtenir, détenir, acquérir par bail, achat ou autrement, toute franchise, droits, privilèges et pouvoirs se reliant à tels services ;

(e) Construire, acquérir, louer, exploiter, maintenir, disposer de bassins, chantiers maritimes, quais, élévateurs et entreprises semblables et autres facilités de transport, avec tout l'outillage, machinerie et équipement nécessaires ;

(f) Acquérir par achat, bail ou autrement, détenir, posséder, développer, trafiquer ou autrement disposer de toute espèce de biens fonciers, terres, bâtiments, fabriques et structures ou tout intérêt ou droits s'y rapportant, acquérir par achat, bail ou autrement, construire, maintenir, exploiter sur la propriété de la compagnie ou sur des propriétés louées ou contrôlées par la compagnie, des tramways, voies d'évitement ou autres moyens de transportation, canaux, barrages, aqueducs, ponts, bâtiments, machinerie ; bâtir, construire, équiper, acheter ou autrement acquérir, louer, affréter, exploiter, naviguer, entretenir et contrôler des bateaux à vapeur, bateaux, chalands, vaisseaux, dragues, remorqueurs et allèges ;

(g) Manufacturer, acheter, vendre et généralement disposer d'effets, articles, marchandises, machinerie, automobiles, véhicules de tous genres et descriptions, aéroplanes, aérostats de toute nature, fournitures pour machines, accessoires pour travaux du génie, moteurs de tous genres et autres appareils mus par la vapeur, l'électricité, l'huile, le gaz ou autre pouvoir ;

(h) Acquérir, détenir, vendre, céder, louer, octroyer ou autrement disposer d'un brevet d'invention, droits de brevet, licences, privilèges, inventions, perfectionnements, procédés, marques de fabriques, marques de commerce se rapportant ou se reliant aux affaires de la compagnie ou autrement ;

(i) Exercer toute autre industrie ou entreprise qui semblera à la compagnie pouvoir être convenablement exercée en rapport avec aucune partie des affaires de la compagnie, ou directement ou indirectement être de nature à faire progresser les intérêts de la compagnie ;

(j) S'amalgamer, s'unir ou se joindre à toute personne, maison, association ou corporation exerçant une industrie alliée ou semblable, en acquérir l'achalandage, affaires, droits, propriété et biens, assumer ou entreprendre, tout ou partie des engagements d'aucune personne, maison, association ou corporation exerçant une industrie alliée ou semblable, les payer en espèces, stock ou obligations de cette compagnie ou autrement ;

(k) Souscrire, acheter, acquérir, détenir, posséder, vendre, céder, transférer ou autrement disposer d'aucunes actions, obligations, morts-gages, débiteures, billets ou autres valeurs, engagements, contrats, preuves de dettes d'aucune corporation ayant des objets semblables à ceux de cette compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; prendre, détenir, se prévaloir de toute garantie collatérale ou autres de toute nature pour l'exécution d'engagements contenus dans iceux et émettre en échange son propre stock, ses obligations et autres engagements ; aider ou assister



d'aucune manière, au moyen de prêts, avances, garanties ou autrement toute personne, maison, corporation ou association dans lesquelles cette compagnie est intéressée comme créancière, actionnaire ou autrement;

(l) Vendre, louer, transférer ou autrement disposer de tout ou partie des affaires et entreprises de la compagnie à toute autre personne, maison, association ou corporation, accepter comme compensation pour telle vente, bail ou transport des deniers ou des actions, débiteures, obligations, valeurs ou autres engagements d'aucune compagnie ou corporation;

(m) Rémunérer en espèces ou avec l'approbation des actionnaires en actions totalement ou partiellement libérées, obligations, débiteures ou valeurs de la compagnie toute personne, maison ou corporation pour services rendus ou à rendre à la compagnie en rapport avec son incorporation, promotion ou organisation ou en rapport avec la conduite de ses affaires, ou pour aucune propriété ou droits acquis par la compagnie; distribuer en espèces, de temps en temps, parmi les actionnaires de la compagnie, aucune propriété, biens ou droits de la compagnie;

(n) Aucun des pouvoirs ci-dessus pourra être étendu, mais ne sera limité par induction ou déduction d'aucun autre pouvoir.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "G. S. C. Commercial Corporation of Canada, Limited," avec un capital-actions de dix mille dollars, divisé en 100 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

32-2

### La Compagnie Chimique des Produits de France, Limitée.

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 25e jour de janvier 1917, constituant en corporation Norman Massé, Alfred Cadot, médecins, Joseph Amédée Thoin, avocat, Graziella Desrochers, sténographe, tous de la cité de Montréal, dans la province de Québec, et Alfred Emile Francœur, pharmacien, de la cité de Québec, dans la dite province, pour les fins suivantes:—

(a) Exercer généralement et sous toutes ses formes l'industrie de la fabrication de produits chimiques; exercer un commerce général en gros de pharmacie et de drogues; exercer le commerce d'agent manufacturier pour les articles et marchandises que la compagnie est autorisée à fabriquer;

(b) Acheter, vendre, louer, acquérir et aliéner d'aucune manière la propriété immobilière nécessaire aux fins de ce commerce; acquérir et disposer de toutes marques de commerce, brevets et droits;

(c) Acheter, acquérir, posséder, détenir ou autrement faire commerce et disposer des valeurs, actions, obligations, débiteures ou parts d'aucune compagnie quelconque dont les objets sont totalement ou partiellement semblables à ceux de la présente compagnie;

(d) Conclure aucun arrangement relatif à la fusion, à l'union des intérêts ou à la concession réciproque avec aucune corporation, société ou personne exerçant aucun commerce totalement ou partiellement semblable à la présente compagnie;

(e) Acheter ou autrement acquérir la totalité ou aucune partie du commerce, de la propriété, de l'actif et du passif, commerce en opération ou autrement, d'aucune corporation ou personne exerçant aucun commerce que la présente compagnie est autorisée à exercer, ou qui est en possession d'aucune propriété qui convient aux objets de la présente corporation, et payer ce commerce ou cette propriété totalement ou partiellement avec des actions et des obligations de la présente compagnie;

(f) Faire toutes et chacune des autres choses, ou exercer aucun autre commerce, avantageux ou se rattachant à la bonne réalisation des objets précités.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "La Compagnie Chi-

mique des Produits de France, Limitée," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 30e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

32-2

### J. P. Choquette, Limitée.

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 24e jour de janvier 1917, constituant en corporation Zotique Dubois et Deus Azetus Courchaine, marchands, de la cité de Maisonneuve, dans la province de Québec; Joseph Pierre Choquette, gérant, Jean Louis Ledoux et Pierre Elie Plante, marchands, tous trois de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes:—

(a) Faire l'importation et le commerce en gros et en détail de fruits, de légumes et de tous autres produits alimentaires;

(b) Agir comme agents à commission, courtiers et encanteurs pour l'achat et la vente de fruits, de légumes et de tous autres produits alimentaires;

(c) Prendre charge d'aucun autre commerce semblable en tout ou en partie, et le payer en actions libérées du capital de la corporation;

(d) Être agents ou représentants d'aucune corporation, société ou personne exerçant aucun commerce semblable, en tout ou en partie;

(e) Conclure aucune convention ou aucun arrangement pour le partage des profits, réunion des intérêts, la concession réciproque ou la coopération avec aucune personne, compagnie ou association constituée ou à être constituée, exerçant ou sur le point d'exercer aucun commerce que la présente corporation est autorisée à exercer ou aucun genre d'affaires nécessaire ou se rattachant à la réalisation des objets de la présente;

(f) Poursuivre la réalisation d'aucun des objets ci-haut comme principaux ou en qualité d'agents, en société ou conjointement avec aucune autre personne, société, association ou compagnie;

(g) Etablir et opérer des entrepôts frigorifiques;

(h) Exercer ou entreprendre aucun autre commerce ou industrie que la corporation jugera de temps à autre susceptible d'être convenablement exercé en rapport avec les susdits objets et pouvoirs et propre à accroître directement ou indirectement la valeur des privilèges, droits ou biens de la compagnie ou à les rendre profitables;

(i) Généralement acheter, prendre à bail ou en échange, louer ou autrement acquérir aucune propriété mobilière ou immobilière ainsi que tous droits et privilèges que la compagnie estimera nécessaire à son industrie, et spécialement des biens fonds, bâtisses, obligations, machines, outils et fonds de commerce;

(j) Acquérir et détenir des parts dans aucune autre corporation dont les objets sont semblables à ceux de la présente compagnie, en tout ou en partie;

(k) Avec le consentement des actionnaires, rémunérer aucune personne ou compagnie pour services rendus ou à être rendus dans le placement, l'assistance au placement ou la garantie du placement d'aucun nombre d'actions ou autres valeurs de la compagnie, dans la formation ou l'organisation de la compagnie, ou dans l'administration de ses affaires;

(l) Tirer, faire, accepter, endosser, payer et émettre des billets, lettres de crédit, lettres de change, traites, chèques, débiteures et autres instruments négociables et transportables;

(m) Faire toutes choses, exercer tous les pouvoirs et aucun commerce tendant à la réalisation des objets pour lesquels la compagnie est incorporée.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "J. P. Choquette, Limitée," avec un capital-actions de cent cinquante mille dollars, divisé en 1,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 30e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

32-2

**American Brewing Company, Limited.**

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 25e jour de janvier 1917, constituant en corporation Joseph Gustave Duquette et Napoléon Pépin, gentilshommes, Aimé Malo, étudiant en droit, Pierre Henri Forbes, gérant, et Marie Anne Henault, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie de brasseurs et de fabricant de malt dans toutes ses branches ;

(b) Exercer aucune industrie secondaire pouvant être exercée en rapport avec les industries susdites comprenant les, mais non limitées à, marchands et producteurs de houblon, malteurs, marchands de grains, tonneliers, fabricants de bouteilles, fabricants de bouchons, pâtisiers, fabricants et marchands d'eaux gazeuses et minérales et autres boissons, importateurs et marchands de vins et spiritueux, marchands de liqueurs, hôteliers, cabaretiers, tenanciers de jardins d'amusement, fabricants et marchands de glace, constructeurs d'usines, carrossiers, et autres industries se rapportant à iceux ;

(c) Acheter, vendre, manutentionner et disposer, en gros et en détail, de commodités, articles et choses de toute espèce pouvant être convenablement disposer par la compagnie en rapport avec aucun de ses objets ;

(d) Acheter ou autrement acquérir des formules, recettes, procédés, lettres patentes, marques de fabriques, marques de commerce ou droit d'auteur se rapportant aux produits de la compagnie ou aucuns droits dans iceux ou dans la manière de les fabriquer ou de les vendre ;

(e) Demander, acheter ou autrement acquérir tous brevets, concessions et autres choses semblables, conférant tout droit exclusif ou non exclusif ou limité de se servir ou tout secret ou autre information au sujet de toute invention qui pourra sembler susceptible d'être employée pour aucunes des fins de la compagnie, ou dont l'acquisition sera censée être profitable à la compagnie, et employer, développer, exercer ou en accorder des licences ou autrement faire valoir la propriété, droit ou informations ainsi acquis ;

(f) Construire, maintenir et modifier tous édifices ou travaux nécessaires ou utiles pour les fins de la compagnie ;

(g) Etablir et conduire des agences, dépôts et des succursales ;

(h) Exercer toute autre industrie, manufacturière ou autre, que la compagnie croira pouvoir exercer convenablement en rapport avec son industrie ou ses objets, ou de nature à augmenter la valeur des biens ou droits de la compagnie ou les rendre profitables ;

(i) Acheter ou autrement acquérir et assumer tout ou partie des biens, affaires, propriété, privilèges, contrats, droits, engagements, passif d'aucune personne ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer, ou une industrie semblable, ou possédant une propriété convenant à ses fins, ou que la compagnie peut avoir le pouvoir d'acheter, louer ou autrement acquérir et les payer en stock, obligations, débetures ou valeurs de la compagnie ;

(j) S'amalgamer avec aucune autre compagnie ayant des objets semblables ou en partie semblables à ceux de cette compagnie ;

(k) Louer, vendre, améliorer, gérer, développer, échanger, faire valoir ou autrement disposer ou trafiquer d'aucune ou de toutes les propriétés et biens de la compagnie pour telle compensation que la compagnie jugera convenable, y compris des actions, débetures ou valeurs d'aucune autre compagnie ;

(l) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, avec toute personne ou compagnie exerçant ou engagée dans une industrie ou transaction que la compagnie est autorisée à exercer ou entreprendre, et prêter des fonds, garantir les contrats ou autrement aider telle personne, ou compagnie et prendre ou autrement acquérir des actions ou valeurs de telle compagnie, les vendre, détenir ou autrement en disposer, le tout sujet aux dispositions de la *Loi des compagnies* ;

(m) Prendre ou autrement acquérir et détenir des actions dans aucune autre compagnie ayant des objets similaires à ceux de la compagnie ou exerçant une industrie alliée aux objets pour lesquels la compagnie est incorporée ;

(n) Faire des avances en espèces aux clients et personnes ayant des relations avec la compagnie, donner des garanties et des indemnités qui seront jugées nécessaires en rapport avec les transactions de tels clients ou personnes ;

(o) Rémunérer, toute personne, ou compagnie, pour services rendus en plaçant ou aidant à placer, ou souscrivant ou garantissant le placement d'aucunes actions du capital de la compagnie ou aucunes débetures ou autres valeurs de la compagnie ou à propos de la formation de la compagnie ou de la conduite de ses affaires et payer pour cela en espèces ou avec l'approbation des actionnaires en obligations, débetures ou valeurs de la compagnie ;

(p) Faire tous les actes, exercer tous les pouvoirs conduire toutes les affaires se rapportant à la réalisation des objets pour lesquels la compagnie est incorporée ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "American Brewing Company Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 26e jour de janvier 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

33-2

**Camps, Limited.**

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 25e jour de janvier 1917, constituant en corporation Charles Macpherson Holt, conseil du Roi, Errol Malcolm MacDougall, avocat, John Buchanan Henderson, commis, et John Alden Ayleu, étudiant en droit, et Béatrice Isolde Brandt, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie de marchands généraux, importateurs et exportateurs ; acheter, vendre, trafiquer de tous genres de meubles de maison, ameublements pour ménages, décorations intérieures, et toute espèce d'articles, effets, marchandises et commodités ; agir comme agents de fabrique ou agents à commission pour articles manufacturés, effets, articles, marchandises et matériaux de tous genres ;

(b) Acheter ou autrement acquérir et prendre comme une industrie active l'industrie, actuellement exercée dans la cité de Montréal par C. M. Camp comme fabricant et marchand de meubles de ménage, ameublements et marchandises en général y compris le fonds de commerce et tous ou aucun des biens, propriété mobilière et immobilière de la dite maison et son passif ainsi que l'achalandage de la dite industrie et émettre des actions de la compagnie complètement libérées et non sujettes à appel pour les payer totalement ou partiellement, exécuter la dite industrie et assumer les engagements de la dite maison ;

(c) Manufacturer, acheter, vendre et trafiquer de toutes espèces d'articles nécessaires ou utiles pouvant être employés en rapport avec l'industrie de la compagnie ou avec la vente d'aucun des articles disposés par la compagnie ;

(d) Décorer, finir, construire ou construire partiellement des chambres, maisons, bâtiments publics ou autres édifices ;

(e) Acquérir, détenir, manufacturer, bâtir, maintenir, exploiter tout matériel, outillage, machinerie et accessoires pour exercer normalement aucune de ses entreprises, et pour ces fins acquérir tout droit de brevet, brevets d'invention, marques de fabriques et autres droits et privilèges semblables ;

(f) Acquérir par achat, bail ou autrement l'industrie d'aucune compagnie, maison ou personne exerçant toute



industrie que la compagnie se propose d'exercer avec tout ou partie des propriétés foncières ou personnelles, mobilières ou immobilières utilisées par aucune telle compagnie, maison ou personnes en rapport avec icelle;

(g) Acquérir, posséder, détenir ou autrement disposer des actions ou capital-actions, obligations et autres valeurs d'aucune autre compagnie ayant des objets similaires à ceux de cette compagnie, nonobstant les dispositions de l'article 44 de la dite loi; employer les fonds de la compagnie à leur acquisition et voter sur tels stocks et obligations ou non de la compagnie;

(h) Promouvoir et aider financièrement par garantie, avances de fonds ou autrement, les entreprises d'aucun individu, maison, association ou corporation avec lesquels cette compagnie peut avoir des relations d'affaires;

(i) Partager les profits, s'unir ou coopérer avec toute personne, maison, association ou corporation engagée ou devant exercer une industrie que cette compagnie est autorisée à entreprendre ou exercer;

(j) Payer pour toute propriété achetée par la compagnie ou pour le coût de la construction d'aucun des bâtiments, outillage ou travaux de la compagnie et, avec l'approbation des actionnaires, pour services rendus, avec l'émission d'actions libérées de la compagnie ou des obligations de la compagnie ou partie en actions et partie en obligations;

(k) Vendre, louer ou autrement disposer en tout ou en partie des affaires de la propriété et entreprises de la compagnie pour telle compensation que la compagnie jugera convenable et, en particulier pour des actions obligations, débetures, valeurs, d'aucune autre compagnie ayant des objets similaires à ceux de cette compagnie et diviser parmi les actionnaires tout stock, obligations ou valeurs ainsi reçus;

(l) Faire et manufacturer son propre éclairage par l'électricité, combustible ou autre système que la compagnie jugera opportun;

(m) Faire des ventes conditionnelles ou arrangement de même nature, par consignation, memorandum ou autrement y compris des baux généraux pour la disposition subéquente de la propriété vendue par la compagnie, réservant le titre ou le gage en faveur de la compagnie;

(n) Garder, exploiter ou autrement gérer, dans les prémisses occupées par la compagnie, ou dans tout autre local endroit où établissement des entrepôts pour l'emmagasinage des meubles de ménage et toute autre espèce de marchandises;

(o) Tirer, faire, accepter, endosser, exécuter, émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables ou transférables;

(p) Emettre des récépissés, négociables ou autrement, pour des marchandises ou des meubles emmagasinés par la compagnie;

(q) Manufacturer, acheter, vendre et disposer de barils, boîtes, sacs et emballages requis par la compagnie dans ses affaires et pour telles fins acheter, louer ou autrement acquérir des scieries, moulins à raboter, tonnellerie, fabriques de boîtes, les maintenir et exercer, vendre ou autrement disposer de tels produits;

(r) Acquérir par achat, bail ou autrement, ériger, construire, maintenir, exploiter, améliorer, aider à l'acquisition, érection, construction, entretien, exploitation ou amélioration de moulins, fabriques, quais, jetées, entrepôts, édifices, routes, maisons pour les employés ou autres, et travaux de toute description, convertir et affecter toutes terres de la compagnie en routes, rues et autres commodités et généralement disposer et améliorer la propriété de la compagnie;

(s) Conclure des arrangements ou des contrats avec aucune autorité, gouvernementale, municipale, locale ou autres qui seront de nature à permettre d'atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités les droits, privilèges, concessions que la compagnie jugera convenable d'obtenir, et exécuter, exercer et se conformer à tous tels arrangements, droits, privilèges et concessions;

(t) Faire toutes ou aucune des choses ci-dessus comme principaux, agents, entrepreneurs ou autrement, seuls ou conjointement avec d'autres;

(u) Faire toutes choses nécessaires, utiles ou convenables pour accomplir aucune des fins ou atteindre aucun des objets énumérés dans les présentes;

(v) Les objets, pouvoirs et fins ci-dessus mentionnés de la compagnie seront séparés et non dépendant les uns des autres, et la compagnie pourra poursuivre et exercer un ou plusieurs de tels objets, pouvoirs et fins sans égards aux autres et aucune clause ne sera limitée dans sa généralité ou autrement restreinte par rapport à aucune clause de tels objets, pouvoirs et fins ou autrement;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Camps, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 30e jour de janvier 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

33-2

### Scott Brothers, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 26e jour de janvier 1917, constituant en corporation George Leonaid Alexander Joseph Jenkins, avocats, Reuben Westley Truax, gérant, Agnes Frances Foley et Alice Mena Mearsbeck, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—

(a) Exercer dans toutes ses branches l'industrie de confectionneurs généraux, drapiers, fourreurs, merciers, bonnetiers, modistes, couturiers, tailleurs, chapeliers, marchands de vêtements, fabricants de bottes et chaussures, négociants en cuir et cuirs ouvrés, meubles de maison, articles de fantaisie, importateurs, exportateurs, fabricants et marchands de toutes espèces d'effets, articles et marchandises;

(b) Acquérir toute propriété mobilière ou immobilière jugée nécessaire aux fins des affaires de la compagnie, les aliéner ou autrement en disposer;

(c) Acheter ou autrement acquérir et assumer tout ou partie des biens, affaires, propriétés mobilières ou immobilières, privilèges, brevets, droits de brevets, contrats, marques de fabrique, engagements et passifs d'aucune personne, maison ou corporation exerçant une industrie que cette compagnie est autorisée d'exercer ou ou aucune industrie semblable, les payer totalement ou partiellement en obligations, débetures ou autres valeurs de la compagnie ou par l'émission d'actions libérées et non sujettes à appel de son capital-actions;

(d) S'amalgamer avec toute autre compagnie ayant des objets en tout ou en partie semblables à ceux énumérés dans les présentes;

(e) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à exercer ou souscrire, prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* et les vendre, détenir ou autrement en disposer;

(f) Emettre et répartir comme complément libérées des actions de la compagnie incorporée par les présentes, en paiement total ou partiel d'aucunes affaires, franchise, entreprise, propriété, droits, pouvoirs, privilèges, contrats, biens fonciers, stock, obligations ou débetures ou autres propriétés ou droits pouvant être légalement acquis; émettre et répartir comme complément libérées des actions de la compagnie en paiement d'aucune propriété mobilière ou immobilière, droits ou choses acquis par ou pour la compagnie, et, avec l'approbation des actionnaires, pour services rendus à la compagnie;

(g) Vendre, louer ou autrement disposer de tout ou partie de la propriété et de l'entreprise de la compagnie pour telle compensation que la compagnie jugera convenable et en particulier pour des actions,

déventures, obligations ou valeurs d'aucune autre compagnie ;

(h) Distribuer parmi ses membres en espèces ou autrement, tous biens de la compagnie et particulièrement les actions, obligations, déventures ou autres valeurs d'aucune autre compagnie appartenant à cette compagnie ;

(i) Faire toutes ou aucune des choses ci-dessus comme principaux, agents, ou autrement, seuls ou conjointement avec d'autres ;

(j) Les pouvoirs de chacun des paragraphes ne seront nullement limités ou restreints par induction ou déduction des termes d'aucun autre paragraphe ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Scott Brothers, Limited," avec un capital-actions de quarante mille dollars, divisé en 400 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 30e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

33-2

#### James W. Grant, Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désignée *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 29e jour de janvier 1917, constituant en corporation Louis Athanase David et Louis Philippe Crépeau, tous deux conseil du Roi, Segfried Hinson Read Bush, avocat, Sara Farmer Innes, sténographe, et Samuel Bruce Holmes, gérant, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie d'importateurs, exportateurs, fabricants, agents, négociants en gros et en détail de fourrures, peaux, chapeaux, casquettes, nouveautés, fournitures de tous genres pour vêtements en général et de fourreurs, drapiers, confectionneurs, apprêter, teindre, tanner, nettoyer et autrement préparer les fourrures, peaux et cuirs de toutes espèces ;

(b) Fabriquer, acheter, vendre ou autrement trafiquer de toutes espèces de marchandises et produits se rapportant ou reliés aux affaires ou à l'industrie de la compagnie ;

(c) Exercer toute autre industrie que la compagnie jugera pouvoir convenablement exercer en rapport avec ce qui précède ou qui semblera directement ou indirectement de nature à augmenter ou rendre profitable aucune des propriétés ou droits de la compagnie ;

(d) Acquérir ou entreprendre la totalité ou toute partie de l'industrie, propriété et engagements ou tout bien spécial ou droit de toute personne, association ou compagnie exerçant une industrie que la compagnie est autorisée à exercer ou possédant toute propriété convenant aux fins de la compagnie et les payer par l'émission d'actions libérées ou autrement ;

(e) Demander, acheter ou autrement acquérir tous brevets, brevets d'invention, licences, concessions et autres choses semblables, conférant tout droit exclusif ou non exclusif ou limité de se servir de tout secret ou autre information au sujet de toute invention qui pourra sembler susceptible d'être employée pour les fins de la compagnie, ou dont l'acquisition sera censée être utile à la compagnie, directement ou indirectement, et employer, développer, exercer ou accorder des licences s'y rattachant ou autrement faire valoir la propriété, droit ou informations ainsi acquis ;

(f) Souscrire, acquérir, détenir, comme principaux ou agents et absolument comme propriétaires ou par voie de garantie collatérale, échanger ou autrement disposer du capital-actions, obligations ou déventures d'aucune compagnie ou corporation avec laquelle cette compagnie a ou est prête d'avoir des relations commerciales, nonobstant l'article 44 de la dite loi ;

(g) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques, ou autrement, avec toute personne ou compagnie exerçant ou engagée,

ou se proposant d'exercer ou de s'engager dans toute industrie, ou transaction que cette compagnie est autorisée à exercer, et prendre autrement acquérir des actions ou valeurs d'aucune telle compagnie et vendre, détenir, réémettre, avec ou sans garantie, ou en disposer autrement ;

(h) Agir comme agent pour toute personne, association ou compagnie exerçant une industrie semblable en tout ou en partie à celle de la compagnie ;

(i) Vendre, louer ou autrement disposer de tout ou partie de la propriété ou de l'entreprise de la compagnie pour telle compensation que la compagnie jugera convenable et en particulier pour des actions, déventures, obligations ou valeurs d'aucune autre compagnie ;

(j) Distribuer parmi les actionnaires de la compagnie, en nature, toute propriété de la compagnie et en particulier les actions, déventures ou valeurs d'autres compagnies appartenant à cette compagnie ou desquelles la compagnie peut avoir le pouvoir de disposer ; faire tous les actes, exercer tous les pouvoirs, conduire toutes les affaires se rapportant à l'exercice normal des objets pour lesquels cette compagnie est incorporée ;

(k) Les pouvoirs de chacun des paragraphes ne seront limités ni restreints par induction ou déduction des termes d'aucun autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "James W. Grant, Limited," avec un capital-actions de quarante cinq mille dollars, divisé en 450 actions de cent dollars chacune et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 31e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

33-2

#### Benson & Hedges (Canada), Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 24e jour de janvier 1917, constituant en corporation Louis Athanase David et Louis Philippe Crépeau, tous deux conseil du Roi, Segfried Hinson Read Bush, avocat, George Whittaker, comptable et Sara Farmer Innes, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Acheter, vendre, cultiver, préparer, manufacturer, sécher, écôter, emballer et emmagasiner du tabac ; fabriquer, vendre des cigares, cigarettes, tabacs à fumer et chiquer ; exercer l'industrie du tabac en gros et en détail, dans toutes ses branches et généralement faire toutes les transactions mercantiles se rapportant et se reliant au commerce du tabac ;

(b) Eriger, établir ou autrement acquérir, maintenir, exploiter des fabriques, entrepôts, édifices et agences adaptés pour l'emmagasinage, la préparation, le séchage et la fabrication du tabac et pour la vente, distribution, importations et exportations ; l'importer, exporter et le faire importer et exporter comme un article de commerce ;

(c) Acquérir par achat ou autrement et exploiter des plantations, fermes, ranches, et autres propriétés mobilières ou immobilières, pour les fins de la compagnie ;

(d) Acheter ou autrement acquérir ou assumer tout ou partie des biens, affaires, propriété, privilèges, contrats, droits, engagements et passif d'aucune personne ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer ou possédant des propriétés convenant à ses fins, vu que la compagnie a le pouvoir d'acheter, louer ou autrement acquérir et les payer en actions, obligations ou déventures de la compagnie ;

(e) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, avec toute personne ou compagnie exerçant ou engagée dans une industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre et faire des prêts, garantir les contrats ou autrement aider telle personne, souscrire, acheter ou autrement acquérir des actions ou valeurs de toute autre compagnie, et les vendre, déte-



nir ou autrement en disposer, nonobstant les dispositions de l'article 44 de la dite loi ;

(f) Payer pour toute propriété, droits ou privilèges acquis ou avec l'approbation des actionnaires pour services rendus à la compagnie par l'émission d'actions totalement ou partiellement libérées et non sujettes à appel du capital-actions de cette compagnie ;

(g) Vendre, louer, faire valoir ou autrement disposer ou trafiquer de la propriété et des biens de la compagnie, ou aucune partie d'iceux pour telle compensation, y compris des actions, débetures ou valeurs d'aucune autre compagnie ;

(g) Faire toute ou aucune des choses autorisées par les présentes, seuls ou conjointement avec d'autres comme facteurs ou agents pour d'autres compagnies ou personnes, ou par l'entremise d'aucuns facteurs, fidéicommissaires ou agents.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Benson & Hedges (Canada), Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 26e jour de janvier 1916.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

33-2

### The Canadian Hospital Supply Company, Limited.

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 25e jour de janvier 1917, constituant en corporation Albert Edwin Wilberforce Snyder, de la cité de Verdun, dans la province de Québec, médecin ; Antoine Hector Desloges et Louis Philippe Dorval, médecins, Isaac Goldman, pédicure, et Robert Huzzey Gunn, dispacheur, de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Acheter, importer ou autrement acquérir, fabriquer, mélanger, vendre et disposer de drogues, produits pharmaceutiques, produits chimiques, spécialités pharmaceutiques, fournitures pour pharmacies, instruments et objets de pansements pour la médecine et la chirurgie, fournitures de toute nature et description pour hôpitaux, pharmaciens et médecins, instruments et équipement de médecine et chirurgie, pansements, ligatures, fournitures pour hôpitaux et laboratoires et équipements de tous genres, chaises d'invalides et accessoires pour chambres de malades ; microscopes et autres instruments scientifiques et toute espèce d'instruments, ustensiles, effets, articles, marchandises se rapportant au soulagement, soins et traitement des malades et brevets et droits de brevet se rapportant à aucune des choses ci-dessus ;

(b) Agir comme vendeurs et placiers pour les choses mentionnées dans le paragraphe ci-dessus ou aucun d'eux et comme agents pour les marchands et fabricants, d'icelles à tels termes et conditions comme rémunération ou autrement que la compagnie en jugera de temps à autre ;

(c) Acquérir tout ou partie de l'agence et des affaires d'importation actuellement exercées dans la cité de Montréal par John Hook Mills, leur achalandage et actif, en assumer le passif et les payer en actions du capital de la compagnie émises comme complètement libérées non sujettes à appel ;

(d) Acquérir par achat, échange ou autrement des biens-fonciers pour les fins de la compagnie, y construire des édifices, les vendre et en disposer ;

(e) Acheter ou autrement acquérir la totalité ou aucune partie des affaires, propriétés, achalandage ou passif, d'aucune personne ou compagnie exerçant une industrie semblable en tout ou en partie à celle de cette compagnie, promouvoir d'autres compagnies pour exercer, en tout ou en partie toute industrie que cette compagnie est autorisée d'exercer ;

(f) Exercer toute autre industrie, manufacturière ou autre, que la compagnie jugera pouvoir convenablement

exercer en rapport avec ses affaires ou de nature, directement ou indirectement à profiter à la compagnie ou à augmenter la valeur ou rendre profitable aucune des propriétés ou des droits de la compagnie ;

(g) Acheter, acquérir, souscrire, posséder et détenir, vendre ou autrement disposer de toutes valeurs, stocks, obligations, débetures ou actions d'aucune compagnie, quelle qu'elle soit, nonobstant les dispositions de l'article 44 de la dite loi ;

(h) Emettre tout ou partie du stock de la compagnie comme complètement libéré et non sujet à appel en paiement total ou partiel d'aucuns droits, propriétés ou autres biens que la compagnie peut acquérir ou, avec l'approbation des actionnaires, pour services rendus ou pouvant être rendus en plaçant le stock ou les débetures de la compagnie, ou autrement ou pour toute autre compensation que les directeurs jugeront acceptable et dans l'intérêt de la compagnie.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Canadian Hospital Supply Company, Limited, avec un capital-actions de soixante-quinze mille dollars divisé en 750 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 30e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

33-2

### Arsenault et Plamondon, Limitée.

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 1er jour de février 1917, constituant en corporation Albert Arsenault et Adrien Plamondon, ingénieurs civils, Elie Beauregard et Edouard Labelle, avocats, et Lucien Dufault, comptable, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Faire le commerce et les affaires d'entrepreneurs et constructeurs en général, et toutes les affaires y ayant rapport ; agir en qualité d'experts en fait de génie civil, mécanique et électrique et de travaux d'art, d'architecture et chimie ;

(b) Entreprendre pour le compte de compagnies ou de particuliers la construction d'édifices publics ou privés, de quais, digues, cheminées, écluses, ponts, chemins de fer à vapeur ou à l'électricité, lignes de téléphone, de télégraphe ou autres lignes de transmission, de bateaux, de cales sèches ; inspecter, éprouver et évaluer toutes sortes de matériaux et machineries entrant dans ou se rapportant à telles constructions ;

(c) Dessiner et surveiller toutes telles constructions et en faire rapport ;

(d) Faire des analyses chimiques, enquêtes et rapports sur les mines, minerais, minéraux et autres articles de commerce ;

(e) Faire le commerce de fourniture de matériaux pour les ingénieurs, constructeurs et entrepreneurs ;

(f) Entreprendre et exploiter des systèmes d'égout, drainage, de chauffage et d'éclairage, avec pouvoir de vendre tout surplus d'énergie ou en disposer autrement, le tout sujet aux lois fédérales, provinciales et municipales et autres règlements à cette fin ;

(g) Entreprendre et faire exécuter tous travaux de pavage, de macadamisage de rues, ruelles, routes et chemins ; produire, acheter et vendre des matériaux servant à tels travaux ;

(h) Manufacturer, importer, exporter, acheter, vendre, échanger, tant comme principal que comme agent, de la céramique, tuile, verre, de la chaux, du ciment, de l'asphalte, du plâtre, du sable, de l'amiante et autres produits en général ; acquérir, exploiter et vendre des mines, des carrières de pierre, de granit et des lits de sable ; acheter, vendre, manufacturer, et préparer le fer, l'acier, le bois sous toutes ses formes ; acquérir et posséder des limites à bois et exploiter des moulins à scie ;

(i) Acquérir par achat, bail ou autrement des immeubles pour le besoin de la compagnie ;

(j) Agir en qualité d'agent pour toute compagnie, société ou personne possédant de semblables pouvoirs et faisant semblables commerces ;

(k) Vendre, louer, transporter et échanger toutes propriétés que la compagnie pourrait développer et améliorer en les divisant en lots à bâtir et en y construisant elle-même des maisons d'habitation, fabriques et autres bâtisses ;

(l) Faire des avances au moyen de prêts aux acquéreurs ou locataires d'aucune partie des immeubles de la compagnie pour les fins de construction ou d'améliorations ; avec l'approbation des actionnaires, aider au moyen d'avances ou autrement à la construction et à l'amélioration et à l'entretien des chemins, rues, ruelles, égouts et autres travaux d'amélioration des propriétés de la compagnie ; prendre et maintenir des hypothèques, garanties et autres privilèges pour assurer le paiement de toutes propriétés vendues par la compagnie ou pour travaux exécutés par elle ou pour toutes créances quelconques ;

(m) Nonobstant les dispositions de l'article 44 de la dite loi, acheter, acquérir, posséder, vendre des actions, débiteures ou garanties dans toutes autres compagnies ayant les mêmes objets en tout ou en partie, que ceux de la présente compagnie ; accepter en paiement de propriétés et travaux, des actions, débiteures ou obligations de toutes autres compagnies ;

(n) Acquérir et posséder toutes affaires, franchises, entreprises, propriétés, droits, privilèges, baux, contrats, actions et autres biens en vertu des présentes ;

(o) Emettre des actions acquittées et non sujettes à appel, obligations, ou autres garanties de la compagnie en paiement de tous meubles, immeubles, droits patentes et autres bien acquis par la compagnie, ou avec l'approbation des actionnaires en paiement des services rendus dans la formation, la promotion, ou l'organisation de la présente compagnie et généralement de tous services quelconques ;

(p) Vendre, louer l'entreprise de la compagnie, ses affaires totalement ou partiellement pour telles considérations que la compagnie jugera convenables, ou en disposer autrement, ou s'amalgamer avec toutes personnes, sociétés ou corporations faisant des affaires du même genre en tout ou en partie, en paiement recevoir de l'argent, des actions acquittées et non sujettes à appel, obligations, débiteures ou autres garanties de compagnie ou corporation, et, distribuer parmi ses actionnaires de temps à autre tout argent, obligations, débiteures, garanties ou autres biens appartenant à la compagnie ;

(q) Le but de la compagnie est de faire de temps à autre l'un ou plusieurs des actes, transactions et choses énoncées dans la présente charte, soit seule ou conjointement avec d'autres en qualité de principal ou d'agent, et tous pouvoirs accordés dans un paragraphe quelconque de la présente charte ne sera limité ni restreint par induction ou déduction des termes d'aucun autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Arsenault & Plamondon, Limitée," avec un capital-actions de vingt-cinq mille dollars, divisé en 250 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 5e jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

33-2

#### Parfumerie Lélia, Paris, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné "*Loi des compagnies*," il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7e jour de février 1917, constituant en corporation Joseph Hector Langis, comptable, Félix Cola, chimiste, Henri Alphonse Lévassier, voyageur de commerce, Félix Cola, père, importateur, et Wilbrod Langlais, courtier, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer, faire, composer, mélanger, tous parfums, crèmes, vaselines, pommades parfumées, cosmé-

tiques, pâtes, lotions, poudres, brillantines, savons, essences et en général tous produits de toilettes, savonnerie et parfumerie ;

(b) Acheter, vendre, manutentionner, trafiquer en gros, en détail ou tout autrement disposer, de commodités, articles et choses de tous genres pouvant être convenablement disposés par la compagnie en rapport avec aucun des objets ou fins de la compagnie ;

(c) Exercer toute industrie subordonnée ou pouvant être exercée en rapport avec les affaires ci-dessus mentionnées, y compris mais non limitées à celles d'embouteilleurs, fabricants de bouteilles, fabricants de systèmes de bouchage, potiers, fabricants de boîtes, sachets, étuis, paquetages et enveloppes propres à recevoir des flacons, des parfums, des poudres, des crèmes et liquides nécessaires pour le commerce et les fins de la compagnie ;

(d) Acheter ou autrement acquérir toutes formules, recettes, procédés, lettres patentes, marques de fabrique, noms de commerce, ou droits enregistrés se rapportant aux produits de la compagnie ou aucuns droits et intérêts dans ceux ou dans leur mode de fabrication et de vente.

(e) Demander, acheter ou autrement acquérir et disposer de tous brevets d'invention et choses de même nature conférant un droit exclusif, non exclusif ou limité, d'utiliser tout secret ou autre information concernant toute invention qui paraîtra capable d'être utilisée pour aucune des fins de la compagnie et dont l'acquisition sera jugée propre à profiter directement ou indirectement à la compagnie et utiliser, exercer, développer ou permettre l'usage ou autrement faire valoir la propriété, les droits ou renseignements ainsi acquis ;

(f) Acquérir, bâtir, construire, maintenir, transformer, réparer, détenir ou tout autrement disposer de tous immeubles, édifices ou travaux nécessaires ou utiles pour les fins de la compagnie ;

(g) Etablir, ouvrir, exploiter des magasins, salles de ventes, agences, dépôts, et succursales dans aucune partie du monde ;

(h) Exercer aucune autre industrie manufacturière ou autre que la compagnie jugera capable de pouvoir être convenablement exercée en rapport avec ses affaires ou de nature, directement ou indirectement, à augmenter la valeur ou à rendre profitable aucun des droits ou propriétés de la compagnie ;

(i) Agir comme agents ou représentants de toute maison de commerce ou manufacture ayant pour objet des fins semblables à celles de la compagnie ;

(j) Vendre, louer, ou tout autrement disposer, en tout ou en partie, de l'actif, des propriétés et des affaires en général de la compagnie pour tel prix ou telle valeur et à telles conditions qui peuvent être jugés convenables par la compagnie et recevoir en paiement tous argents, actions, débiteures ou valeurs, de n'importe quelle autre compagnie, personne, association ou syndicat ;

(k) Acheter, détenir, acquérir, transporter, vendre ou tout autrement disposer d'actions, stock ou débiteures dans toute autre compagnie ou compagnies ayant des fins semblables à celles de la compagnie pour faire tout commerce qui peut être conduit de manière à rapporter profit à la compagnie et alliée à icelle nonobstant les dispositions de l'article 44 de la dite loi ;

(l) Acquérir l'achalandage, les droits, la propriété et l'actif et assumer les obligations ou toute partie d'icelles de toute personne, maison, association ou corporation maintenant ou ci-après engagée complètement ou en partie dans tout commerce que la compagnie a le droit d'exercer ou d'acheter, louer, échanger ou tout autrement disposer de la totalité ou partie de tous droits, privilèges, permis, brevets ou franchises utiles ou convenables à aucune des fins de la compagnie ;

(m) Rémunérer par deniers comptants, ou, avec le consentement des actionnaires, par actions acquittées de la compagnie, tous les services qui pourront lui être rendus pour promouvoir la compagnie en aidant à sa formation, en plaçant ou en aidant à placer ou même en garantissant le placement de telles parts du capital-actions de la compagnie et faire toutes dépenses d'annonces et publicité quelconque dans le but d'activer la vente du capital-actions de la compagnie ;

(n) Emettre des actions de la compagnie entièrement acquittées, contre argent ou en paiement complet ou partiel du prix d'achat de toute propriété mobilière ou



immobilière acquise par la compagnie, ou en paiement de travaux exécutés pour la compagnie, et pour acheter les obligations, le stock, la propriété ou l'actif de tout commerce et toute compagnie ou compagnies ayant des fins semblables à celles de la compagnie ;

(o) Distribuer, en nature, parmi les actionnaires aucun des biens ou profits de la compagnie ;

(p) L'interprétation des pouvoirs octroyés dans aucun paragraphe ne sera ni limitée ni restreinte par induction ou déduction des termes de tout autre paragraphe ou clause que ce soit.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous la raison sociale de "Parfumerie Lélia, Paris, Limitée" avec un capital-actions de trente mille dollars divisé en 3,000 actions de dix piastres chacune, et dont le principal siège d'affaires sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, 28<sup>e</sup> jour de février, 1917.

THOMAS MULVEY.  
Sous-secrétaire d'Etat.

33-2

### La Samaritaine, Limitée.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7<sup>e</sup> jour de février 1917, constituant en corporation Zoël Parent, épicier, Georges Serouille de Ber et Joseph Obé Toutant, agents, Henri Albert Bernigaud, comptable, et Aimé Paquin, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Faire le commerce de seconde-main général ;

(b) Acheter, vendre ou tout autrement disposer, échanger, importer, exporter, recevoir en paiement tous objets, marchandises, machineries, neufs et d'occasion, biens meubles et immeubles provenant de faillites, incendies, liquidations, ou de n'importe quelle autre provenance ;

(c) Faire encaissement pour son propre compte ou pour le compte de tiers de marchandises lui appartenant ou lui ayant été confiées à cet effet ;

(d) Ouvrir des magasins et salles de vente dans le but d'y vendre à l'encan ou autrement toutes marchandises ou fournitures neuves ou d'occasion et toute propriété mobilière ou immobilière, dans but de faire des profits pour la compagnie ;

(e) Acquérir pour son commerce, vendre ou louer ou tout autrement disposer de tout ou partie de ses biens immobiliers ;

(f) Etablir tout atelier de fabrication ou de réparation d'automobiles, de meubles, de machineries, de menuiserie, de peinture et de hardes ;

(g) Acquérir, acheter, détenir, vendre ou tout autrement disposer de tous matériaux de construction neufs ou d'occasion ;

(h) Acquérir, bâtir, acheter, réparer, transformer, détenir, vendre ou tout autrement disposer de tous immeubles et de toutes propriétés immobilières nécessaires ou utiles pour les fins de la compagnie ;

(i) Agir comme agent ou représentant de toute maison de commerce faisant le même genre d'affaires pour l'achat, la vente de toutes fournitures, marchandises, produits alimentaires ou autres ;

(j) Se fusionner avec toute autre compagnie engagée dans les mêmes industries ou vendre ou autrement disposer de l'entreprise ou de toute partie d'icelle pour telle considération que la compagnie jugera convenable, et particulièrement pour les actions obligations, débiteures, stock ou garantie de toute autre compagnie ayant des objets semblables à ceux de la compagnie ;

(k) Garder emmagasiner, tenir en dépôt, en consignment toutes marchandises, fournitures, meubles, effets ou valeurs quelconques pour des tiers, et pour ce, leur charger un loyer ;

(l) Acheter, détenir, acquérir, transporter, vendre ou tout autrement disposer d'actions, stock ou débiteures dans toute autre compagnie ou compagnies ayant des fins semblables à celles de la compagnie pour faire tout commerce qui peut être conduit de manière à rapporter profit à la compagnie et alliée à icelle nonobstant les dispositions de l'article 44 de la dite loi ;

(m) Acquérir l'achalandage, les droits, la propriété et l'actif, et assumer les obligations ou toute partie d'icelle de toute personne, maison, association ou corporation maintenant ou ci-après engagée complètement ou en partie dans tout commerce que la compagnie a le droit d'exercer ou d'acheter, louer, échanger ou tout autrement disposer de la totalité ou partie de tous droits, privilèges, permis, brevets ou franchises utiles ou convenables à aucune des fins de la compagnie ;

(n) Rémunérer par deniers comptants, ou, avec le consentement des actionnaires, par actions acquittées de la compagnie, tous les services qui pourront lui être rendus pour promouvoir la compagnie en aidant à sa formation, en plaçant ou en aidant à placer ou même en garantissant le placement de telles parts du capital-actions de la compagnie et faire toutes dépenses d'annonces et publicité quelconque dans le but d'activer la vente du capital-actions de la compagnie ;

(o) Emettre des actions de la compagnie entièrement acquittées, en paiement complet ou partiel du prix d'achat de toute propriété mobilière ou immobilière acquise par la compagnie, ou en paiement de travaux exécutés pour la compagnie, et pour acheter les obligations, le stock, la propriété ou l'actif de tout commerce et de toute compagnie ou compagnies ayant des fins semblables à celles de la compagnie ;

(p) Les objets et les pouvoirs spécifiés et contenus dans les divers paragraphes et clauses présents ne sont limités ni restreints d'aucune manière par induction ou par déduction des termes de tout autre paragraphe ou clause que ce soit ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "La Samaritaine, Limitée," avec un capital-actions de cinquante mille dollars, divisé en 2,000 actions de vingt-cinq dollars chacune, le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, 28<sup>e</sup> jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

33-2

### COMMISSION DU SERVICE CIVIL DU CANADA.

COMMIS DANS LA DIVISION DE LA CHIMIE—DIVISION DES FERMES MODÈLES.

*Ministère de l'Agriculture.*

**A**VIS public est par le présent donné que la Commission du Service Civil recevra des demandes de la part de candidats capables de remplir une position dans la division de la chimie, division des fermes modèles du ministère de l'Agriculture, dans la subdivision A de la deuxième division, au traitement initial de \$1,800 par année.

Les candidats doivent s'être fait graduer avec grande distinction en science dans quelque université autorisée et doivent avoir eu ensuite de l'expérience dans le travail d'analyse. Ils doivent aussi posséder une connaissance pratique de l'agriculture telle que pratiquée dans les districts soumis à l'irrigation. Préférence sera accordée aux soldats revenus du front, pourvu qu'ils aient les aptitudes requises.

On peut obtenir les formules de demande en s'adressant au Secrétaire de la Commission du Service Civil, à Ottawa. Ces formules doivent être remplies et reçues à la Commission pas plus tard que le 19 février 1917.

Par ordre de la Commission,

WM FORAN,  
Secrétaire.

Ottawa, 24 janvier 1917.

31-4

### COMMISSION DU SERVICE CIVIL DU CANADA.

EXAMEN D'ENTRÉE AU COLLÈGE NAVAL ROYAL DU CANADA.

**A**VIS public est par le présent donné qu'un examen de concours général pour entrée au collège naval royal du Canada sera tenu, sous la direction de la Commission du Service civil, mercredi, le 16 mai 1917, à Prince-Rupert, Victoria, Vancouver, Nelson, Edmonton, Calgary, Saskatoon, Régina, Brandon, Winnipeg, Port-Arthur, Sault-Ste-Marie, London, Hamilton, Toronto,

Kingston, Ottawa, Montréal, Sherbrooke, Québec, Frédériciton, Moncton, St. John, Charlottetown, Yarmouth, Halifax et Sydney. Cet examen peut être aussi tenu dans d'autres centres, pourvu qu'un nombre suffisant de candidats demandent à le subir au même endroit.

On attire l'attention sur le fait que dans l'état présent des choses le département du Service naval ne s'engage en aucune façon à donner des commissions aux gradués du collège naval royal, mais il n'exige pas non plus que les gradués cadets suivent la carrière navale. On a cependant effectué une entente avec l'Amirauté par laquelle elle s'est engagée à accepter chaque année huit cadets ayant terminé leur cours au collège, pourvu qu'ils aient atteint les niveaux d'excellence requis. Ils entreront dans la marine royale comme cadets sur le même pied que les gradués du collège naval de Dartmouth. Une entente a aussi été effectuée avec les universités McGill et Toronto par laquelle elles accepteront les gradués du collège naval royal dans la seconde année du cours de sciences appliquées de ces universités. D'autres universités se feront sans doute un plaisir d'accorder le même privilège.

On attire aussi l'attention sur les examens de concours généraux pour positions dans le Service intérieur qui seront tenus au même temps que l'examen d'entrée au collège naval royal. Les candidats heureux à ces examens ont l'assurance d'obtenir une position permanente, soit comme commis, soit comme sténo-dactylographes. Un examen pour positions dans les catégories inférieures du Service intérieur, et les examens préliminaire et d'aptitude réguliers seront aussi tenus aux mêmes temps et endroits.

On peut obtenir du Secrétaire de la Commission du Service civil, à Ottawa, sur demande personnelle ou par écrit, les formules de demande d'inscription et tous les renseignements nécessaires.

Les formules de demande d'inscription, dûment remplies, et accompagnées des honoraires requis, doivent parvenir au bureau de la Commission du Service civil pas plus tard que le 16 avril 1917. Cette règle est de rigueur.

Par ordre de la Commission,  
WM. FORAN,  
Secrétaire.  
Ottawa, 19 janvier 1917. 31-4

COMPTE de la Caisse d'Epargne des Postes, pour le mois de novembre 1916.  
(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargne, chap. 30, Statuts Refondus  
Can., 1906.) A v.

	\$ c.		\$
BALANCE en caisse chez le Ministre des Finances au 31 octobre 1916 .....	41,141,450 36	REMBOURSEMENTS durant le mois. ....	792,887 84
DÉPÔTS à la Caisse d'épargne des Postes durant le mois .....	1,136,673 72		
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :—			
PRINCIPAL .....	\$		
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert .....			
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada .....	1,671 01		
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois .....	7,368 58	BALANCE au crédit des comptes des déposants au 30 novembre 1916 .....	41,494,275 83
	42,287,163 67		42,287,163 67

Certifié,  
W. FAIRWEATHER,  
Surintendant-intérimaire, Division des Caisses d'Epargne.  
DÉPARTEMENT DES POSTES, Ottawa, 10 janvier 1917.  
R. M. COULTER,  
Sous-maitre général des Postes.  
31-tf



1916-17

ETAT

1916-17

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances pour le 31 janvier 1916 et 1917.

DETTE PUBLIQUE.		1916	1917.
PASSIF.		\$ c.	\$ c.
DETTE FLOTTANTE—			
Payable à New-York.....			75,357,000 00
Payable au Canada.....		75,374,993 76	309,625,971 60
Payable à Londres.....		362,703,312 40	362,703,312 40
Prêts temporaires.....		179,473,684 20	177,965,808 02
Fonds de rachat de la circulation des banques.....		5,668,759 32	5,755,554 26
Billets du Dominion.....		178,179,682 29	182,141,531 79
CAISSES D'ÉPARGNES—			
	1916. 1917.		
Caisse d'épargne des Postes.....	\$38 394,900 37 \$41,439,100 61		
Caisse d'épargne du Gouvernement.....	13,691,164 72 13,294,320 47		
Fonds en fidéicommis.....		52,086,065 09	54,733,421 08
Comptes des provinces.....		10,095,751 64	10,205,157 60
Divers, et comptes de banque.....		11,920,481 20	11,920,481 20
		30,914,101 94	35,777,395 58
Total de la dette brute.....		906,416,831 84	1,226,185,543 53
ACTIF.			
PLACEMENTS—			
Fonds d'amortissement.....		11,800,301 24	13,580,799 08
Autres placements.....		110,465,901 12	142,440,137 04
COMPTES DES PROVINCES.....		2,296,327 90	2,296,327 90
DIVERS, ET COMPTES DE BANQUES.....		254,365,801 64	321,929 409 76
Total de l'actif.....		378,927,831 90	480,246,673 78
Total de la dette nette au 31 janvier.....		527,488,999 94	745,938,869 75
“ au 31 décembre.....		515,144,019 37	722,111,449 67
Augmentation de la dette.....		12,344,980 57	23,827,420 08

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois janvier, 1916.	Total au 31 janvier, 1916.	Mois janvier, 1917.	Total au 31 janvier, 1917.
	\$ c.	\$ c.	\$ c.	\$ c.
REVENU :				
Douane .....	9,780,760 48	78,996,901 31.	11,536,092 02	108,868,302 45
Accise.....	1,739,578 48	18,203,670 26	2,109,348 87	20,561,709 96
Département des Postes.....	1,375,000 00	14,171,339 91	1,731,627 71	15,881,627 71
Travaux Publics, y compris les chemins de fer et canaux.....	3,381,877 74	19,399,097 82	1,907,819 80	21,701,730 86
Divers.....	1,244,874 70	8,778,903 98	3,762,328 32	20,890,194 89
Total.....	17,522,091 40	139,549,913 28	21,047,216 72	187,903,565 87
DÉPENSES .....	15,750,217 33	90,219,672 89	18,882,897 99	100,579,403 09
DÉPENSES À COMPTE DU CAPITAL, ETC.				
Guerré.....	12,237,788 24	97,986,686 66	24,074,932 88	194,304,681 80
Travaux publics, y compris chemins de fer et canaux.....	1,983,068 54	28,134,950 59	2,031,921 81	20,642,079 16
Subventions aux chemins de fer.....		1,217,910 71	211,674 82	575,153 43
Total .....	14,220,856 78	127,339,547 96	26,318,529 51	215,521,914 39

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

T. C. BOVILLE,

Sous-ministre des Finances.

Certifié correct,

J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion

DÉPARTEMENT DES FINANCES, Ottawa, 6 février, 1917.

33—tf

## AUX ANNONCEURS DANS LA GAZETTE.

CEUX qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous :

1. Adresser "*Gazette du Canada, Ottawa, Canada.*"
2. Indiquer le nombre voulu d'insertions.
3. Les taux sont comme suit: Avis, première insertion, dix cents la ligne agate (quatorze lignes au pouce); insertions subséquentes, cinq cents par ligne. Traduction de documents, quarante cents par cent mots.

Une remise provisoire devra accompagner la copie dont la somme peut être comptée comme suit :

Première insertion :

Pour le titre et la signature..... \$1 00  
Ajoutez deux cents par mot pour le reste.....  
Traduction, si elle doit être faite, à 40 cents par 100 mots.....

Autres insertions :

Pour le titre et la signature..... 0 50  
Ajoutez un cent par mot pour le reste.....  
Multipliez par le nombre de ces insertions.....

Total.....

Une facture sera expédiée aussitôt après la première insertion indiquant le montant exact dû, le montant reçu, et toute différence dans la remise, en moins ou en plus, sera réglée.

## AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UN DOLLAR.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous :

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions.

Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.

Protection des eaux navigables, approbation des plans des travaux, etc.—5 insertions.

Les avis reçus jusqu'à midi le jeudi, seront insérés dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cents, et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

J. DE LABROQUERIE TACHÉ,  
Imprimeur du Roi et Contrôleur de la Papeterie.

Département des Impressions

et de la Papeterie publiques.

Ottawa, 24 décembre 1914.

## DEMANDES AU PARLEMENT.

## CHAMBRE DES COMMUNES.

## RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session, Mettout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'examineur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

## Instructions aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

## Dépôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la Chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents dollars.

## Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent, savoir:—

- (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... \$100 00
- (b) Lorsqu'un bill est présenté dans la Chambre après la huitième Semaine de la session et avant la fin de la douzième..... 100 00
- (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session..... 200 00
- (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000, et n'excède pas \$500,000..... 100 00
- (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000..... 150 00
- (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000..... 200 00
- (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000..... 300 00
- (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000, et n'excède pas \$2,000,000..... 400 00
- (i) Pour chaque million ou fraction de million de dollars additionnel.... 100 00

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans les cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, tel qu'il en est fait mention dans le bill.



8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,  
Greffier des Communes.

#### RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada*; le dit avis devra énoncer clairement et distinctement la nature et l'objet de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans quelque journal important comme suit:—

A) Lorsque la demande sera faite pour un acte constituant en corporation,—

1. *Une compagnie de chemin de fer ou de canal*.—Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés.

2. *Une compagnie de télégraphe ou de téléphone*.—Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. *Une compagnie pour la construction de travaux quelconques de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation; ou pour obtenir quelques droits ou privilèges exclusifs; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers*.—Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. *Une compagnie de banque; une compagnie d'assurance; une compagnie de fidéjussurage; une compagnie de prêt; ou une compagnie industrielle, sans pouvoirs exclusifs quelconques*.—Dans la *Gazette du Canada* seulement.

B) Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal. — Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par le prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs); ou pour l'augmentation ou la réduction du capital social de quelque compagnie; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie. — Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

C) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée

des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal; et la preuve de la publication régulière de l'avis sera établie dans chaque cas par une déclaration conforme à la loi; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

D) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examineur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

E) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,  
Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes:—

#### CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examineur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit."

#### CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelque effet sur la dite région; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait;

(b) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débiteures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."

## SENAT.

SUBSTANCES DES RÈGLES ET FORMES DE PROCÉDER DU  
SÉNAT CONCERNANT LES BILLS DE DIVORCE.

Telles que révisées et mises en vigueur le 22 mars 1916.

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé; il fait insérer cet avis, pendant trois mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, dans le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu; les traits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants:

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat:

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,  
Greffier du Sénat.

## SENAT.

## Avis de bills privés.

## EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada*; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit:—

A) Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal,—dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée;

2. Une compagnie de télégraphe ou de téléphone,—dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse;

4. Une compagnie de banque; une compagnie d'assurance; une compagnie de crédit; une compagnie de prêt; ou une compagnie industrielle, sans pouvoirs exclusifs,—dans la *Gazette du Canada* seulement.

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement



mentionnée dans l'avis; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B) Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs); d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie,—dans un des principaux journaux du lieu de la situation de son siège.

C) Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires marqués de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots: "*Avis de bill privé*"; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session; aucun rapport d'un comité permanent ou spécial sur un bill n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de le présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre, huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour

en payer la traduction, laquelle sera faite par les traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts; et elle remettra au commis-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,  
Greffier du Sénat.

AVIS est donné par le présent que Florence Evelyn Snyder, de la cité et du district de Montréal, dans la province de Québec, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son époux, Edward Lockwood, également de la cité et du district de Montréal, artisan, pour cause d'adultère et d'abandon.

Daté à la cité de Montréal, dans la province de Québec, le 22e jour de novembre 1916.

22-14  
HUGH MACKAY,  
Solliciteur de la requérante.

AVIS est donné par le présent qu'Andrew Hamilton Gault, des cité et district de Montréal, dans la province de Québec, major dans les troupes expéditionnaires canadiennes, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son épouse, Marguerite Claire Stephens, des dits cité et district de Montréal, pour cause d'adultère.

Daté à la cité de Montréal, dans le district de Montréal, dans la province de Québec, ce treizième jour de novembre, A.D. 1916

LAFLEUR, MACDOUGALL,  
MACFARLANE & POPE,  
Royal Trust Building,  
Montréal, Qué.,  
21-14 Solliciteurs du requérant.

AVIS est donné par le présent que M. Donald George Whibley, actuellement de la cité d'Ottawa, dans le comté de Carleton, dans la province d'Ontario, mais autrefois des cité et district de Montréal, dans la province de Québec, comptable, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son épouse, Frances Lilian Owen, de lieux inconnus, pour cause d'adultère et d'abandon.

MM. Aylen & Duclos, solliciteurs, Ottawa, sont les agents du requérant pour la signification des pièces.

Daté à la cité de Montréal, province de Québec, ce treizième jour de décembre mil neuf cent seize (13-1916.)

25 14  
LESLIE H. BOYD,  
Solliciteur du requérant,  
136 rue Saint-Jacques, Montréal.

AVIS est donné par le présent que Amy Beatrice Mathews, de la Cité de Westmount, dans le district de Montréal, dans la Province de Québec, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son époux, Ernest Hilton, de la Cité de Montréal, dans la Province de Québec, pour cause d'adultère.

Daté à la cité de Montréal, dans la Province de Québec, ce troisième jour de janvier, mil neuf cent dix-sept.

29-14  
COUSINS & CURRY,  
Solliciteurs de la requérante,  
120 rue St-Jacques,  
Montréal.

## LA LIGUE KHAKI.

**A**VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa session commençant en janvier 1917, afin d'obtenir un acte constituant en corporation La Ligue Khaki comme association s'intéressant au bien être et aux intérêts des soldats et des matelots de l'Empire Britannique et de ses alliés ; établir, entretenir et mettre en service des salles de récréation, clubs et hospices pour les soldats et matelots, et des hospices de convalescents, hôpitaux, des bourses du travail et des bureaux de renseignements, des classes, bibliothèques et agences destinés à leur être profitables, percevoir des deniers et établir des fonds pour leur bénéfice ; agir comme leurs agents ; établir des monuments ; fournir des consultations légales, médicales et techniques ; établir des succursales de l'association ; et pour d'autres fins analogues ; avec tous les pouvoirs nécessaires à cette fin.

Montréal, 15 janvier 1917.

LIGHTHALL & HARWOOD,  
Solliciteurs des requérants,  
308 immeuble de la banque de Québec,  
Montréal.

30-5

## KENORA AND ENGLISH RIVER RAILWAY COMPANY.

**A**VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant une compagnie de chemin de fer en corporation sous le nom de "The Kenora and English River Railway Company," autorisée à installer, construire et mettre en service une ligne de voie ferrée commençant à un point sur le chemin de fer Transcontinental, dans le district de Kenora, dans la province d'Ontario, à l'ouest de Superior Junction, traversant la rivière English dans une direction nord et ouest à l'ouest du lac Seul, de là dans une direction nord et ouest dans le district de Patricia, de là dans une direction ouest et sud jusqu'à et dans la province de Manitoba à la cité de Winnipeg, dans la dite province, avec pouvoir d'acquérir et développer, mais non par expropriation, de l'énergie électrique ou autre ; construire et mettre en service des lignes de téléphone et de télégraphe et exiger des péages pour leur usage ; construire et mettre en service des vaisseaux ; construire et exploiter des quais, hôtels, etc., en rapport avec l'entreprise de la compagnie ; conclure des conventions avec d'autres compagnies et pour les autres pouvoirs qui sont généralement accordés aux compagnies de chemin de fer.

DENTON, GROVER & FIELD,  
Avocats, etc.,  
Toronto, Ontario,

Solliciteurs des requérants.

Daté ce 19e jour de janvier A.D. 1917.

30-5

## BRITISH AMERICAN TELEPHONE AND TELEGRAPH COMPANY.

**A**VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant en corporation une compagnie de téléphone et de télégraphe sous le nom de "British American Telephone and Telegraph Company," autorisée à construire, entretenir, acquérir et mettre en service des lignes de téléphone et de télégraphe électriques (y compris la télégraphie sans fil) en Canada et ailleurs, avec tous les pouvoirs nécessaires et se rattachant à l'exercice de l'industrie d'une compagnie de téléphone et de télégraphe ; et acquérir par achat, bail ou autrement des compagnies dont les objets sont identiques ; et vendre, louer et fusionner ou conclure des conventions avec d'autres compagnies dont les objets sont identiques, et pour d'autres fins.

Daté à Ottawa, ce 15 jour de janvier A.D. 1917.

PRINGLE & GUTHRIE,  
Citizen Building,

Solliciteurs de la requérante.

30-5

## THE WESTERN LIFE ASSURANCE COMPANY.

**A**VIS est donné par le présent qu'une demande sera adressée au parlement, à sa prochaine session, par la compagnie dite "The Western Life Assurance Company," afin d'obtenir un acte prorogeant le délai pour l'obtention d'un permis du Ministre des Finances sous l'empire des dispositions de la *Loi des assurances, 1910*, et 6 et 7 George V, chapitre 8.

Daté à Winnipeg, ce 10e jour de janvier A.D. 1917.

AIKENS, FULLERTON, FOLEY & NEWCOMBE,  
221 avenue McDermot, Winnipeg, Manitoba,  
30-5 Solliciteurs de la requérante.

## LIGNES D'EMBRANCHEMENT GRAND-TRONC-PACIFIQUE.

**A**VIS est donné par le présent que la Compagnie des lignes d'embranchement Grand-Tronc-Pacifique s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte prorogeant le délai fixé pour terminer et mettre en service les lignes de voies ferrées suivantes :—

(a) A partir d'un point sur la division ouest du chemin de fer Grand-Tronc-Pacifique dans le voisinage du township 22, rang 6, à l'ouest du deuxième méridien, jusqu'à Yorkton, et de là jusqu'aux rives de la baie d'Hudson, dans le voisinage de Fort-Churchill.

(b) A partir d'un point sur la division ouest du chemin de fer Grand-Tronc-Pacifique entre les 105e et 107e degrés de longitude jusqu'à Prince-Albert.

(c) A partir d'un point sur la division ouest du chemin de fer Grand-Tronc-Pacifique entre la limite est du rang 11 et la limite ouest du rang 16, à l'ouest du troisième méridien ; de là dans une direction sud-ouest et ouest jusqu'à un point dans le voisinage de Calgary, ou jusqu'à un point sur la ligne que la compagnie est autorisée de construire à partir d'un point sur la dite division ouest entre les 111e et 113e degrés de longitude jusqu'à Calgary.

(d) A partir d'un point sur la ligne mentionnée au paragraphe (c) du présent avis entre la limite est du rang 20 et la limite ouest du rang 28, à l'ouest du troisième méridien, de là dans une direction est et sud-est jusqu'à un point sur la ligne autorisée de la compagnie à ou près Moosejaw, ou jusqu'à un point dans le voisinage de cet endroit.

(e) A partir d'un point dans ou près les townships 41, 42 ou 43 sur la ligne que la compagnie est autorisée à construire par le paragraphe 13 de l'article 11 du chapitre 99 des Statuts de 1906, de là dans une direction généralement nord-ouest et ouest jusqu'à un point sur la division ouest du chemin de fer Grand-Tronc-Pacifique entre Arltland et Wainwright.

Et pour d'autres fins.

Daté à Montréal, ce 11e jour de janvier A.D. 1917.

W. H. BIGGAR,  
30-5 Solliciteur de la requérante.

## ALLIANCE NATIONALE

**A**VIS est donné par les présentes, que demande sera faite au Parlement du Canada, à sa prochaine session, pour obtenir l'adoption d'une loi constituant en corporation "l'Alliance Nationale", société fraternelle de bienfaisance et de secours mutuels, constituée en corporation par loi spéciale de la province de Québec, pour pourvoir au bien-être matériel et social de ses membres et à la protection de ceux qui dépendent d'eux, leur venir en aide dans la maladie ou l'invalidité, en les assurant contre la mort, la maladie et les accidents, en leur payant les indemnités ou autres avantages ou bénéfices qui pourraient être légalement convenus ou accordés en vertu des statuts de l'association.

de LORIMIER & GODIN,  
35 rue Saint-Jacques, Montréal,  
Procureurs de la requérante.

Montréal, 5 janvier 1917.

29-



## THE CANADIAN WESTERN RAILWAY COMPANY.

**A** VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa prochaine session, par la compagnie dite "The Canadian Western Railway Company," afin d'obtenir un acte prorogeant le délai durant lequel elle peut commencer et terminer la construction de la voie ferrée qu'elle a été autorisée à construire par le chapitre 69 des Statuts de 1909, c'est-à-dire, à partir d'un point sur la frontière internationale à ou près la ville de Coutts, dans la province d'Alberta, *via* Pincher-Creek jusqu'à Calgary et des montagnes Livingstone jusqu'à Gould's-Dome; et de là *via* la vallée de la rivière Elk jusqu'à ou près le village de Michel.

Daté à Winnipeg, ce 2e jour de janvier A.D. 1917  
**HOUGH, CAMPBELL & FERGUSON,**  
 Winnipeg, Manitoba,  
 Solliciteurs de la requérante.

29-2-31-3

## MOUNT ROYAL TUNNEL &amp; TERMINAL COMPANY, LIMITED.

**A** VIS est donné par le présent que la compagnie dite "Mount Royal Tunnel & Terminal Company, Limited," s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte prorogeant le délai durant lequel la compagnie peut construire le tunnel, et les installations et lignes de voies ferrées qu'elle a été autorisée à construire sous l'empire de l'article 2 du chapitre 74 des Statuts du Canada pour l'année 1912.

Toronto, 5 janvier 1917.

29-5 **GERARD RUEL,**  
 Solliciteur en chef.

## THE CALGARY &amp; FERNIE RAILWAY COMPANY.

**A** VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa prochaine session, par la compagnie dite "The Calgary & Fernie Railway Company," afin d'obtenir un acte prorogeant le délai durant lequel elle peut commencer et terminer la construction de la voie ferrée qu'elle a été autorisée à construire par le chapitre 71 des Statuts de 1906.

Daté à Winnipeg, ce 2e jour de janvier 1917.

29-5 **HOUGH, CAMPBELL & FERGUSON,**  
 Winnipeg, Manitoba,  
 Solliciteurs de la requérante.

## CANADIAN NORTHERN QUEBEC RAILWAY COMPANY.

**A** VIS est donné par le présent que la compagnie dite "Canadian Northern Quebec Railway Company," s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte prorogeant le délai durant lequel elle peut commencer et construire sa ligne de voie ferrée autorisée entre ou près Saint-Jérôme et Saint-Eustache.

Toronto, 5 janvier 1917.

29-5 **GERARD RUEL,**  
 Solliciteur en chef.

## AVIS DIVERS.

## BANQUE DE MONTREAL.

**A** VIS est donné par le présent qu'un dividende de deux et demi pour cent sur le capital versé de cette institution, a été déclaré pour le trimestre courant, payable le et après jeudi, le 1er jour de mars prochain, aux actionnaires enregistrés le 31 janvier 1917.

Par ordre du conseil de direction,

**FREDERICK WILLIAMS-TAYLOR,**  
 Gérant général.

Montréal, 23 janvier 1917.  
 15089-7

31-5 33-4

## BANQUE UNION DU CANADA.

DIVIDENDE No 120.

**A** VIS est donné par le présent qu'un dividende au taux de huit pour cent par année, a été déclaré sur le capital payé de la Banque Union du Canada pour le trimestre courant, et sera payable à la banque en la cité de Winnipeg, et à ses succursales, dès et après jeudi, le premier jour de mars 1917, aux actionnaires enregistrés à la clôture des affaires, le 14e jour de février prochain.

Les livres de transferts seront fermés du 15 au 28 de février 1917, ces deux jours inclusivement.

Par ordre du conseil de direction,

**G. H. BALFOUR,**  
 Gérant général.

Winnipeg, 18 janvier 1917.

31-4

## LOI CONCERNANT LA PROTECTION DES EAUX NAVIGABLES.

CHAPITRE 115, S. R. DU CANADA.

**L** A Compagnie dite The St. Maurice River Boom & Drive Company, Limited, donne avis qu'en vertu de la section 7 de l'acte ci-dessus, elle a déposé au Bureau du Ministre des Travaux Publics, à Ottawa, et au bureau d'enregistrement de la division de Champlain, dans la province de Québec, les plans avec la description de l'emplacement choisi pour la construction de cinq piliers dans la rivière Saint-Maurice, à Grandes Piles, dans le comté de Champlain, au front des lots Nos 212, 213, 214 et 215 du second rang du canton de Radnor, du côté est de la rivière Saint-Maurice et des lots Nos 132, 133 et 134 du premier rang du canton de Radnor, sur le côté ouest de la rivière Saint-Maurice et le pilier No 5 indiqué aux dits plans, qui devra être construit sur l'île connue comme : île Le Blond, aux Petites Piles, dans le comté de Champlain, au front du lot numéro un, dans le premier rang du canton de Radnor, dans le dit comté de Champlain.

Prenez aussi avis qu'à l'expiration d'un mois de la date de la première insertion du présent avis, la Compagnie St. Maurice River Boom & Drive Company, Limited, s'adressera, en vertu de la section 7 du dit acte, au Ministre des Travaux Publics, à son bureau à Ottawa, pour obtenir son approbation du dit site et des dits plans, et aussi la permission de construire les dits piliers.

Daté à Trois-Rivières, ce 19e jour de janvier 1917.

**BUREAU & BIGUÉ,**  
 Procureurs de la requérante,  
 Edifice "Power" Trois-Rivières.

31-4

## LOI CONCERNANT LA PROTECTION DES EAUX NAVIGABLES.

S. R. C., CHAPITRE 115.

**A** VIS est donné par le présent par la compagnie dite "St. Maurice Lumber Company," corps politique et constitué ayant son siège social et son principal lieu d'affaires dans la province de Québec, en la cité de Trois-Rivières, qu'en vertu de l'article 7 de la dite loi, elle a déposé au bureau du Ministre des Travaux publics, à Ottawa, et au greffe du registrateur de la division d'enregistrement de Trois-Rivières, la description du site et les plans de onze nouvelles jetées qu'elle se propose de construire dans la rivière Saint-Maurice, à Trois-Rivières, en face du lot n° 2011.

Avis est aussi donné qu'à l'expiration d'un mois après la date de la première insertion du présent avis, la dite St. Maurice Lumber Company, en vertu de l'article 7 de la dite loi, s'adressera au Ministre des Travaux publics, à son bureau, à Ottawa, pour faire approuver les dits site et plans, et pour obtenir la permission de construire les dites jetées.

Daté à Trois-Rivières, ce 26e jour de janvier 1917.

**ST. MAURICE LUMBER CO.,**  
 Par G. M. STEARNS,  
 Président.

# LOI CONCERNANT LA PROTECTION DES EAUX NAVIGABLES.

CHAPITRE 115 S.R. DU CANADA.

**L**A Compagnie dite : Canada Iron Foundries, Limited, donne avis qu'en vertu de la section 7 de l'acte ci-dessus, elle a déposé au Bureau du Ministre des Travaux Publics, à Ottawa, et au Bureau d'enregistrement de la division d'enregistrement de Trois-Rivières, dans la province de Québec, les plans avec la description de l'emplacement choisi pour la construction d'un quai, à l'embouchure de la rivière St. Maurice, au front du lot n° 1824 des plans et livres de renvois officiels du cadastre de la Cité des Trois-Rivières,—

Prenez aussi avis qu'à l'expiration d'un mois après la date de la première insertion du présent avis, la dite "Canada Iron Foundries, Limited," en vertu de la section 7 de l'acte ci-dessus s'adressera au Ministre des Travaux Publics, à son bureau, à Ottawa, pour faire approuver les dits site et plans, et pour obtenir la permission de construire le dit quai.

Daté à Trois-Rivières, ce 19ième jour de janvier 1917.

BUREAU ET BIGUÉ.

Procureurs de la Requérante,

Edifice "Power" Trois-Rivières.

31-4

## BANQUE D'HOCHELAGA.

**A**VIS est par les présentes donné, conformément aux dispositions de l'article 33 de la *Loi des banques*, que :

(a) Les actionnaires de la Banque d'Hochelaga, ont unanimement adopté, à leur assemblée annuelle, tenue au siège social de la banque, en la Cité de Montréal, le 15 janvier 1917, le règlement suivant :—

"Le capital autorisé de la Banque d'Hochelaga, est augmenté jusqu'au montant de dix millions de dollars, (\$10,000,000.00)."

(Vraie copie)

Le Secrétaire et gérant général,

BEAUDRY LEMAN.

(b) Que demande sera faite dans les trois mois de la date de l'adoption de ce règlement, au Conseil de la Trésorerie, à Ottawa, d'émettre un certificat approuvant ce règlement.

Montréal, ce 20 janvier 1917.

Le Secrétaire et gérant général,

BEAUDRY LEMAN.

31-4

## BANQUE ROYALE DU CANADA.

DIVIDENDE N° 118.

**A**VIS est donné par le présent qu'un dividende de trois pour cent (au taux de douze pour cent par année) sur le capital payé de cette banque, a été déclaré pour le trimestre courant, et sera payable à la banque et à ses succursales, à compter de jeudi, le 1er jour de mars prochain, aux actionnaires enregistrés le 15 février.

Par ordre du conseil de direction,

C. E. NEILL,

Gérant général.

Montréal, Qué., 16 janvier 1917.

30-6

## CHEMIN DE FER DES COMTÉS DU CENTRE.

**A**VIS est donné par le présent, en conformité des lois constitutives et des règlements de la compagnie, que l'assemblée annuelle de la Compagnie de chemin de fer des Comtés du Centre aura lieu au bureau de la compagnie, 103 rue Saint-François-Xavier, en la cité de Montréal, province de Québec, le lundi, 5e jour de mars 1917, à trois heures de l'après-midi, dans le but d'élire des directeurs pour l'année prochaine et pour expédier d'autres affaires qui pourront être légalement soumises à l'assemblée.

C. ROSS DOBBIN,

Secrétaire,

Compagnie de chemin de fer des Comtés  
du Centre.

Montréal, 1er février 1917.

33-4

## NATIONAL PAPER COMPANY, LIMITED.

*Résolu* que le règlement n° 1 de la compagnie soit remplacé par le suivant :

**L**ES affaires de la compagnie seront régies par un conseil de trois directeurs qui seront élus annuellement à l'assemblée générale annuelle des actionnaires. Deux directeurs formeront quorum. Le conseil élira parmi ses membres un président et un vice-président. Ils nommeront un secrétaire-trésorier.

Copie authentique extraite des minutes d'une assemblée des directeurs de la compagnie dite "National Paper Company, Limited," dûment convoquée et tenue à Fitchburg, Mass., le 26e jour de janvier 1917.

[L.S.]

R. CRAIG,

Secrétaire.

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# SUPPLÉMENT

DE LA



# Gazette du Canada

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PUBLIÉE PAR AUTORITÉ

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OTTAWA, SAMEDI, 10 FÉVRIER 1917.

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C.P. 146.

HOTEL DU GOUVERNEMENT A OTTAWA.

MERCREDI, le 17<sup>e</sup> jour de janvier 1917.

PRESENT :

SON EXCELLENCE LE GOUVERNEUR GENERAL EN CONSEIL.

**I**L plaît à Son Excellence le Gouverneur général en conseil, en vertu des pouvoirs qui lui sont conférés par l'article 6 de la *Loi des mesures de guerre*, ou dont est autrement investi le Gouverneur général en conseil, d'établir et édicter par ces présentes les ordres et règlements suivants, qui peuvent être désignés sous le titre de "Code des décrets concernant la censure".

RODOLPHE BOUDREAU,  
*Greffier du Conseil privé.*

## CODE DES DECRETS CONCERNANT LA CENSURE.

### DÉCRET I.

(Compagnies de câbles sous-marins, de radiotélégraphie, de télégraphe et de téléphone.)

1. (1) Partout dans ce décret où l'expression "compagnie" est employée soit en rapport avec les mots "câbles" ou "télégraphe" ou autrement, il est censé désigner et comprendre une personne ou des personnes, firme ou société et un corps politique ou constitué en corporation.

(2) Partout dans ce décret où l'expression "ministre compétent" est employée en rapport avec l'exploitation, les bureaux, l'outillage ou la propriété d'une compagnie de câble sous-marin, elle désigne le ministre de la Milice et de la Défense; en rapport avec l'exploitation, les bureaux, l'outillage ou la propriété d'une compagnie de radiotélégraphie cette expression désigne le ministre du Service Naval; en rapport avec l'exploitation, les bureaux, l'outillage ou la propriété d'une compagnie de télégraphe ou de téléphone cette expression désigne le Secrétaire d'Etat pour le Canada.

2. Le ministre compétent, par mandat sous son seing, peut ordonner et faire exécuter une perquisition dans les bureaux, l'exploitation ou la propriété de toute compagnie de câble sous-marin, de radiotélégraphie, le télégraphe ou de téléphone au Canada, ou dans la partie de son exploitation qui se trouve au Canada, et en prendre possession au nom de Sa Majesté et pour son service, et pour tel autre service que le ministre compétent peut juger opportun.

3. Toute personne autorisée en vertu du règlement qui précède à pénétrer dans tous bureaux, exploitation ou propriété, ou parties d'iceux, et à en prendre possession, peut et doit le faire ainsi qu'elle en est autorisée par ce décret ou un mandat quelconque qui en émane, mais pas autrement.

4. Le ministre compétent peut, en tout temps qu'il le juge opportun, ordonner à quiconque il juge à propos et l'autoriser, au lieu ou en plus de la prise de possession de tels bureaux ou d'une partie quelconque de tels bureaux, telle exploitation ou propriété, à prendre la direction complète ou partielle de la transmission des dépêches par les câbles, les appareils ou les fils des compagnies ci-dessus mentionnées.

5. Toute personne autorisée en vertu du règlement précédent à prendre la direction de la transmission des dépêches par les câbles, les appareils ou les fils d'une compagnie quelconque, peut pénétrer sur les lieux et prendre ainsi la direction comme il en est autorisé par les présents règlements et les ordres qui lui sont donnés sous leur empire, mais pas autrement.

6. Le ministre compétent peut ordonner à toute compagnie de câble sous-marin, de radiotélégraphie, de télégraphe ou de téléphone de lui soumettre à lui-même ou à quiconque il a autorisé à cette fin ou de remettre à lui-même ou à son agent tous câblogrammes, télégrammes et dépêches transmises par telle compagnie ou lui parvenant par ses câbles, fils ou appareils de radiotélégraphie, ou toute catégorie de ces télégrammes, câblogrammes ou dépêches; et le ministre peut ordonner à toute telle compagnie de ne transmettre que par certains bureaux qu'il désignera les dépêches transmises au dehors du Canada (y compris les messages oraux que transmet ou reçoit une compagnie de téléphone quelconque).

7. Le ministre compétent peut exiger que son mandataire prête le serment prescrit à l'annexe "A", et de même toute personne à qui il ordonne de prendre possession d'un bureau, d'une exploitation ou d'une propriété quelconque ou qu'il autorise à prendre la direction de la transmission des dépêches en vertu d'un des règlements du présent décret, ainsi que toute personne au service d'une compagnie mentionnée au règlement numéro 2 du présent décret, ou qui a quelque rapport avec telle compagnie.

8. Toute personne qui, en vertu d'un règlement du présent décret, a pris possession d'un bureau, d'un outillage ou d'une propriété, ou de partie d'iceux, ou en a assumé la direction pour la transmission des dépêches, ainsi que toute personne au service d'une compagnie mentionnée au règlement numéro 2 du présent décret, ou qui a quelque rapport avec telle compagnie, doit se conformer à toutes les instructions que donnera le ministre compétent au sujet de la transmission et de la réception de câblogrammes, de dépêches par radiotélégraphie, de télégrammes et de messages téléphoniques.

## DÉCRET II.

*(Suppression de matière censurable).*

1. Partout dans le présent décret où est employée l'expression "matière censurable" elle est censée signifier et comprendre:

(a) Tout renseignement au sujet du mouvement, du nombre, de la description, de la condition ou de la disposition des troupes, des navires ou des appareils aériens de Sa Majesté ou de quelqu'un des alliés de Sa Majesté, ou concernant les plans ou la direction, réelle ou supposée, des opérations navales ou militaires de ces troupes, navires ou appareils aériens, ou concernant l'approvisionnement, la description, la condition, le transport, la fabrication ou l'emmagasinage de munitions de guerre, ou concernant les travaux entrepris ou les mesures prises pour la fortification d'une place quelconque, ou tout renseignement de nature à être directement ou indirectement utile à l'ennemi, et

(b) toute photographie, tout tracé, plan, modèle ou toute autre représentation de travaux maritimes ou militaires, d'un dock ou d'un port, si ces représentations sont de nature à être directement ou indirectement utiles à l'ennemi, et

(c) tout faux rapport ou fausse déclaration concernant les causes ou les opérations de la guerre actuelle, et

(d) tout rapport ou toute déclaration de nature à mécontenter Sa Majesté ou à nuire au succès des troupes de Sa Majesté ou des troupes des alliés de Sa Majesté sur terre ou sur mer, ou au préjudice des relations de Sa Majesté avec les pouvoirs étrangers, et

(e) tout rapport ou toute déclaration de nature à nuire au recrutement, à l'entraînement, à la discipline ou à l'administration des forces de Sa Majesté, ou à la mise en vigueur ou l'application d'une loi ou d'un décret du Conseil concernant le Service National;

(f) tout rapport ou toute description ou prétendu rapport ou description des délibérations d'une séance secrète du Sénat ou de la Chambre des Communes du Canada tenue conformément à une résolution adoptée par ledit Sénat ou ladite Chambre des



Communes, sauf tel rapport qui peut être officiellement communiqué par l'entremise du Secrétaire d'Etat du Canada, et

(g) tout rapport ou toute description ou prétendu rapport ou description des délibérations d'une séance du Cabinet du Canada, et

(h) La teneur d'un document confidentiel appartenant au gouvernement ou de renseignements confidentiels obtenus d'un département quelconque de l'administration ou d'une personne au service de Sa Majesté.

2. (v) A moins d'excuse ou d'autorisation légale, dont la preuve lui incombe, personne n'écrira, imprimera, publiera, adressera, livrera, recevra ou aura en sa possession ou sur les lieux qu'il occupe ou administre, des lettres ou autres écrits, ou des journaux, brochures, pamphlets, publications périodiques, livres, circulaires ou autres imprimés, ou photographies, tracés, plans, modèles ou autres représentations contenant matière censurable.

(2) Personne ne donnera de représentation sur une scène quelconque ou n'exhibera de reproductions ou de vues cinématographiques, ou fera quoi que ce soit qui est de nature à :

(a) Mécontenter Sa Majesté ou à nuire au succès des forces de Sa Majesté ou des forces de quelqu'un des alliés de Sa Majesté par terre ou par mer, ou à porter préjudice aux relations de Sa Majesté avec les pouvoirs étrangers; ou

(b) Nuire au recrutement, à l'entraînement, à la discipline ou à l'administration des forces de Sa Majesté, ou à la mise en vigueur ou l'application d'une loi ou d'un décret du Conseil concernant le Service National.

(3) Tout tel écrit ou imprimé, ou sa publication, son expédition, sa livraison, réception, ou possession, ou telle production, exhibition ou représentation sera considéré une infraction des présents décrets.

3. Le ministre des Postes ou quiconque il autorise peut examiner tout journal, pamphlet, publication périodique, livre, circulaire ou autre imprimé, ou tout écrit, photographie, tracé, plan, ou autre représentation transmis par le service des postes du Canada, afin d'empêcher la publication, la circulation ou la distribution de matière censurable.

4. Le ministre des Postes peut nommer un censeur en chef du Service postal canadien; ce fonctionnaire, sous la direction du ministre, sera chargé de l'application des prescriptions des règlements du présent décret qui s'appliquent au service des postes.

5. Le Secrétaire d'Etat du Canada, dès qu'il a constaté qu'un journal, un pamphlet, une publication périodique, un livre, une circulaire ou autre imprimé contient ou a publié de la matière censurable, peut par mandat sous son seing défendre à qui que ce soit en Canada d'avoir en sa possession un exemplaire ou une copie de tel journal, pamphlet, publication périodique, livre, circulaire ou autre imprimé. Ce mandat peut limiter cette défense à la possession d'un seul ou de plusieurs numéros, exemplaires ou éditions de tel journal, pamphlet, publication périodique, livre, circulaire ou autre imprimé; et le dit Secrétaire d'Etat peut décider que les circonstances l'autorisent à appliquer cette prohibition à la possession de numéros, exemplaires ou éditions futurs ou passés de ces publications.

(2) Dès la publication par le Secrétaire d'Etat du Canada dans la *Gazette du Canada* d'un avis de l'émission de ce mandat et de ses prescriptions conformément à cet avis, tout numéro, exemplaire ou copie de tel journal, pamphlet, publication périodique, livre, circulaire, ou autre imprimé ainsi prohibé devra pour toutes fins et pour tous les tribunaux et autres autorités être une preuve conclusive qu'il contient matière à censure.

6. Le Secrétaire d'Etat du Canada, s'il le juge opportun, peut nommer un censeur des écrits, copies, imprimés ou publications d'une imprimerie quelconque ou d'un établissement de publication, et toute personne ainsi nommée a droit de pénétrer sur les lieux et de les visiter de temps à autre avec un assistant ou des assistants et d'y séjourner aussi longtemps qu'il est raisonnablement nécessaire et d'examiner, considérer, approuver ou rejeter tout écrit, copie ou imprimé, ou tout ce qui doit être imprimé ou publié sur ces lieux. Dès que tel censeur aura été nommé et que le propriétaire, le gérant ou celui qui a charge de l'établissement aura été avisé de cette nomination, aucun écrit, copie ou autre matière n'y sera imprimé ou publié sans l'approbation du censeur, et l'impression ou la publication sans l'approbation susdite sera censée une infraction du présent décret.

7. Dans toute poursuite pour contravention au présent décret intentée sur l'ordre du Solliciteur général du Canada, il sera présumé, à défaut de preuve au contraire, que les faits allégués dans la dénonciation ou l'acte d'accusation sont vrais.

8. Sur l'ordre du Secrétaire d'Etat du Canada tous les exemplaires d'un livre quelconque, journal, publication périodique, brochure ou imprimé publiés ou mis en circulation contrairement aux prescriptions du présent décret, en la possession de qui que ce soit, peuvent être confisqués et détruits par un officier de la paix, et les presses à imprimer, l'outillage et les machines de l'établissement peuvent être confisqués et l'établissement fermé indéfiniment ou pour telle période que fixera le Secrétaire d'Etat.

DÉCRET III.

*(Poursuites et interprétation.)*

1. (1) Toute personne qui viole une disposition quelconque des présents décrets, ou néglige de l'observer ou de s'y conformer, ou, qui étant directeur ou fonctionnaire d'une compagnie constituée en corporation qui viole une disposition quelconque des présents décrets, ou néglige de l'observer ou de s'y conformer, au sujet du consentement de tel directeur ou fonctionnaire, est coupable du délit d'infraction des présents règlements.

(2) Dans toute poursuite intentée contre tel directeur ou fonctionnaire, c'est à lui qu'il incombe de prouver qu'il n'avait aucune connaissance de l'infraction, qu'il n'y a pas consenti ni a négligé de s'y conformer.

2. Quand de la matière censurable a été imprimée, publiée, exhibée ou représentée dans un établissement quelconque, le propriétaire ou la personne dirigeant ledit établissement ou ses opérations est coupable du délit d'infraction des présents décrets; et si le contrevenant est une compagnie constituée en corporation, chaque directeur ou fonctionnaire qui ne peut établir que la contravention a été commise hors sa connaissance ou malgré sa protestation est coupable, individuellement et conjointement avec la compagnie, d'infraction des présents décrets.

3. (1) Toute personne coupable d'infraction des présents décrets est passible d'une amende n'excédant pas \$5,000, ou d'emprisonnement pour une période n'excédant pas cinq ans, ou d'amende ou d'emprisonnement.

(2) Cette amende peut être recouvrée et cette peine imposée par procédure et conviction sommaires sous l'empire de la Partie XV du Code criminel.

4. Dans toute poursuite contre une personne quelconque pour infraction des présents décrets ladite infraction sera censée avoir été commise soit à l'endroit même où elle l'a réellement été, soit à tout autre endroit où peut se trouver le contrevenant.

5. Les pouvoirs conférés par les présents décrets sont ajoutés et ne dérogent pas aux pouvoirs qu'exercent les membres des forces navales et militaires de Sa Majesté et autres personnes en ce qui concerne les mesures nécessaires à prendre pour assurer la sûreté publique ou la défense du Canada, et rien dans les présents décrets ne peut exempter qui que ce soit de poursuites ou de peines pour un délit ou crime quelconque en rapport avec la guerre sauf conformément aux prescriptions desdits décrets.

6. La loi d'interprétation, chapitre 1 des Statuts révisés du Canada, 1906, s'applique à l'interprétation des présents décrets, sauf lorsqu'elle est incompatible, de la même manière qu'elle s'applique à l'interprétation d'une loi du Parlement.

DÉCRET IV.

*(Révocation des décrets codifiés.)*

Les décrets du conseil désignés à l'annexe "B" des présents décrets sont par ces présentes révoqués quant aux parties indiquées dans ledit annexe. Néanmoins, la révocation d'un de ces décrets du conseil n'affecte en rien:—

(a) l'opération passée d'un décret ainsi révoqué, ou

(b) un droit, un privilège, une obligation ou une responsabilité acquis, accrus ou contractés en vertu d'un décret ainsi révoqué, ou

(c) toute amende, confiscation ou peine encourue pour une infraction d'un décret ainsi révoqué, ou

(d) toutes procédures ou tout remède en rapport avec un droit, un privilège, une obligation, une responsabilité, une amende, une confiscation ou une peine, et

toute permission accordée, toute instruction ou tout ordre donné, ou toute autre intervention en vertu d'un décret ainsi révoqué seront censés avoir été accordés, donnés, ou décidés respectivement en vertu des dispositions correspondantes des présents décrets.

ANNEXE "A".

*Relativement à la Loi de 1914 des mesures de guerre; et relativement au code des décrets concernant la censure, 1916.*

Je . . . . . de . . . . .  
de . . . . . dans l . . . . .  
de . . . . . (état) DÉCLARE SOLENNELLEMENT SOUS SERMENT que  
à moins d'être relevé du présent engagement par un avis écrit du ministre de . . . . .  
. . . . . je ne transmettrai et ne permettrai à personne de trans-  
mettre (par câble, radiotélégraphie, télégraphe ordinaire ou téléphone, selon le cas)  
aucune dépêche ou aucun message passant par le bureau central où je suis employé et  
destiné à être transmis à l'étranger, à moins d'avoir de bons et sérieux motifs d'être



assuré que ladite dépêche ou ledit message ne contient rien qui puisse donner des renseignements directement ou indirectement utiles à l'ennemi ou susceptibles de lui être utiles; que je ferai tout mon possible pour connaître le contenu de toute dépêche ou de tout message, pour intercepter toute dépêche ou tout message contenant de tels renseignements; et que je communiquerai immédiatement les termes de telle dépêche ou de tel message et de tous les faits que je puis découvrir tendant à établir l'identité de l'expéditeur.

Assermenté par moi en . . . . . de . . . . .  
dans l . . . . . de . . . . .  
ce . . . . . jour de . . . . . A.D. 191 . . .

ANNEXE "B".

*(Décrets du Conseil révoqués.)*

Numéro.	Date.	Etendue de la révocation.
C.P. 2029.. . . . .	2 août 1914.. . . . .	Le tout.
C.P. 2030.. . . . .	2 août 1914.. . . . .	Le tout.
C.P. 2409.. . . . .	24 septembre 1914.. . . . .	Le tout.
C.P. 2821.. . . . .	6 novembre 1914.. . . . .	Le tout.
C.P. 202.. . . . .	28 janvier 1915.. . . . .	Le tout.
C.P. 1330.. . . . .	10 juin 1915.. . . . .	Le tout.
C.P. 2519.. . . . .	30 octobre 1915.. . . . .	Le tout.
C.P. 2073.. . . . .	1er novembre 1915.. . . . .	Le tout.







# The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, FEBRUARY 17, 1917.

## IMPORTANT NOTICE.

Notices, documents or advertisements received after twelve o'clock, noon, on Thursday, will not be published in "The Canada Gazette" of the following Saturday, but in the next number.

J. de L. TACHÉ,  
King's Printer and Controller of Stationery.

## AVIS IMPORTANT.

Les avis, documents ou annonces reçus après midi, le jeudi de chaque semaine, ne seront pas publiés dans la "Gazette du Canada" du samedi suivant, mais dans le numéro subséquent.

J. de L. TACHÉ,  
Imprimeur du Roi et Contrôleur de la Papeterie.

## APPOINTMENTS.

### DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE GOVERNOR GENERAL has been pleased to make the following appointments, viz:—

OTTAWA, 6th February, 1917.

In lieu of the notice of the appointment of Richard Keeves to be a Commissioner to take and administer oaths under the provisions of The Naturalization Act, which appeared in the *Canada Gazette* of 14th October, 1916, read the following:—

RICHARD KEYES, of Bezanson, in the Province of Alberta, Storekeeper: to be a Commissioner to take and administer oaths under the provisions of The Naturalization Act, being chapter 77 of the Revised Statutes of Canada, 1906.

10th February, 1917.

JAMES SMITH, of the Port of Cape Negro, in the County of Shelburne, in the Province of Nova Scotia: to be Harbour Master for that port.

## MEMBERS RETURNED.

### OFFICE OF THE CLERK OF THE CROWN IN CHANCERY FOR CANADA.

OTTAWA, 13th February, 1917.

MEMBER elected to sit in the present Parliament.

PROVINCE OF QUEBEC.

*Dorchester.*—The Honourable Joseph Pierre Albert Sévigny, Barrister, of Quebec, Que.

JAMES G. FOLEY,  
Clerk of the Crown in Chancery for  
Canada.

34-1

15514-1

## PROCLAMATIONS.

### DEVONSHIRE. [L.S.]

#### CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern.—GREETING:

#### A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS in and by  
Deputy Minister of Justice, } the Revised Statutes of Canada, 1906, Chapter 48, and called and known as "The Customs Act," it is amongst other things in effect enacted that all invoices of goods shall be made out in the currency of the country whence the goods are imported, or in the currency in which the goods are actually purchased, and shall contain a true statement of the value of such goods, and in computing the value for duty of such goods the rate thereof shall be such as has been ordered and proclaimed from time to time by the Governor in Council, who is thereby empowered to make such order, and the rate ordered shall be based upon the actual value of the standard coins or currency of such country as compared with the standard dollar of Canada in so far as such comparative values are known;

AND WHEREAS Our Governor in Council has ordered that a Proclamation be issued directing that the values of the foreign currencies as compared with the standard dollar of Canada, be, from the first day of February, 1917, until further proclaimed, as shown in the schedule hereto appended and marked as "Schedule A," the values of such foreign currencies for Customs purposes;

NOW KNOW YE that We do by these presents and with the advice of Our Privy Council for Canada proclaim and declare the values of the foreign currencies

as compared with the standard dollar of Canada as shown in the said schedule hereto appended and marked "Schedule A," shall be from the first day of February next the values for duty of such foreign currencies.

Of all which Our loving subjects and all others whom these presents may concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS: Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish

of Hardwicke, Baron Cavendish of Keighley Knight of Our Most Noble Order of the Garter; One of Our Most Honourable Privy Council; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TWENTY-SEVENTH day of JANUARY, in the year of Our Lord one thousand nine hundred and seventeen, and in the seventh year of Our Reign.

By command,

THOMAS MULVEY,  
Under-Secretary of State.

SCHEDULE "A."  
VALUE OF FOREIGN COINS.

Country.	Standard.	Monetary Unit.	Value in currency for duty purposes as ordered and proclaimed. (Rate in Canadian currency.)	Remarks.
Argentine Republic.	Gold.	Peso	\$0.9648	Currency: Depreciated paper convertible at 44 per cent of face value; exchange rate about \$0.42½.
Austria-Hungary	Gold.	Crown.	2026	
Belgium	Gold & silver	Franc	1930	Member of Latin Union; gold is the actual standard.
Bolivia	Gold.	Boliviano	3893	12 1-2 Bolivianos equal 1 pound sterling.
Brazil	Gold.	Milreis.	5462	Currency: Government paper, exchange rate about 25 cents to the milreis.
Can. American States:				
Costa Rica.	Gold.	Colon	4653	
British Honduras.	Gold.	Dollar	10000	
Nicaragua	Gold.	Cordoba.	10000	
Guatemala.	Silver	Peso	5439	Currency: Inconvertible paper, exchange rate: about 40 pesos equal \$1.
Honduras	Silver	Peso	5439	Currency: Bank notes; exchange rate about \$0.35.
Salvador.	Silver	Peso.	5439	Currency: Convertible into silver on demand; exchange rate about \$0.42.
Chili.	Gold.	Peso	3650	Currency: Inconvertible paper, exchange rate approximately \$0.14.
China.	Silver.	Tael:		
		Amoy	0.8917	The tael is a unit of weight, not a coin. The Customs unit is the Haikwan tael. The values of other taels are based on their relation to the value of the Haikwan tael.
		Canton	8890	
		Chefoo	8529	
		Chin Kiang	8711	
		Fuchau	8248	
		Haikwan	9073	
		(Customs).		
		Hankow	8243	
		Kiaochow	8641	
		Nankin	8824	
		Niuchwang	8362	
		Ningpo	8573	
		Pekin	8633	
		Shanghai	8115	
		Swatow	8237	
		Tekin	8974	
		Tientsin	8641	
	Silver	Dollar:		
		Yuan.	5843	
		Hong Kong.	5865	
		British.	5865	
		Mexican.	5908	
Colombia	Gold.	Dollar	10000	Currency: Inconvertible paper, exchange rate approximately \$105 paper to \$1 gold.
Cuba	Gold.	Peso	10060	
Denmark	Gold.	Crown.	2680	
Denmark	Gold.	Suere.	4867	
Egypt	Gold.	Pound (100 piasters)	49431	The actual standard is the British pound sterling which is legal tender for 97½ piasters.
Finland	Gold.	Mark.	1930	
France	Gold and Silver	Franc	1930	Member of Latin Union: Gold is the actual standard.
German Empire.	Gold.	Mark.	2382	
Greece	Gold & silver	Drachma	1930	Member of Latin Union: Gold is the actual standard.
Hayti	Gold.	Gourde.	9647	Currency: Inconvertible paper, exchange rate approximately \$0.16.
India (British)	Gold.	Rupee.	3244	(15 rupees equal 1 pound sterling.)
Italy	Gold & silver	Lira	1930	Member of Latin Union: Gold is the actual standard.
Japan	Gold.	Yen	4985	
Liberia	Gold.	Dollar	10000	Currency: Depreciated silver, token coins; customs duties are collected in gold.
Mexico	Gold.	Peso	4985	Mexican exchange rate violently fluctuating.



SCHEDULE "A"—Continued.  
VALUE OF FOREIGN COINS—Continued.

Country.	Standard.	Monetary Unit.	Value in currency for duty purposes as ordered and proclaimed. (Rate in Canadian currency.)	Remarks.
Netherlands .....	Gold.....	Florin.....	4020	
Norway .....	Gold.....	Crown .....	2680	
Panama .....	Gold.....	Balbao .....	10000	
Paraguay.....	Silver.....	Peso.....	5439	Currency: depreciated paper exchange rate 1.550 per cent.
Persia.....	Gold.....	Achre-fi.....	9959	
	Silver.....	Kran.....	1002	Silver circulating above its metallic value; exchange value of silver kran, approximately \$0.117.
Peru.....	Gold.....	Libra.....	48665	
Philippine Islands.....	Gold.....	Peso.....	5000	
Portugal.....	Gold.....	Escudo.....	10805	Currency; inconvertible paper; exchange rate, approximately \$0.70½.
Roumania.....	Gold.....	Leu.....	1930	
Russia.....	Gold.....	Rouble.....	5146	
Santo Domingo.....	Gold.....	Dollar.....	10000	
Servia.....	Gold.....	Dinar.....	1930	
Siam.....	Gold.....	Tical.....	3709	
Spain.....	Gold & silver	Peseta.....	1930	Valuation is for the gold peseta; currency is silver circulating above its metallic value; exchange value approximate \$0.20.
Straits Settlements .....	Gold.....	Dollar .....	5678	
Sweden.....	Gold.....	Crown.....	2680	
Switzerland.....	Gold.....	Franc.....	1930	Member of Latin Union; Gold is the actual standard. 100 piasters equal to the Turkish pound.
Turkey.....	Gold.....	Piaster.....	9440	
Uruguay.....	Gold.....	Peso.....	10342	
Venezuela.....	Gold.....	Bolivar.....	1930	

34-3

## DEVONSHIRE.

[L.S.]

## CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas King, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION Requiring Returns to be made of British Property in Enemy Territory and Claims by British Subjects against Enemy Persons and Enemy Governments.

E. L. NEWCOMBE, } WHEREAS in the  
Deputy Minister of Justice, } interests of Our  
Canada. } Dominion of Canada it  
is of great importance that full informations should be obtained with regard to property in enemy territory belonging to Our subjects and also with regard to the claims of Our subjects against enemy persons and enemy Governments;

And whereas for the purpose of obtaining that information it is necessary that returns of such property and claims should be made by Our subjects to the officers appointed to receive the same,—

Now, therefore, We strictly command and enjoin Our subjects within Canada, including all British companies, firms and corporations residing or carrying on business within Canada who are entitled to property of any description whatsoever in enemy territory or to any interest in such property or have claims against enemy person or enemy Governments, forthwith to make returns of their said property or claims to the officers appointed to receive the same :

Provided that it shall not be necessary to make such returns respecting property or claims, whereof returns have before the date of this Proclamation been voluntarily made to the custodian (the Minister of Finance and Receiver General) in the form prescribed by him; but if any one who has already made a return desires to amend that return, or to make an addition to it in respect of unpaid interest or dividends which may have become payable since the date of his previous return, he should apply for the necessary forms for this purpose, and in any such case a note should be made on the form to the effect that the return is an additional or amended return, as the case may be.

15514—1½

The officers appointed to receive such returns shall be:—

(a) In the case of property in enemy territory and of claims against enemy persons, the Custodian as aforesaid, Finance Department, Ottawa.

(b) In the case of claims against enemy Governments, the Directors of the Foreign Claims Office, Foreign Office, London, S.W.

The said returns shall be made in such form and with such particulars as the Custodian and the Directors of the Foreign Claims Office may respectively require.

2. For the purposes of the proclamation hereby recommended:—

The expression "property" includes documents of title to property; the expression "enemy territory" means the territory of any state at war with His Majesty (including the Colonies and Dependencies thereof); the expression "enemy person" includes all persons, firms, companies and corporations residing or carrying on business in enemy territory; the expression "enemy government" means the government of any state at war with His Majesty.

Of all which our loving subjects and all others whom these presents may concern, are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these

Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed.

WITNESS: Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish of Hardwicke, Baron Cavendish of Keighley, Knight of Our Most Noble Order of the Garter; One of Our Most Honourable Privy Council; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TWELFTH day of FEBRUARY, in the year of Our Lord, one thousand nine hundred and seventeen, and in the seventh year of Our Reign.

By Command,

THOMAS MULVEY,  
Under-Secretary of State

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## ORDERS IN COUNCIL.

[327]  
AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 6th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 27th January, 1917, from the Minister of the Interior, submitting that Mr. Jos. Hewitt went into occupation of the northeast quarter of section 21, township 9, range 3, west of the 2nd meridian, in November, 1885, and erected thereon a house, stable and other improvements.

As this quarter section has since been included in the Moose Mountain Forest Reserve, it is necessary to secure Mr. Hewitt's withdrawal from the land.

The Minister therefore recommends that authority be given under the provisions of the Dominion Lands Act, for the issue of a free patent to Mr. Hewitt for another quarter section, namely the southeast quarter of section 20, township 44, range 3, west of the 2nd meridian, upon his executing a surrender of his interest in the land of which he has been in occupation in the Forest Reserve and upon satisfactory evidence being furnished that he has vacated the land in question.

The Committee concur in the foregoing recommendation and submit the same for approval.

34-4 RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

[340]  
AT THE GOVERNMENT HOUSE AT OTTAWA

Wednesday the 7th day of February, 1917.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR  
GENERAL IN COUNCIL.

HIS Excellency the Governor General in Council is pleased to amend the Order in Council of 19th December, 1916, approving regulations for the administration of "Project Meadows" in the forest reserves within the Railway Belt in the Province of British Columbia by striking out the figures "13" after the word "clause" in the fifth line of section 1, and substituting the figure "2" therefore, and the same is hereby so amended accordingly.

34-4 RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

[383]  
AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 13th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GEN-  
ERAL IN COUNCIL.

HIS Excellency the Governor General in Council, under and in virtue of the provisions of section 291 of The Customs Act and section 6 of The War Measures Act, 1914, is pleased to order and it is hereby ordered as follows :—

(b) The exportation of the following goods is hereby prohibited to all destinations abroad other than the United Kingdom, British Possessions and Protectorates, viz. —

Strontium, all salts of ;  
Strontium compounds and mixtures containing strontium compounds.

This Order in Council shall be proclaimed by publication in the *Canada Gazette*.

34-2 RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

[210]  
AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 26th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 22nd January, 1917, from the Minister of the Interior, submitting that Mr. Frank Ruppert obtained the southeast quarter of Section 16, Township 33, Range 14, west of the 4th Meridian, under pre-emption entry on the 15th June, 1910 ; his appurtenant homestead being the northeast quarter of the same section, for which he obtained patent on the 13th October, 1913.

Since completing his homestead duties, Mr. Ruppert carried on the settlement duties in connection with his pre-emption for one year when, owing to hardships attendant upon his undertaking, rheumatism of a severe form developed in his left hip. He has been undergoing medical treatment and, according to testimony submitted by his medical advisers, it is necessary for him to make use of crutches to go about, and it is represented, moreover, that the nature of Mr. Ruppert's ailment is likely to grow worse instead of better.

Under the circumstances, the Minister recommends that residence duties be dispensed with under subsection 2, of section 20, of The Dominion Lands Act of 1908, and that patent issue upon proof being furnished that the other conditions of the law have been fulfilled, and upon payment being made for the land at the statutory price.

The Committee concur in the foregoing recommendation, and submit the same for approval.

33-4 RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 2nd day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS a large number of civilians has, since the commencement of the War, left Canada to visit the United Kingdom ;

And whereas information in the possession of the Government shows that the cost of living in the United Kingdom, already very high, is still on the increase, and the presence there of many Canadian civilians who are not performing any useful service to the Empire imposes, in the matter of food supply, an unwarranted burden upon the British Government and makes it difficult for many of these visitors to maintain themselves, let alone return to Canada ;

And whereas already a number have succeeded in returning to Canadian ocean ports without funds to reach their homes in Canada ;

And whereas it is probable that, as soon as peace is declared, there will be difficulty in providing accommodation for the return to Canada of Canadian troops, and it will be impossible, with the available tonnage, to provide for the early return of civilians, —

Therefore, His Excellency the Governor General in Council, having regard to the foregoing and with a view to prevent any further exodus of Canadian civilians to the United Kingdom, is pleased, under and in virtue of the provisions of Section 6 of The War Measures Act, 1914, to order, and it is hereby ordered as follows :—

Passports enabling civilians to leave Canada for the United Kingdom shall not, hereafter, be issued until the Department of External Affairs is satisfied that the reasons in favour of the issue of passport are weighty and urgent and until the applicant satisfies the Department of his financial ability to maintain himself in the United Kingdom and to return to Canada.

33-2 RODOLPHE BOUDREAU,  
Clerk of the Privy Council.



[60]  
AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 13th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS the Board of Highway Commissioners for the Province of Saskatchewan desires to make a deviation in the highway in the N.W.  $\frac{1}{4}$  of Section 19, Township 17, Range 5, West of the 2nd Meridian, being a part of the surrendered portion of the Cowessess Indian Reserve, No. 73, in the Province of Saskatchewan, the said deviation involving an area of 2.75 acres, as shown on a plan, No. 1635, in the survey branch of the Department of Indian Affairs ;

And whereas an arrangement has been come to between the Department of Indian Affairs and the said Board of Highway Commissioners under which the province might be permitted to make necessary deviations in the ordinary section road allowances in consideration of the fact that the province has abandoned the established trail across the said township ;

Therefore His Excellency the Governor General in Council is pleased to transfer the said 2.75 acres to the Government of the Province of Saskatchewan for deviation of the highway above mentioned, and the said area is hereby transferred accordingly.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

31-4

[110]  
AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 17th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 11th January, 1917, from the Minister of the Interior, stating that an application has been received from Moses Lessard, of Ashcroft, British Columbia, to purchase on irrigation conditions the fractional north half of Section 34, in Township 19, Range 24, west of the 6th Meridian, (containing approximately 250 acres), of which the applicant went into occupation in October, 1913, before the survey thereof ;

The Minister further states that the case was inspected by an engineer of the Hydrographic Survey Office, who reported that the applicant had made a good many improvements to the land, and that there was sufficient cultivable land to justify irrigation and that arrigation of the land could be effected by the applicant—

The Minister therefore recommends that the applicant, Moses Lessard, be permitted to purchase those portions of the north half of Section 34, in Township 19, Range 24, west of the sixth Meridian, which may be successfully irrigated and cultivated by him in a *bona fide* manner, on the following terms and conditions :

- (a) The lands sold to be brought under cultivation by irrigation ;
- (b) The purchase price to be at the rate of five dollars (\$5) per acre, subject to a deduction of the cost of the irrigation works up to an amount not exceeding two dollars (\$2) per acre, and the amount so credited shall be deemed to be a payment in cash made on the date of sale. The said purchase price to be paid as follows : One dollar (\$1) per acre within one year from date of the authorization of the sale by the Governor in Council, the balance within three years from the date of such authorization or upon fulfilment before the expiration of the said three years of all other conditions of the sale, with interest at 5% per annum ;
- (c) The necessary water rights to be secured from the Provincial Government of British Columbia ; no work to be done on the land until preliminary water rights are secured from the province ;
- (d) The work to be commenced within one year from the date of the authorization by Order in

Council of the sale, and to be completed to the satisfaction of the Minister of the Interior within three years from such date, unless other dates are fixed by the Provincial authorities in connection with water rights, in which case the provincial dates may be accepted if approved by the Minister of the Interior ;

- (e) Examination to be made by engineers of the Department of the Interior on completion of the work ;
- (f) Patent to issue, when conditions completed, for the portions which have been brought under cultivation by irrigation ;
- (g) The sale to be cancelled for non-payment of the purchase price or for failure to comply with any of the terms or conditions of sale.
- (h) Prior to patent no transfer or assignment of the lands, or any rights therein, to be made without the consent of the Minister of the Interior.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

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[108]  
AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 17th day of January 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS application has been made on behalf of La Corporation Episcopale Catholique Romaine d'Athabasca for a free grant of Lot numbered 5, of Township 70, Range 23, West of the Fifth Meridian, of the Province of Alberta, containing by admeasurement 150 acres more or less, by virtue of occupation of the land at the date of the extinguishment of the Indian Title ;

And whereas evidence has been submitted showing La Corporation Episcopale Catholique Romaine d'Athabaska, through its agents, to have been in actual possession of the land at the date of the conclusion of Indian Treaty No. 6 in the summer of 1899 ;

Therefore His Excellency the Governor General in Council is pleased, under the provisions of Section 76 of the Dominion Lands Act, to authorize a free grant of said Lot numbered 5 of Township 70, Range 23, west of the fifth Meridian, to La Corporation Episcopale Catholique Romaine d'Athabaska.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

31-4

[298]  
AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 2nd day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

HIS Excellency the Governor General in Council, in accordance with section 854 of The Canada Shipping Act, is pleased to order as follows :—

Section 15 of the special regulations for the government of the harbour of Fort William, Ontario, established by the Order in Council of 8th February, 1916, is hereby amended by adding thereto the following paragraph as subsection 15a :—

Provided however, that steam vessels exceeding 200 tons gross, but not exceeding 260' in length may be turned with a tug in that section of the Kaministiquia river lying between the bend above C.P.R. elevator "D" and the westerly limit of the G.T.P. Rail dock and provided further that steam vessels of such tonnage and length may also turn in that section of the Kaministiquia river lying between C.P.R. slip No. 1 and elevator "C", but the turning of such vessels in the last mentioned portion of this river shall not take place without the use of a tug, unless sanctioned by the Harbour Master.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

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[102]  
AT THE GOVERNMENT HOUSE AT OTTAWA.  
Monday, the 15th day of January, 1917.

PRESENT :  
HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 11th January, 1917, from the Minister of the Interior, stating that by an Order in Council, dated the 11th of March, 1910, regulations were established for the disposal of petroleum and natural gas rights, the property of the Crown, under and in accordance with the provisions of section 37 of The Dominion Lands Act.

That in November, 1913, the available petroleum and natural gas rights, the property of the Crown, in portions of Townships 46, 47, 48 and 49, in Ranges 10, 11, 12 and 13 west of the 4th Meridian, containing an approximate area of 55,620 acres, were temporarily withdrawn from disposal under the provisions of the above regulations at the request of the City of Edmonton, in order to secure for that municipality a sufficient supply of natural gas for the use of the people.

That it has now been represented to the Department of the Interior that it is essential to the commercial prosperity of the city that the petroleum and natural gas rights already reserved should not be disposed of to or diverted by outside interests; that the city, while not desiring to exploit the said rights, should be given such control of them as might be necessary to prevent the same from being diverted to other centres of population, and to insure their conservation to the city for its domestic supply, and for the extension and development of its several industries.

Representations have also been made to the Department of the Interior that a very large expenditure has already been incurred in boring for natural gas within this reservation; that gas in commercial quantity has been discovered; and that action is now being taken to pipe the gas to the City of Edmonton, a distance of about eighty-five miles, to be utilized by and on behalf of that municipality.

As it would appear to be in the public interest that the petroleum and natural gas rights, the property of the Crown, within the limits of the reservation above referred to, should be conserved for the use of the City of Edmonton, the Minister recommends that he be authorized to withdraw for the present from disposal the available petroleum and natural gas rights within the tract, comprising portions of Townships 46, 47, 48 and 49, in Ranges 10, 11, 12 and 13, west of the 4th Initial Meridian, shown outlined in *pink* on the plan hereto attached, upon the following terms and conditions:

1. That the withdrawal at the instance of the City of Edmonton of the petroleum and natural gas rights, the property of the Crown, in the above area, shall not apply to lands which have been set apart as School lands in accordance with the provisions of the Dominion Lands Act;
2. That the withdrawal from disposal under the provisions of the regulations of the available petroleum and natural gas rights under the lands described will not operate as an obstacle to the disposal by the Crown of other mining rights under these lands;
3. That the City of Edmonton be required to immediately obtain a lease under and in accordance with the provisions of the regulations of each quarter section within the reservation upon which a well has been bored by on behalf of the municipality with a view to the discovery of petroleum or natural gas;
4. That the City of Edmonton, before commencing in the future boring or other operations with a view to the discovery or development of petroleum or natural gas on any lands included in the above reservation, shall apply for and obtain a lease of such rights in accordance with the provisions of the regulations in that behalf;
5. That upon receipt in the Department of the Interior of advice from the municipal council of the City of Edmonton that any parcel of land within

the limits of the reservation is no longer required for municipal purposes, the Minister of the Interior may declare that the rights so relinquished are withdrawn from the reservation, and are open to application under and in accordance with the provisions of the regulations and the practice of the Department;

6. That the City of Edmonton shall be given a period of two years from the date hereof, within which to select and obtain leases under the provisions of the regulations of the available petroleum and natural gas rights within the limits of the above reservation, and at the expiration of the said period of two years the reservation will terminate, and any petroleum and natural gas rights within the limits of such reservation which have not in the meantime been selected and leased shall revert to the Crown for disposal under and in accordance with the provisions of the regulations in that behalf.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
31-4 Clerk of the Privy Council.

[166]  
AT THE GOVERNMENT HOUSE AT OTTAWA.  
Saturday, the 20th day of January, 1917.

PRESENT :  
HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS a request has been received from the Department of Indian Affairs for the setting apart for the Indians, under the terms of Treaty No. 8, of a tract of land in township 94, Range 11, west of the 4th Meridian, in the Province of Alberta, known as the Fort McKay Indian Reserve No. 174, comprising an area of two hundred and fifty-seven acres;

And whereas the lands applied for, which are hereinafter particularly described, are available according to the records of the Department of the Interior, for the purpose aforesaid, and the Minister of the Interior recommends that they be so set apart;

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of section 76 of The Dominion Lands Act, is pleased to order and it is hereby ordered that the said lands be withdrawn from the operation of The Dominion Lands Act and set apart for the Indians.

The said lands may be more particularly described as follows:—

Composed of all that portion of the east half of section 13 and all that portion of the southeast quarter of section 24 in the 94th Township, in the 11th Range, west of the 4th Meridian, which lie to the east of the right bank of the Athabaska River, as shown upon a map or plan of survey of the said township, approved and confirmed at Ottawa on the 18th day of August, A.D. 1916, by Edouard Deville, Surveyor General of Dominion Lands, and of record in the Department of the Interior.

RODOLPHE BOUDREAU,  
32-4 Clerk of the Privy Council.

[165]  
AT THE GOVERNMENT HOUSE AT OTTAWA.  
Saturday, the 20th day of January, 1917.

PRESENT :  
HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS a request has been received from the Department of Indian Affairs for the setting apart for the Indians, under the terms of Treaty No. 1, of a tract of land in Townships 2 and 3 in Range 2, east of the Principal Meridian, in the Province of Manitoba, comprising an area of 20.86 square miles;

And whereas the lands applied for, which are hereinafter particularly described, are available, according to the records of the Department of the Interior, for



the purpose aforesaid and the Minister of the Interior recommends that they be so set apart ;

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of Section 76 of The Dominion Lands Act, is pleased to order and it is hereby ordered that the said lands be withdrawn from the operation of The Dominion Lands Act and set apart for the Indians.

The said lands may be more particularly described as follows :—

All those portions of Townships 2 and 3 in Range 2, east of the Principal Meridian, in the province of Manitoba, outlined in red on the accompanying plan, not covered by the waters of Roseau river ; the reserve hereby described containing by admeasurement thirteen thousand, three hundred and forty-nine acres and eighty-four hundredths of an acre more or less.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

32-4

[167]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 20th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**W**HEREAS a request has been received from the Department of Indian Affairs, for the setting apart for the Indians under the terms of treaty No. 2, of a tract of land known as Dog Creek Indian Reserve No. 46, in Townships 21, 22 and 23 in Range 8 and Townships 22 and 23 in Range 9 west of the principal meridian, in the province of Manitoba, comprising an area of nine thousand four hundred and twenty-seven acres ;

And whereas the lands applied for are available according to the records of the Department of the Interior for the purpose aforesaid, and the Minister of the Interior recommends that the said request be granted ;

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of section 76 of The Dominion Lands Act, is pleased to withdraw the following described lands from the operation of the said Act, and the said lands are hereby withdrawn and set apart for the Indians accordingly :—

All those portions of townships 21, 22, and 23 in Range 8 and Townships 22 and 23 in Range 9 west of the Principal Meridian, in the Province of Manitoba, shown outlined in red on the accompanying plan, containing by admeasurement nine thousand, four hundred and twenty-seven acres, more or less.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

32-4

[3235]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 30th day of December, 1916.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**T**HE Committee of the Privy Council have had before them a report, dated 26th December, 1916, from the Minister of the Interior, submitting that, in pursuance of the provisions of The Dominion Lands Act, title to section 8, Township 5, Range 28, west of the 4th Meridian, was vested in the Hudson's Bay Company by notification of the confirmation of the survey of the township.

The Minister states that—as there is some doubt whether such notification was effective in passing the title to the said Company, as was intended, of those portions of the said section 8 as are covered by the waters of a certain surveyed lake,—the Commissioner of the Hudson's Bay Company has applied for the issue of a supplementary grant to the Company, by letters patent of the lands in the east half of said section 8 shown on the plan of survey as covered by the waters of the surveyed lake.

The Minister is of the opinion that the request should be complied with, and he therefore recommends that the issue of letters patent be authorized to the Hudson's Bay Company of all those portions of the east half of Section 8, Township 5, Range 28, west of the 4th Meridian as are covered by the waters of a certain surveyed lake, as shown upon a plan of survey of the said township, approved and confirmed at Ottawa on the 1st day of March, A.D. 1888, by Edouard Deville, Surveyor General of Dominion Lands, and of record in the Department of the Interior, containing by admeasurement twenty-seven acres more or less.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

32-4

[159]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 19th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**H**IS Excellency the Governor General in Council, under and in virtue of the provisions of the War Measures Act, 1914, is pleased to make the following regulation, and the same is hereby made and enacted accordingly :

Notwithstanding anything in the regulations for the survey, administration, disposal and management of Dominion lands within the forty-mile railway belt in the Province of British Columbia, as established by Order in Council of 17th September, 1889, or amendments thereto, during the present war and thereafter, until otherwise ordered, no application for an entry for a homestead shall be granted, unless the person making the application was at the commencement of the present war, and has since continued to be, a British subject or a subject of a country which is an ally of His Majesty in the present war, or a subject of a neutral country, and unless he establishes the same to the satisfaction of the Minister of the Interior.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

31-4

[316]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 3rd day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**T**HE Committee of the Privy Council have had before them a report, dated 29th January, 1917, from the Minister of the Interior, stating that application has been made by Mr. Louis Felix Cardinal of Fort Vermilion, in the Province of Alberta, for a free grant of the fractional W.  $\frac{1}{2}$  of Section 22, Township 108, Range 13, West of the Fifth Meridian, lying south of Peace River, of the said Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian Title.

The Minister observes that evidence has been submitted showing the applicant to have been in actual occupation of the land at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899.

The Minister, therefore, recommends that under the provisions of Section 76 of The Dominion Lands Act, a free grant of 160 acres of the said fractional W.  $\frac{1}{2}$  of Section 22, Township 108, Range 13, west of the Fifth Meridian, lying south of Peace River, in the Province of Alberta, be authorized to Mr. Cardinal, and that he be permitted to purchase the excess area of 3.70 acres at the rate of \$3 an acre.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

33-4

[301]  
AT THE GOVERNMENT HOUSE AT OTTAWA.  
Saturday, the 3rd day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

The Committee of the Privy Council has had before them a report, dated 27th January, 1917, from the Minister of the Interior, stating that William Thorburn was permitted to obtain entry for the south-west quarter of Section 13, Township 28, Range 22, west of the 2nd Meridian, on the 30th May, 1910.

It would appear from evidence furnished that Mr. Thorburn has broken  $8\frac{1}{2}$  acres on this quarter-section, and that he performed about eighteen months residence on land in the vicinity before having to return to Ontario on account of illness.

The Minister submits the annexed copy of a Medical Certificate from James A. Baker, M.B., stating that Mr. Thorburn is suffering from a form of paralysis.

The Minister recommends, under the circumstances, that the residence requirements of The Dominion Lands Act be dispensed with in this case under the authority of sub-section 2, of section 20, of the Act, so that free patent may be issued to Mr. Thorburn for the quarter-section above described, upon proof being furnished in the ordinary way that the other conditions of the law have been fulfilled.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

33-4

## GOVERNMENT NOTICES.

### COPYRIGHTS

Entered during the week ending 14th February, 1917,  
at the Department of Agriculture—Copyright and  
Trade Mark Branch.

32578. "Because You're Irish." (Song.) Words by Gustave Kahn. Music by Egbert Van Alstyne. Jerome H. Remick & Company, New York, N.Y., U.S.A., 7th February, 1917.

32579. "The Girls Are Getting Wiser Ev'ry Day." Words by Anna Held and Alfred Bryan. Music by Harry Tierney. Jerome H. Remick & Company, New York, N.Y., U.S.A., 7th February, 1917.

32580. "Where The Black Eyed Susans Grow." Words by Dave Radford. Music by Richard A. Whiting. Jerome H. Remick & Company, New York, N.Y., U.S.A., 7th February, 1917.

32581. "Sometimes Somewhere." Words and Music by Anita Owen. Jerome H. Remick & Company, New York, N.Y., U.S.A., 7th February, 1917.

32582. "Milady's Toilette." Words by Anna Held and Alfred Bryan. Music by Harry Tierney. Jerome H. Remick & Company, New York, N.Y., U.S.A., 7th February, 1917.

32783. "God Save Us All." Words by Anna Held and Alfred Bryan. Music by Harry Tierney. Jerome H. Remick & Company, New York, N.Y., U.S.A., 7th February, 1917.

32584. "Happyland." Words by Anna Held and Alfred Bryan. Music by Harry Tierney. Jerome H. Remick & Company, New York, N.Y., U.S.A., 7th February, 1917.

32585. "It's the Little Things That Count Most Ev'ry Way." Words by Anna Held and Alfred Bryan. Music by Harry Tierney. Jerome H. Remick & Company, New York, N.Y., U.S.A., 7th February, 1917.

32586. "The Bird of Gay Bohemia." Words by Anna Held and Alfred Bryan. Music by Harry Tierney. Jerome H. Remick & Company, New York, N.Y., U.S.A., 7th February, 1917.

32587. "Patrie." Waltz. By Mrs. Vernon Castle. (Music.) Waterson, Berlin & Snyder Company, New York, N.Y., U.S.A., 7th February, 1917.

32588. "Maclean's Magazine." Volume XXX. No. 3. January, 1917. (Magazine.) The Maclean Publishing Company, Limited, Toronto, Ont., 7th February, 1917.

32589. "Everything Electrical for the Automobile, Motorboat and Motorcycle." Catalogue No. 3.—A. Automobile Accessories and Ignition Supplies. (Book.) Northern Electric Company, Limited, Montreal, Que., 8th February, 1917.

32590. "The Modern Kitchen." (Booklet.) Terminal Construction & Manufacturing Co., Limited, Vancouver, British Columbia, 8th February, 1917.

32591. "Tables of Values Correct to the Nearest Sixth Decimal of Bonds for \$100, yielding 5 per cent to 8 per cent, payable Half Yearly." (Book.) The Superintendent of Insurance for the Dominion of Canada, Toronto, Ont., 8th February, 1917.

32592. "Monthly Bulletin of the Canadian Mining Institute." No. 58. February, 1917. (Book.) The Canadian Mining Institute, Montreal, Quebec, 8th February, 1917.

32593. "The British Columbia Reports." Volume XXII. E. C. Seukler, K.C., 1915-1916. (Book.) The Law Society of British Columbia, Victoria, British Columbia, 8th February, 1917.

32594. "Farewell, Dear Canada." Words by Sergt. M. E. Duncan. Music by Allen Caron. Milton Edward Duncan, Winnipeg, Manitoba, 9th February, 1917.

32595. "How the Law Distributes Property of an Intestate." Comparative Schedules showing Distribution of the Estates of Intestates in the Provinces of Ontario, Quebec, Manitoba, Saskatchewan and Alberta. (Book.) National Trust Company, Limited, Toronto, Ont., 9th February, 1917.

32596. "Just a Rose." Words by Darl MacBoyle. Music by Frederick W. Vanderpool. Waterson, Berlin & Snyder Company, 9th February, 1917.

32597. "New York I'm All For You." Words and Music by Edwin Weber. Kalmar, Puck & Abrahams Consolidated Inc., New York, N.Y., U.S.A., 9th February, 1917.

32598. "You Pretty Angel of Mine." Words by Alex. Gerber. Music by Archie Gottler. Kalmar, Puck & Abrahams Consolidated Inc., New York, N.Y., U.S.A., 9th February, 1917.

32599. "You Can't Fool the Girls Any More." Words by Alex. Gerber. Music by Archie Gottler. Kalmar, Puck & Abrahams Consolidated Inc., New York, N.Y., U.S.A., 9th February, 1917.

32600. "Here He Is, Daddy." (Calendar Design.) The London Printing and Lithographing Co., Limited, London, Ont., 9th February, 1917.

32601. "Happy Hours." (Calendar Design.) The London Printing & Lithographing Co. Limited, London, Ont., 9th February, 1917.

32602. "Little Red Riding Hood." (Calendar Design.) The London Printing & Lithographing Co., Limited, London, Ont., 9th February, 1917.

32603. "News From Home." (Calendar Design.) The London Printing & Lithographing Co., Limited, London, Ont., 9th February, 1917.

32604. "All Aboard." (Calendar Design.) The London Printing & Lithographing Co., Limited, London, Ont., 9th February, 1917.

32605. "A Critical Moment." (Calendar Design.) The London Printing & Lithographing Co., Limited, London, Ont., 9th February, 1917.

32606. "Human Likeness in the Clouds." Greensburg, Kansas, U.S.A., Nov. 12, 1916. (Photo.) Nolen Yates, Windsor, Ont., 9th February, 1917.

32607. "Troubles." By J. S. Bach. (Poem.) William Briggs, D.D., Toronto, Ont., 10th February, 1917.

32608. "'Tis Then, O Lord, I Think of Thee." By J. S. Bach. (Poem.) William Briggs, D.D., Toronto, Ont., 10th February, 1917.

32609. "Dante's Day is Coming." (Poem.) Jack Milner, Toronto, Ont., 12th February, 1917.

32610. "MacLean's Magazine." Volume XXX. No. 4. February, 1917. (Magazine.) The MacLean Publishing Company, Limited, Toronto, Ont., 12th February, 1917.

32611. "Card of Accounts Covering Private and General Accounts." (Book.) The Steel Company of Canada, Limited, Hamilton, Ont., 12th February, 1917.



32612. "The Rival Toasts." (Card.) William Springeth, Vancouver, British Columbia, 12th February, 1917.

32613. "A Good Haul." (Card.) William Springeth, Vancouver, British Columbia, 12th February, 1917.

32614. "What the Kaiser Once Called 'The Contemptible Little Army'." (Card.) William Springeth, Vancouver, British Columbia, 12th February, 1917.

32615. "Can't stand a nose pull." (Card.) William Springeth, Vancouver, British Columbia, 12th February, 1917.

32616. "Where Te Kaiser?" (Card.) William Springeth, Vancouver, British Columbia, 12th February, 1917.

32617. "Dieu Soit Beni!" Par A. Lavallee-Smith. (Musique.) A. Lavallee-Smith, Montreal, Que., 13 fevrier 1917.

32618. "Messes des Morts." Par A. Lavallee-Smith. (Musique.) A. Lavallee-Smith, Montreal, Que., 13 fevrier 1917.

#### INTERIM COPYRIGHT.

1888. "The Rose of Irish Blarney Down by the River Lee." Words by Charles O'Reardon. Music by Leola M. De Lacy. Charles O'Reardon, Oakland, California, U.S.A., 7th February, 1917.

1889. "The Lioness." A Play in Three Acts. By Rupert Hughes, based on the novel of "Perch of the Devil" by Gertrude Atherton. (Play.) Rupert Hughes, Bedford Hills, New York, U.S.A., 7th February, 1917.

1890. "Canadian Chemical Journal." (Technical Journal.) Emerson Bristol Biggar, Toronto, Ont., 9th February, 1917.

34-1 GEO. F. O'HALLORAN,  
Deputy of the Minister of Agriculture

#### CENSORSHIP NOTICE.

##### CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 7th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, a book bearing the title "The Vampire of the Continent," by Count Ernst zu Reventlow, translated from the German, with a preface by George Chatterton-Hill, Ph.D., published by The Jackson Press, New York, 1916, and copyrighted by E. S. Mittler and Son, Berlin, Germany, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said book whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 7th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

33-2 THOMAS MULVEY,  
Under-Secretary of State.

#### CENSORSHIP NOTICE.

##### CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 7th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, a book bearing the title "America's Relations to the Great War," by John William Burgess, Ph.D., J.U.D., LL.D., Formerly Professor of Constitutional and

International Law and Dean of the Faculties of Political Science, Philosophy and Pure Science in Columbia University, New York City, Author of "The European War of 1914," published by A. C. McClurg & Co., of the City of Chicago, in the State of Illinois, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said book whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 7th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

33-2 THOMAS MULVEY,  
Under-Secretary of State.

#### POST OFFICE DEPARTMENT, CANADA.

Ottawa, January 31st, 1917.

NOTICE is hereby given that under and in virtue of the provisions of section 1, chapter 38 of the Statutes of 1913, the Postmaster General has made a regulation declaring that whenever the Secretary of State of Canada, pursuant to an Order in Council of the 17th day of January, 1917, (P.C. 146) made in pursuance of the provisions of section 6 of The War Measures Act, is satisfied that any newspaper, tract, periodical, book, circular or other printed publication contains or has contained objectionable matter, and by warrant under his hand prohibits the possession within Canada of any issue or copy of such newspaper, tract, periodical, book, circular or other printed matter, and from and after publication by the Secretary of State of Canada in the *Canada Gazette* of a notice of the issue of such warrant and of its terms conformably to such notice, every number, issue or copy of such newspaper, tract, periodical, book, circular, or other printed matter so prohibited shall be deemed to be unmailable matter and shall be prohibited from transmission by post within Canada.

33-2 R. M. COULTER,  
Deputy Postmaster General.

#### NAVAL SERVICE DEPARTMENT.

(Extract from P. C. 43/263, 27th January, 1917.)

REGULATIONS *re* Allowance for Accountant Officers in the Royal Canadian Navy.

THE Accountant Officers of the depot ships at Halifax and Esquimalt shall be credited with an allowance, at a rate to be fixed by the Naval Service Department, but not exceeding sixty cents, and not less than twenty-five cents per diem. This allowance is not payable to Officers in the Royal Naval Canadian Volunteer Reserve.

33-2

#### NAVAL SERVICE DEPARTMENT.

##### GOOD CONDUCT BADGE—PAY FOR.

BY Order-in-Council P.C. 322, dated the 6th February, 1917, the following regulations for pay of Good Conduct Badges have been approved:—

Non-commissioned officers and men of the Royal Marines lent for service in the Royal Canadian Navy shall receive Good Conduct Badge Pay at the following rates:—

One badge.	.....	2c. per diem.
Two badges.	.....	5c. " "
Three " "	.....	10c. " "
Four " "	.....	12c. " "
Five " "	.....	15c. " "
Six " "	.....	18c. " "

34-2

**Cheddite, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 1st day of February, 1917, changing the corporate name of the "Cheddite, Limited," to that of "Munitions and Metal Products, Limited," and extending the powers of the said company to include the following objects and purposes:—

(a) To manufacture, buy, sell, and deal in all kinds of explosives, and ammunition of all kinds, and whatever composition, and the various articles used in this manufacture, and all by-products thereof, and in all articles composed either wholly or in part of the same, and all materials, substances, appliances and things required for or incidental to the manufacture, preparation, adaption, use, firing or working of explosives and ammunition, or the packing, storing, carrying or disposition thereof: to carry on the business of manufactures of and dealers in ordnance, small arms and firearms and all parts, fittings and accessories of the same and of all kinds of material, machinery, or apparatus necessary or useful in the production of any such articles; to carry on the business of iron and coal masters, miners, iron, brass and other metal foundries, machinists, tool-makers, wire-drawers, tube manufacturers, metallurgists, or metal workers, fitters, mill-wrights, saddlers, packing box makers, galvanizers, japanners, electroplaters, enamellers, and all other detail branches of business usually or conveniently connected with any such business as aforesaid, either for preparing or finishing articles for sale, or for auxiliary purposes, as well as for the purposes of the businesses aforesaid as for the purpose of profit as independent businesses;

(b) To manufacture, either wholly or in part, any goods, substances, machines, tools, articles, apparatus or things, in or for the manufacture, or any process of the manufacture of which the plant, machinery or property of the company may from time to time be available or suitable;

(c) To purchase, lease or otherwise acquire, and to lay, construct, erect, maintain and operate buildings, factories, plants, workshops, magazines, warehouses and other structures or constructions required to properly carry out the aforesaid purposes and objects;

(d) To enter into contracts or agreements for blasting, excavating, drilling, dredging, mining, demolishing and in general for the performing of any work, enterprise or undertaking in which powder, dynamite or other explosives can be used;

(e) To apply for, purchase and otherwise acquire and to use, sell and otherwise deal in any patents of invention or patents rights for any machine, apparatus or process connected with or necessary to the aforesaid objects, and to grant licenses in respect thereof and otherwise turn the same to account;

(f) To purchase, lease or otherwise acquire any franchises, grants, licenses, privileges or concessions, exclusive or non-exclusive for the trade either as principal or as agent of aforesaid objects or of any substances of apparatus connected therewith or for the use of any patents, secrets, improvements, processes covering the same;

(g) To sell, lease or otherwise dispose of the property good-will and undertaking of the company or any part thereof for such consideration or otherwise as the company may think fit and in particular for shares, debentures, bonds, or securities of any other company authorized to carry on a business similar to the business of this company;

(h) To amalgamate with any other company having objects similar to those of this company, or to purchase, lease or otherwise acquire any business similar in character and objects to the business of this company;

(i) To enter into any agreement for the sharing of profits or for a union of interests with any person or company carrying on or engaged in business similar to that which this company is authorized to engage in or carry on, and to take or otherwise acquire shares or securities of any such company and to sell, hold, re-issue, with or without guarantee or otherwise deal in

the same notwithstanding the provisions of section 44 of the said Act;

(j) To remunerate any person or company for services rendered or to be rendered in placing of any shares in the company's capital stock, or any debentures or other securities of the company, or in or about the formation or promotion of the company, its organization or the conduct of its business and to pay the same either in cash or with the approval of the shareholders in issuing fully paid-up shares of the company;

(k) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes or attainment of the objects enumerated.

Dated at the office of the Secretary of State of Canada, this 5th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

33-2

**T. F. Shurly Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 2nd day of February, 1917, incorporating Theodore Fred Shurly, manufacturer, George Bennett Burson, barrister, Nella Louise Nelson and Mary Catharine Houston, stenographers, and Harry Short, law clerk, all of the City of St. Catharines, in the Province of Ontario, for the following purposes, viz:—

(a) To manufacture, buy, sell and deal in saws of all descriptions, knives, axes and other edged tools, files, wrenches, hammers, tools and implements of all kinds, and hardware specialties, objects and products of steel and other metals and the raw material and constituent parts thereof, and all other allied forms of hardware, and to act as selling agent and jobbing agent for other persons, firms, associations or corporations engaged in any business which the company is authorized to engage in or any business similar thereto;

(b) To carry on any other business whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(c) To construct, acquire by purchase or otherwise, improve, maintain, work, manage, carry out or control any roads, ways, tramways, branches and sidings, onlands owned or controlled by the company, and bridges, reservoirs, watercourses, wharves, manufactories, warehouses, shops, stores, houses or apartments for employees, and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and any electric light, heat, gas, water, steam and other plants for use in connection with the same or any of them, or in transporting any goods, property or merchandise to and from any premises of the company, and to contribute to, subsidize or otherwise assist or take part in the construction, acquisition, improvement, maintenance, working, management, carrying out or control thereof, and to sell, lease, rent or otherwise dispose of any surplus electric light, gas, natural gas, water, steam or other powers, in accordance with provincial or local laws in that behalf;

(d) To purchase, take on lease or in exchange, hire or otherwise acquire or manufacture and to hold and own, any personal property and any rights, privileges, permits, franchises or licenses which the company may think necessary or convenient for the purpose of its business, and in particular any machinery, plant or stock in trade;

(e) To apply for, obtain, purchase, lease or otherwise acquire and register rights or privileges in respect of any patents, inventions, improvements, trade marks, trade names, designs, copyrights, processes or the like, secured under the laws of Canada, or of any other country, or elsewhere or otherwise, or any secret or other information relating thereto, or any licenses, concessions or the like conferring any exclusive or non-exclusive or limited right to use the same, which may seem capable of being used for any of the purposes of



the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account any such property, rights, privileges or information ;

(f) To acquire by purchase or otherwise, or to undertake and to hold and own as a going concern or otherwise the whole or any part of the undertaking, business, charter, good-will, property, rights, assets and liabilities of any person, firm, association or corporation carrying on any business which the company is authorized to carry on or similar thereto, or possessed of any property suitable for the purpose of the company ;

(g) To take or otherwise acquire and to hold any shares, bonds or other securities or evidence of indebtedness in or issued by any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, notwithstanding the provisions of Section 44 of the said Act ;

(h) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm, association or corporation carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of, or otherwise assist any such person or company and to take or otherwise acquire any shares, bonds, debentures or other securities or evidences of indebtedness in, or issued by any such company and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(i) To enter into any arrangement with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(j) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(k) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ;

(l) To sell, improve, manage, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(m) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company or for any other purpose which may seem calculated directly or indirectly to benefit the company ;

(n) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals, and by granting prizes, rewards and donations ;

(o) To pay out of the funds of the company all the expenses of or incidental to the formation, registration and advertising of the company ;

(p) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others ;

(q) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them, or necessary, suitable, convenient or proper for the protection or benefit of the company ;

(r) The objects specified in each paragraph hereof shall, except where otherwise expressed in such paragraph, be in no wise limited or restricted by reference

to or inference from the terms of any other paragraph or the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "T. F. Shurly Company, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of St. Catharines, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 5th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

33-2

#### G. F. Hodgins Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of January, 1917, incorporating George Frederick Hodgins, merchant, Georgina Hodgins, married woman, Samuel Rupert Broadfoot and John Robinson Osborne, barrister-at-law, all of the City of Ottawa, in the Province of Ontario, and Henry Seymour Barnet, general merchant, of the village of Shawville, in the Province of Quebec, for the following purposes, viz :

(a) To buy, sell, import, export, deal and barter in all kinds of goods, wares and merchandise, and to carry on the business both retail and wholesale of general merchants ;

(b) To take over and continue as a going concern the business at present carried on at the Village of Shawville, in the County of Pontiac, in the Province of Quebec, under the firm name of "G. F. Hodgins Company," or any other concern having the same or similar objects and to pay for the same in shares, debentures or other securities of the company ;

(c) To acquire, sell, deal in and dispose of hay, grain, wheat, oats, barley, cereals and agricultural produce of every kind and to manufacture, sell, deal in and dispose of flour and other foodstuffs manufactured therefrom, and to build, acquire, operate, sell or otherwise dispose of mills, elevators, buildings, plants and machinery for the transportation, storing and handling of all kinds of grain, cereals and agricultural produce ;

(d) To acquire, erect, maintain, operate and manage warehouses, storehouses, including cold storage, warehouses and similar plant and conveniences and to carry out any transactions necessary for such purposes ;

(e) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(f) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ;

(g) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(h) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and se-

curities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(i) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company ;

(j) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority, any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such agreements, rights, privileges, and concessions ;

(k) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(l) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(m) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business, and in particular any machinery, plant, stock-in-trade ;

(n) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufacturing, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof ;

(o) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(p) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferrable instruments ;

(q) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ;

(r) To apply for, secure, acquire by assignment, transfer, purchase, or otherwise, and to exercise, carry out and enjoy any charter, license, power, authority, franchise, concession, rights or privilege, which any government or authority or any corporation or other public body may be empowered to grant and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's shares, bonds and assets to defray the necessary costs, charges and expenses thereof ;

(s) To procure the company to be registered and recognized in any foreign country and to designate persons therein according to the laws of such foreign country to represent this company and to accept service for and on behalf of the company of any process or suit ;

(t) To raise and assist in raising money for, and to aid, by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation and to guarantee the performance of contracts by any such company, corporation, or by any other person or persons with whom the company may have business relations ;

(u) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(v) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(w) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others ;

(x) To do all such other things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "G. F. Hodgins Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Village of Shawville, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 2nd day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

33-2

### Superfeatures, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of January, 1917, incorporating Arthur Wellesley Holmsted, barrister-at-law, Norman Robert Kay and Lorne Francis Lambier, students-at-law, Edith Mary Carruthers and Aileen Ritchie, stenographers, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz. :—

(a) To produce or acquire by purchase, lease, exchange or otherwise, motion picture films, and to exhibit and distribute motion picture films, and generally to carry on in all its branches a theatrical business ;

(b) To manufacture, buy, sell and deal in goods, wares and merchandise of all kinds ;

(c) To purchase, take on lease or in exchange, hire or otherwise acquire, any real or personal property or any rights or privileges which the company may think necessary or convenient for the purposes of its business or capable of being profitably dealt with in connection with any of the company's property or rights, for the time being ;

(d) To purchase, lease or otherwise acquire, and to hold, exercise, and enjoy in its own name, all or any of the property, franchise, good-will, rights, powers and privileges held or enjoyed by any person or firm or any company or companies carrying on a business in whole or in part similar to that of the company, and to pay for such property, franchise, good will, rights, powers and privileges wholly or partly in shares of the company wholly or partly paid up, and to undertake the liabilities of any such person, firm or company ;

(e) To aid in any manner any corporation any of whose shares of capital stock, bonds, debentures or other obligations are held or are in any manner guaranteed by this company, and to do any act or things for the preservation and protection, improvement or enhancement of the value of any such shares of capital stock, bonds, debentures or other obligations ; and to do any and all acts tending to increase the value of any of the property at any time held or controlled by this company ;

(f) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(g) To apply for, purchase or otherwise acquire any patents, brevets d'invention, grants, leases, licenses, concessions, and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem



capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company ; and to pay for the same in cash, shares or other securities of the company or otherwise ; and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(h) To enter into partnership or into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(i) To enter into any arrangement with any Government or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such Government or authority any rights, privileges, concessions, or franchises, with the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges, concessions and franchises ;

(j) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company ;

(k) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments ;

(l) To purchase, take or acquire by original subscription or otherwise, and to hold, and, with or without guarantee, to sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in and of any other company carrying on business in whole or in part similar to that of the company, and to pay for such shares, stock, debentures, bonds and other obligations either in cash or partly in cash, or to issue shares of this company fully paid up in payment or partly in cash and partly by the issue of shares of this company fully paid up or partly paid up and notwithstanding the provisions of section 44 of the said Act, to use the funds of the company in the purchase of shares, stock, debentures, bonds and obligations in and of any other company carrying on a business in whole or in part similar to that of the company, and to vote on all shares so held through such agent or agents as the directors may appoint ;

(m) To sell, let or hire or otherwise deal with, or dispose of, the undertaking and assets of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures, debenture stock or other securities of any other company ;

(n) To lend money to customers and other persons, firms and corporations having dealings with the company, and to take security for the loan of such money ; to guarantee the performance of the contractual and other obligations of any such customers and other persons, firms and corporations and any or either of them, and to give any guarantee or indemnity as may seem expedient ;

(o) To adopt such means of making known the products and exhibitions of the company, and of the persons, firms or corporations having contractual relations with the company, as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art, or interest, by publication of books and periodicals, and by granting prizes, rewards and donations ;

(p) To pay out of the funds of the company all expenses of or incidental to the formation, registration and advertising of the company, or in or about the

promotion of this company or the conduct of its business ;

(q) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the company ;

(r) To do all or any of the above things, either as principals, agents, contractors or otherwise, and either alone or in conjunction with others, and either by or through agents, sub-contractors, trustees or otherwise ;

(s) To do all such other things as are incidental or conducive to the attainment of any one or more of the above objects, and so that the objects specified in each paragraph of the clause shall, except when otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or to or from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Superfeatures, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 2nd day of February, 1917.

THOMAS MULVEY,

33-2

Under-Secretary of State.

#### Arsenault & Plamondon, Limitée.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 1st day of February, 1917, incorporating Albert Arsenault and Adrien Plamondon, civil engineers, Elie Beaugard and Edouard Labelle, advocates, and Lucien Dufault, accountant, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on the business of general contractors and builders, and any other business relating thereto ; to act as engineering, mechanical and electrical, artistic, architectural and chemical experts ;

(b) To undertake, for or on behalf of companies or individuals, the construction and erection of private or public buildings, wharves, dams, chimneys, locks, bridges, steam or electrical railways, telephone and telegraph lines or other transmission lines, vessels, dry docks ; to inspect, test and value all kinds of materials and machinery entering into or connected with such constructions or buildings ;

(c) To design and superintend any such constructions or buildings and to report upon the same ;

(d) To make chemical analyzes, inquiries and reports upon mines, ores, minerals and other articles of commerce ;

(e) To carry on the business of suppliers of materials for engineers, builders and contractors ;

(f) To contract for and operate aqueduct, drainage, heating and lighting systems, with power to sell any surplus of power or energy or otherwise to dispose of the same, the whole subject to federal, provincial and municipal laws and regulations in that behalf ;

(g) To contract for and to cause to be carried out any works for the paving and macadamizing of streets, lanes, roads and highways ; to produce, purchase and sell the materials used in such works ;

(h) To manufacture, import, export, purchase, sell, exchange, both as principals and agents, ceramic, tiles, glass, lime, asphalt, plaster, sand, asbestos and other products generally ; to acquire, operate and sell mines, stone and granite quarries and sandbeds ; to purchase, sell, manufacture and prepare iron, steel, wood in all its forms, to acquire and own timber limits and to operate saw-mills ;

(i) To acquire by purchase, lease or otherwise, immovable property for the company's objects ;

(j) To act as agents for any company, partnership or person having similar powers and carrying on a similar business ;

(k) To sell, lease, transfer and exchange any lands which the company may have developed and improved by subdividing the same in building lots and in erecting thereon dwellings, factories and other buildings;

(l) To make advances by way of loans to purchasers or tenants of any part of the company's property for building purposes or other improvements, with the approval of the shareholders of the company, to aid by way of advances or otherwise in the construction and improvement and maintenance of roads, streets, lanes, sewers and other works of improvement of the property of the company; to take and hold mortgages, securities and other privileges to guarantee the payment of any property sold by the company or for work done for it or any other claims whatsoever;

(m) Notwithstanding the provisions of section 44 of the said Act, to purchase, acquire, own and sell shares, debentures or securities in any other companies having the objects similar, in whole or in part, to those of this company; to accept in payment of property sold and work done, shares, debentures or bonds of any other companies;

(n) To acquire and own any business, franchises, undertakings, property, rights, privileges, leases, contracts, shares and other assets in virtue hereof;

(o) To issue fully paid-up and non-assessable shares, bonds or other securities of the company in of any property, movable or immovable, rights, patents and other assets acquired by the company or, with the approval of the shareholders, in payment of services rendered in or about the formation, promotion or organization of this company and generally for any services whatsoever;

(p) To sell and lease the undertaking and business of the company or any part thereof for such consideration as the company shall see fit or otherwise to dispose of the same, or to amalgamate with any persons, partnerships or corporations carrying on a similar business, in whole or in part, and in payment therefor to accept cash, fully paid-up and non-assessable shares, bonds, debentures or other securities of any company or corporation, and to distribute amongst the shareholders, from time to time, any cash, bonds, debentures, securities or other assets belonging to the company;

(q) The business or purpose of the company is from time to time to do any one or more of the acts, transactions and things herein set forth, either alone or jointly with others as principals or agents, and any power granted in any paragraph hereof shall not be limited or restricted by inference from or reference to the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Arsenault & Plamondon, Limitée," with a capital stock of twenty-five thousand dollars, divided into 250 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 5th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State

33-2

#### Peerless Gold Mines, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of February, 1917, incorporating Francis Joseph Curran, one of His Majesty's counsel learned in the law, Louis Edward Curran, advocate, Joseph Dupuy, clerk, Florence Nightingale Swanson, and Clarinda O'Hara, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To prospect for, open, explore, develop, work, improve, exploit, maintain and manage, gold, silver, copper, nickel, lead, coal, iron and other mines, stone quarries, mineral and other deposits and properties and to dig for, raise, buy, sell, import, export, analyze, smelt, reduce and amalgamate, make mer-

chantable and otherwise treat and deal in ores, precious stones, metals and mineral substances of all kinds;

(b) To acquire by purchase, lease, concession, license, exchange or other legal title, and to use and exploit mines, mining lands, mining properties or any interest therein, mining claims, options, powers, privileges, water and other rights, patent rights, processes and mechanical or other contrivances, and to lease, place under license, sell, dispose of and otherwise deal with the same or any part thereof of any interests therein;

(c) To acquire by purchase, lease or otherwise, mill sites, smelter sites, water powers, transmission lines and power plants and other means of generating and transmitting powers and to equip, maintain, use and operate transportation facilities whether by land, air or water, and to sell, lease or otherwise dispose of and deal with the same;

(d) To manufacture goods, wares and merchandise, explosives, bullets, shells, weapons, fire-arms, guns, armored cars, portable kitchens and ammunition and warlike equipment of all kinds, carriages, automobiles, boats, ships, trams, railway cars, locomotives, and vehicles and conveyances of all kinds, which may be found advantageous or profitable to the company;

(e) To acquire by purchase, concession, lease, license or otherwise, to hold or exploit wood, lumber, timber limits and all kinds of fruit, farm and grazing lands, run saw mills, pulp mills, paper mills, furniture factories, and to engage in any kind of commercial, agricultural and manufacturing industries which may be deemed beneficial, advantageous and profitable to the company;

(f) To enter into any arrangement for the hearing of profits, union of interests, joint adventures, reciprocal concession or otherwise with any person, partnership, company, or corporation carrying on or proposing to carry on any business similar to the business of this company;

(g) To amalgamate with any other company, to take over or buy the rights, interests and properties of any other company, which is authorized to carry on business similar to this company, or to sell the assets, rights, contracts and obligations of this company to any other company which is authorized to do business of the same kind as this company, and to sell, cede, or exchange the shares of this company for those of any other company, and to purchase or acquire the shares and securities of any other company, and to hold, sell, re-issue, or otherwise deal with the same, notwithstanding the provisions of section 44 of The Companies Act;

(h) To lend money to persons or companies having dealings with the company and to invest and deal with any funds and assets not immediately required for the purpose of the company and to invest money on behalf of any such other company or individual, and to guarantee the security of such investments;

(i) To enter into any arrangement with any authority or government, municipal, or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges, concessions, subsidies, or other benefits which it may seem desirable to obtain for the benefit and profit of the company and to procure the company to be licensed, registered and recognized in any foreign country, and to designate person therein and do such acts and things as may be expedient under the laws of any such country to represent the company and to enable it effectively to carry on such business or to prosecute its affairs there and elsewhere;

(j) To obtain by purchase or otherwise and to hold and exploit any real estate, lands, buildings, depots, docks, wharves, warehouses, or other property or rights necessary or useful for the carrying on of the business of the company;

(k) To do any or all of the above things as principals, or agents, managers and buyers, through trustees or agents, and either alone or in conjunction with others, and to do all such things and make such contracts as may be incidental or conducive to the attainment of any or all of the above objects;

(l) To remunerate by payment in cash from the funds of the company, or, with the approval of the shareholders, in stock, bonds or otherwise, any person,



firm or corporation for services rendered or to be rendered in placing or guaranteeing the placing of any of the stock, debentures or other securities of the company, or for the formation or promotion of the company, or in exchange for any land, buildings or other valuable security;

(m) The above objects, powers or purposes of the company shall be deemed to be several and not dependent on each other, and the company may pursue, enjoy and carry on any one or more of such objects, powers, or purposes without regard to the others of them and no clause above shall be limited in its generality or otherwise construed as having regard to any other clause of such objects, powers or purposes.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Peerless Gold Mines, Limited," with a capital stock of one million five hundred thousand dollars, divided into 1,500,000 shares of one dollar each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

33-2

### Standard Steel and Tempering Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of February, 1917, incorporating Louis Athanase David, one of His Majesty's counsel, learned in the law, Segfried Hinson Read Bush, advocate, Benjamin Robinson, student, Joseph Edmond Durocher, accountant, and Sara Farmer Innes, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To construct, manufacture, lease, sell, purchase, deal in and operate steel, iron, brass, copper, platinum and aluminum plants, foundries, gas generators, motors, electric plants, gas plants, poles, wires, pipes, lines, furnaces and grates, machine shops, repair shops and accessories, blast furnaces, open hearth furnaces, bessemer converters, side blow converters, electric furnaces, crucibles and all accessories;

(b) To sell, purchase, deal in and reduce iron and steel of all kinds, brass, copper, platinum and aluminum and their by-products and for any of the purposes herein; to buy, sell, lease, prospect for, open, explore, develop, work, improve, maintain and manage steel, iron and other mines, quarries, mineral and other deposits and properties, and to dig for, raise, crush, wash, smelt, roast, assay, analyze, reduce, amalgamate, make and otherwise treat ores, metals, clays and minerals, whether belonging to this company or not, and to render the same merchantable, and to buy, sell or otherwise dispose of the same or any part thereof, or interests therein, and generally to carry on the business of a mining, smelting, milling, reduction and development company;

(c) To manufacture, purchase, sell and deal in all foundry supplies and all kinds of machinery, machine and repair shop supplies, railway supplies and in general all supplies required by steel, iron, brass, copper, platinum and aluminum consumers;

(d) To manufacture, sell or otherwise deal in all kinds of goods and products incidental or relating to the trade or business of the company;

(e) To purchase, acquire and undertake the whole or any part of the business, property and liabilities or any particular asset or right of any person, partnership or company carrying on any business which this company is authorized to carry on or possessed of property suitable for the purposes of this company, and to pay for the same by the issue of fully paid shares or otherwise;

(f) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like conferring any exclusive or non-exclusive or

limited right to use any secret or other information as to any invention which may seem capable of being used for any purposes of the company or the acquisition of which may seem calculated, directly or indirectly, to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired;

(g) To subscribe for, acquire and hold, either as principal or agent, and absolutely as owner or by way of collateral security, and to exchange or otherwise dispose of the shares of the capital stock, bonds or debentures of any company or corporation with which this company has or is about to have business relations, notwithstanding section 44 of the said Act;

(h) To enter into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on and to take or otherwise acquire shares or other securities of any such company and to sell, hold or re-issue, with or without guarantee, or otherwise deal with the same;

(i) To act as agents for any person, partnership or company carrying on a business similar in whole or in part to that of this company;

(j) To sell, lease or otherwise dispose of the property or undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures, bonds or securities of any other company;

(k) To distribute among the shareholders of the company in kind, any property of the company and in particular any shares, debentures or securities of any other company or belonging to this company or which this company may have the power to dispose of and to do all acts and exercise all power to carry on any business incidental to the proper fulfilling of the objects for which this company is incorporated;

(l) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to or interference from the terms of any other paragraph;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Standard Steel & Tempering Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

33-2

### The Fast Mail Overall Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of February, 1917, incorporating Thomas Mercer Morton, barrister-at-law, William Henry Morrey, real estate dealer, George Parent and Samuel Leslie Jackson, insurance agents, and Margaret Marie Nester, stenographer, all of the City of Windsor, in the Province of Ontario, for the following purposes, viz:—

(a) To manufacture, buy, sell and deal in overalls, shirts, coats, gloves, belts and workmen's clothing generally.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Fast Mail Overall Company, Limited," with a capital stock of fifty thousand dollars, divided into 5,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Windsor, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 8th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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**Loew's Hamilton Theatres, Limited.**

**PUBLIC** Notice is hereby given that under the first Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of February, 1917, incorporating Reginald Holland Parmenter, and Arthur John Thomson, solicitors; Samuel Davidson Fowler, solicitor's clerk; Violet Moffat, accountant, and Anna Latimer, office clerk; all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—

(a) To construct theatres and other buildings and works convenient for the purposes thereof, and to manage, maintain and carry on the said theatres and other buildings when so erected or constructed; to carry on the business of theatre proprietors and managers and in particular to provide for the production, representation and performance of operas, stage plays, operettas, burlesques, vaudevilles, ballets, pantomimes, spectacular pieces, promenade and other concerts, and other musical and dramatic performances and entertainments;

(b) To enter into agreements with authors, owners or other persons for the dramatic or other rights of operas, plays, operettas, burlesques, vaudevilles, ballets, pantomimes, spectacular pieces, musical compositions, photographic films and other dramatic, pictorial and musical performances and entertainments, or for the representation thereof in the Dominion of Canada and elsewhere, as well as of foreign, British and American rights, and to enter into engagements of all kinds with artists and other persons;

(c) To adopt on behalf of the company and to carry into effect either with or without modifications a certain agreement between R. R. Bongard, of the City of Toronto, in the County of York, broker, of the first part, and W. S. Morlock of the said City of Toronto, trustees for the company of the second part, dated the 1st day of February, 1917, whereby the said R. R. Bongard, who is the promoter of the company, agrees to assign to the company all the rights of Marcus Loew's Theatres, Limited, to erect a theatre or theatres in the City of Hamilton under the terms of an agreement between Marcus Loew Booking Agency and Marcus Loew's Theatres Limited, dated 1st December, 1913, and to obtain the consent of Marcus Loew's Theatres Limited to the incorporation of the company under the name of Loew's Hamilton Theatres Limited, and to the use of the word "Loew's" and to procure Marcus Loew Booking Agency to enter into an agreement with the company to manage a theatre for the company in the said city of Hamilton and to book entertainments therefor and whereby as consideration for the said agreements on the part of the said R. R. Bongard therein contained there shall be issued to the said R. R. Bongard fully paid common shares of the company and the company shall enter into an agreement with Marcus Loew's Theatres Limited to pay the last mentioned company from the net earnings of the company as therein defined, a copy of which agreement has been filed in the office of the Honourable the Secretary of State of Canada,

(d) To assist in the promotion, organization, development or management of any corporation or company having similar objects and to raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsements, guarantee of bonds, debentures or other securities or otherwise, any other theatre company or corporation and to offer for public subscription any shares, stock, bonds, debentures or other securities of any such other company or corporation, and to guarantee the payment of dividends or interest on any stocks, shares, debentures or other securities issued by or any other contract or obligation of any such company;

(e) To do all other acts, matter and things which shall at any time appear conducive or expedient for the protection of the company as holders of or interested in any such investments and securities as aforesaid;

(f) To guarantee or otherwise assist in the performance of contracts or mortgages of persons, firms or corporation with whom the company may have dealings and to assume and take over such mortgages or contracts;

(g) To institute, enter into, carry on, finance, assist or participate in trading, financial, commercial, mercantile, industrial, manufacturing and other businesses, contracts, undertakings and operations of all kinds which this company is authorized to enter into or carry on, and to buy, sell and deal in goods, wares and merchandise;

(h) To acquire by purchase, lease, hire, exchange or otherwise any rights or privileges which may be necessary or useful for the carrying on of the business of the company;

(i) To apply for and maintain, register, lease, acquire and hold or to sell, lease and dispose of and grant licenses in respect of or otherwise turn to account any patents of invention, improvements or processes, trade marks, trade names and the like necessary or useful for any of the purposes of the company;

(j) To lease, sell, improve, manufacture, develop, exchange, turn to account or otherwise dispose of any or all of the properties and assets of the company for such consideration as the company deems fit, including shares, debentures or securities of any other company;

(k) To enter into partnership or into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engaged in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as to directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal with the same;

(l) To acquire by purchase, concession, exchange or other legal title the good-will, property, rights and assets and assume the liabilities of any person, firm or company transacting any business similar to that conducted by this company together with the buildings, stock-in-trade, and assets generally in such business, and to purchase, acquire and hold the stock, or shares of stock in any other corporation carrying on business similar to that which this company is hereby authorized to carry on, or any business similar thereto, notwithstanding the provisions of section 44 of The Companies Act, and to pay for the same wholly or in part in bonds, debentures or other securities or fully or partly paid shares of the company, and to sell, lease or otherwise dispose of the same or any part thereof;

(m) To issue paid up shares, debenture stock, debentures, bonds or other securities of the company in payment or in part payment for any property, rights or easements which may be acquired by or with the approval of the shareholders for any services rendered to or work done for the company or in or towards the payment or satisfaction of debts or liabilities owing by the company or for raising money for any other purpose of the company;

(n) To invest the moneys of the company not immediately required in such manner as may from time to time be determined;

(o) To distribute among the shareholders of the company in specie any property of the company and in particular any shares, debentures or securities in any other companies belonging to the company or which the company may have power to dispose of;

(p) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(q) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, warehouse receipts, bills of lading, warrants and other negotiable or transferable instruments;

(r) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, and to sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise



deal with all or any part of the property and rights of the company ;

(s) To do all or any of the above things as principals, agents, bailees, contractors or otherwise and either alone or in conjunction with others, and to do all such other things as are incidental or conducive to the attainment of the above objects ;

(t) The powers in each paragraph are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Loew's Hamilton Theatres, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 8th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

33-2

### Bayley's Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of February, 1917, incorporating Lewis Albert Bayley and Allan Malcolm Phineas Bayley, merchants, Franklin Truell Vaughan, bookkeeper, Henry Daniel Lawrence and William Morris, both of His Majesty's counsel, learned in the law, all of the City of Sherbrooke in the Province of Quebec for the following purposes, viz :—

(a) To carry on trade and business as importers, and wholesale and retail dealers in, clothing and wearing apparel of all kinds for ladies, gentlemen and children, haberdashery, millinery, furniture, carpets, house furnishings, hardware, groceries, overshoes, hats, caps, furs and other articles of a similar nature, and all kinds of merchandise, usually, or that may be advantageously, dealt with in a departmental store in all lines of business and, if found desirable, to manufacture any of the articles dealt in by the company ;

(b) To acquire and take over as a going concern upon such terms as may be agreed upon, the property, business, assets and liabilities of the general store business now owned and carried on at the City of Sherbrooke, in the Province of Quebec, by the said applicant Lewis Albert Bayley, or any part thereof, as may be agreed upon, and to pay for the same in whole or in part, with cash, promissory notes or other securities or paid up and non-assessable shares of the company's capital stock ;

(c) To acquire by purchase, lease or otherwise, and to hold, use and enjoy, all property real and personal and all plant and appliances, necessary or convenient for the proper carrying out of the undertaking of the company ;

(d) To act as commission, consignment or general agents for other persons, firms or companies engaged in the same or similar business, and to maintain and carry on wherever desirable, agencies and stores for the disposal and sale of any of the products, goods, wares, merchandise or manufactures, of the company or otherwise ;

(e) To pay for property real or personal so as aforesaid acquired for the use of the company and for services rendered, in whole or in part with cash or paid up and non-assessable shares of the company's capital stock and to acquire, hold or dispose of, shares of stock of other companies having similar objects and to exercise voting powers thereon, the whole notwithstanding the provisions of section 44 of said Act ;

(f) To enter into any arrangement for sharing of profits, union of interest, joint adventure or otherwise, with any person, firm or corporation carrying on a similar business ;

(g) To acquire, hold, sell and convey all securities of any kind, real or personal, for debts and obligations due to the company, and to purchase and acquire the

business and assets, with or without the liabilities, of any person, firm or company doing, or entitled to do, a similar business and to pay for the same in whole or in part with cash or paid-up shares of the company's capital stock ;

(h) To acquire, use, sell or lease, patents of invention, trade marks, industrial designs, brands and processes, or other protective devices used or useful in the business of the company ;

(i) To sell out the property and undertakings of the company, in whole or in part, for cash or shares of stock in other similar companies or for any kind of securities notwithstanding section 44 of the Act, or to amalgamate with or acquire as a going concern the business of any person, firm or company doing a like business, upon such terms and conditions as may be agreed upon ;

(j) To grant assistance to employees or their dependents and to subscribe money for charitable or benevolent objects or for any exhibition or for any public, general or useful object ;

(k) The objects specified in each of the above paragraphs to be in no way restricted or limited by reference to the terms of any other paragraph ;

(l) To do all things and exercise all powers suitable and proper for the carrying out of the objects for which the company is incorporated ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Bayley's, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Sherbrooke, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

33-2

### The Baynes Carriage Company, Limited.

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as The Companies Act, letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 6th day of February, 1917, incorporating James Harley, Edmund Sweet and Archibald Manson Harley, barristers-at-law, Janet Graham and Elsie Wilnot, stenographers, all of the City of Brantford, in the Province of Ontario, for the following purposes, viz :—

(a) To manufacture, repair, buy, sell, hire, lease, deal in and otherwise dispose of (1) conveyances and vehicles of every kind and description and capable of being moved by any form or power for the transportation of persons and things by land, water or air, including, without prejudice to the generality of the foregoing, carriages, sleighs, wagons, lorries, drays, cars, boats, automobiles, taxicabs, motor-cycles, bicycles, aeroplanes and aerostats ; (2) Agricultural implements, machinery, motors, engines, boilers, tools and utensils of all kinds ; metals, ores, oils, rubber, gutta percha, leather, wood, fibrous substances and products thereof and articles composed wholly or partly thereof and to carry on the business of dealers in and manufacturers of all or any of the said articles ;

(b) To acquire, hold, operate and dispose of timber and timber lands, limits and licenses ;

(c) To acquire and undertake the whole or any part of the business, property and liabilities of any person, company or corporation carrying on any business that the company is authorized to carry on or possessed of property suitable for the purpose of this company and to issue in payment or part payment therefor fully paid-up shares of the capital stock of this company ;

(d) To carry on any other business, whether manufacturing or otherwise, germane to the objects for which the company is incorporated and which may seem to the company capable of being conveniently carried on in connection with this company ;

(e) To acquire, hold, sell, assign or otherwise dispose of shares in the capital stock, bonds, debentures or other securities of any other corporation or corpora-

tions carrying on a business in whole or in part of a similar nature to that of this company notwithstanding the provisions of section 44 of The Companies Act ;

(f) To promote any company or companies for any purpose which may seem to benefit this company and to aid by guarantee, endorsement, advance or otherwise any company shares of whose capital stock or whose bonds, debentures or other securities have been acquired or are held by this company ;

(g) To apply for, purchase, lease or otherwise acquire and to use or dispose of any patents, trade-marks, trade-names, labels, designs, processes, inventions or interest therein which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated to benefit the company ;

(h) To acquire, construct, operate, lease, sell or otherwise dispose of real or personal property, sheds, warehouses, for the reception and storage of goods and merchandise with the requisite plant, machinery and appliances therefor ;

(i) To issue, with the approval of the shareholders, the shares of the company fully or partly paid or its bonds, debentures or other securities as payment in whole or in part for services rendered to the company or for any business, right, franchise or property which the company is authorized to acquire ;

(j) To lease, sell or otherwise dispose of the undertaking of the company or any part thereof, for such consideration as the company may deem proper and in particular for shares, debentures or stock of any company purchasing or acquiring the same ;

(k) To establish and support or aid in the establishment or support of associations, institutions, funds, trusts or conveniences calculated to benefit employees or ex-employees of the company or the dependents or connections of such persons and to grant pensions, gratuities and allowances and to make payments towards insurance and to subscribe or guarantee money for charitable or benevolent objects or for any public, general or useful object ;

(l) To consolidate or amalgamate with any other company having objects similar in whole or in part to those of this company ;

(m) To enter into any partnership or into any arrangement for sharing of profits, or union of interests with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or germane thereto, and to make advances to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares or securities of any such company, notwithstanding the provisions of section 44 of the said Act, and to sell, hold or otherwise deal with the same ;

(n) To raise and assist in raising money for, and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise customers and others having dealings with the company and any corporation in the capital stock of which the company holds shares or with which it may have business relations ; to act as employee, agent or manager of any such corporation and to guarantee the performance of contracts by any such corporation or by any person or persons with whom the company may have business relations ;

(o) To invest the moneys of the company not immediately required in such manner as may from time to time be determined ;

(p) To distribute any of the property of the company among the members in specie ;

(q) To procure the company to be registered, designated, or otherwise recognized in any foreign country and to designate and appoint persons therein as attorneys or representatives of this company with full power to represent it in all matters according to the laws of such foreign country, and to accept service for and on behalf of this company of any process or suit ;

(r) To draw, make, accept, endorse, and execute promissory notes, bills of exchange, warrants and other negotiable or transferable instruments ;

(s) To do all and everything necessary, suitable, proper or convenient for the accomplishment of any of the purposes or the attainment of any one or more

of the objects enumerated or incidental thereto, or which shall at any time appear conducive to or expedient for the protection or benefit of this company ;

(t) To do all acts and exercise all powers and carry on all business incidental to the carrying out of the objects for which the company is incorporated ;

(u) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Baynes Carriage Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Brantford, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 8th day of February, 1917.

THOMAS MULVEY,  
33-2 Under-Secretary of State.

### Hawthorn Mills, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of February, 1917, incorporating Roy Wallace Bates and John Alexander Innes, woollen manufacturers, Oliver James Phelps, mill superintendent, Erma Dell Hunsburger, stenographer, and Colin McIntosh, barrister at-law, all of the Town of Carleton Place, in the Province of Ontario, for the following purposes, viz. :—

(a) To acquire and take over as going concerns the undertakings and businesses of Richard Thomson and Charles Wesley Bates, carried on by them as a partnership, at the Town of Carleton Place, in the County of Lanark, Ontario, under the name, style and firm of "Hawthorn Mills," and to acquire and take over the real estate, mill, machinery, plant, stock, good-will and other assets of the said partnership, owned, used, held or enjoyed in connection therewith, and to pay therefor, in whole or in part, in cash or fully paid shares of the capital stock, bonds, debentures or other securities of the company or otherwise ;

(b) To manufacture, sell and deal in yarns, towel-ling, hose, underwear, blankets, cloth and other textiles, and all kinds of knitted garments and fabrics, all kinds of woven fabrics, and of partly knitted and partly woven, and without limitation to the preceding purposes to manufacture, import, export, buy, sell and deal in goods, wares and merchandise ;

(c) To manufacture, purchase, sell, import, export and deal in all substances, apparatus and things capable of being used for and in connection with any such business and manufactures as aforesaid whether by wholesale or retail or both ;

(d) To apply for, purchase, lease or otherwise acquire, and to hold or dispose of in any manner, any formulae, patent of invention, trade-mark, trade-name, copyright, secret or other process, license, royalty or similar privilege ;

(e) To acquire by any form of title the property (including plant, works and machinery, constructed in whole or in part,) rights, assets and good-will, and, subject to section 44 of the Companies Act, the shares, debentures, bonds or other securities of any company, or of any person or firm carrying on any business similar in whole or part to that which this company is authorized to carry on ;

(f) To pay for, in whole or in part, any property, right or privilege of any kind whatsoever acquired or held by the company in any manner, or, with the approval of the shareholders, for any service rendered to the company, either in cash or in fully paid and non-assessable shares of the capital stock of the company, or in its bonds, debentures or other securities ;

(g) To lease, sell or otherwise dispose of the business, property or undertakings of the company, or any part thereof, for such consideration as the company may deem fit, and in particular for shares, bonds, debentures or other securities of any other company having objects



similar to those of this company, notwithstanding section 44 of the said Act, and to divide amongst the shareholders in specie any cash, stock, bonds or other securities so received ;

(h) To lend money to and to guarantee the performance of contracts by customers and others and also the performance of any obligations or undertakings of any other company in which this company may be interested, and to accept such security as may be offered by such person or company, including shares and debentures of such other company ;

(i) To aid, protect or accommodate by guarantee, endorsement, cash advances or concessions, any person or company carrying on a business of a similar nature; to enter into any agreement for sharing profits, joint adventure, reciprocal concession or other arrangements of a like nature with any person or company carrying on a similar or co-related business ;

(j) To purchase and acquire, and to own, hold and sell and re-issue, with or without guarantee, the shares, bonds or debentures of any manufacturing or other corporation carrying on business similar to that of this company ; to amalgamate with any company constituted for carrying on any similar business, and to acquire by purchase, lease or otherwise, and to manage, operate and carry on, the property, undertakings and business of any such corporation ;

(k) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or manufactures, or calculated directly or indirectly to enhance the value of or render profitable any of the company's manufactures, properties or rights ;

(l) To promote any company or companies for the purpose of acquiring all or any of the property or rights of the company or for any other purpose which may seem directly or indirectly calculated to benefit the company ;

(m) To do all such other things as are incidental or conducive to the attainment of all or any of the above-mentioned objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere, by the name of "Hawthorn Mills, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Carleton Place, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 7th day of February, 1917.

THOMAS MULVEY,

Under-Secretary of State.

33-2

### Union Special Machine Company of Canada, Limited.

(CORRECTED NOTICE.)

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of January, 1917, incorporating James Steller Lovell and Charles Delamere Magee, accountants, William Bain, bookkeeper, John Joseph Dashwood and John Henry, solicitors' clerks, all of the City of Toronto, in the Province of Ontario, for the following purposes :—

(a) To manufacture, deal in, purchase, lease or otherwise acquire ; to hold, own, sell, assign and transfer or otherwise dispose of machinery, machines and goods, wares and merchandise ;

(b) Notwithstanding the provisions of Section 44 of the said Act, to use any of the shares, bonds, debentures or other securities or the funds of the company to purchase or otherwise acquire and to take and hold or sell the shares, bonds, debentures or other securities of or in any other similar company or corporation and to guarantee payment of the principal of and interest on the bonds and debentures or the dividends upon the shares of any similar company or corporation, and to promote any company or corporation having

objects similar to those of this company, and while holding the same to exercise all the rights and powers of ownership thereof, including the voting powers thereof ;

(c) To purchase, lease or otherwise acquire and to hold, exercise and enjoy all or any of the property, franchises, good-will, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on either in its own name or in the name of any such person, firm or company, and to pay for such property, franchises, good-will, rights, powers and privileges, wholly or partly in cash or notwithstanding the provisions of Section 44 of the said Act, wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company ;

(d) To consolidate or amalgamate with any other company having objects similar to those of this company ;

(e) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or objects, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(f) To apply for, purchase or otherwise acquire, any patents, grants, copyrights, trademarks, trade-names, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, sell, assign, lease or grant licenses in respect of, or otherwise turn to account the property, rights interest or information so acquired ;

(g) To enter into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in any business or transaction which the company is authorized to engage in or carry on, and notwithstanding the provisions of Section 44 of the said Act, to take or otherwise acquire shares and securities of any such company and to sell, hold, issue or re-issue the same, with or without guarantee of principal and interest, or otherwise to deal with or to dispose of the same ;

(h) To sell, lease, exchange or otherwise dispose of the property, rights, franchises and undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, bonds, debentures or securities of any other company having objects, altogether or in part similar to those of this company, notwithstanding the provisions of section 44 of the said Act ;

(i) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(j) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(k) To procure the company to be licensed, registered or otherwise recognized in any foreign country and to designate persons therein as attorneys or representatives of the company with power to represent the company in all matters according to the laws of such foreign country and to accept service for and on behalf of the company of any process or suit ;

(l) To remunerate by payment in cash, and, with the approval of the shareholders, in stocks, bonds, or in any other manner, any person or persons, or corporation or corporations for services rendered or to be rendered in placing or assisting to be placed or guaranteeing the placing of any of the shares of stock of the company, or any bonds or debentures or other securities of the company or in or about the formation or promotion of the company or in the conduct of its business ;

(m) To distribute in specie or otherwise as may be resolved any assets of the company among its members and particularly the shares, bonds or debentures or

other securities of any other company that may take over the whole or any part of the assets or liabilities of the company ;

(n) To do all such other things as are incidental or conducive to the attainment of the above objects ;

(o) To do all or any of the above things in Canada or elsewhere and as principals, agents or attorneys ;

(p) The above objects, powers and purposes of the company shall be deemed to be several and not dependent on each other, and the company may pursue or carry on any one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise construed having regard to any other clause of such objects, powers or purposes ;

(q) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth ; and it may conduct its business in any province or territory of the Dominion of Canada, and in foreign countries and may have one office or more than one office and keep the books of the company in any place in which the company may do business, although outside the Dominion of Canada, except as otherwise may be provide by law.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Union Special Machine Company of Canada, Limited," with a capital stock of twenty-five thousand dollars, divided into 2,500 shares of ten dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 1st day of February, 1917.

THOMAS MULVEY,

33-2

Under-Secretary of State.

#### British Cattle Supply Company, Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of February, 1917, incorporating Charles Henry Maybee, president Toronto Live Stock Exchange, Thomas Edward Good, general manager Toronto Union Stock Yards, Samuel Hisey, live stock commission merchant, and Harry Talbot, president Cattle Company, all of the City of Toronto, in the Province of Ontario, Robert Henry McElroy, of the Village of Carp, in the said Province of Ontario, secretary-treasurer and Member of the Provincial Parliament, Charles Robert McKeown, of the Town of Orangeville, in the said Province of Ontario, King's counsel and Member of the Provincial Parliament, and Nelson Monteith, of the City of Stratford, in the said Province of Ontario, cattle breeder for the following purposes, viz. :—

(a) To carry on by wholesale or otherwise the business of purchasers, shippers, producers of and dealers, in live stock of every kind and live stock products ;

(b) To enter into any partnership or into any arrangement for union of interest, co-operation, joint adventure, sharing the profits, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee or otherwise deal with the same ;

(c) To acquire or undertake the whole or any part of the business, property and liabilities which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ;

(d) To establish shops or stores on any lands belonging to or sold by the company, and to purchase and sell articles and goods of every description ;

(e) To aid or assist the immigration of persons with the object of settling them upon any lands belonging to or sold by the company, and to aid or assist by way of bonus, cash advances or otherwise, with or without security, settlers or intending settlers, and generally to promote the settlement of the said lands ;

(f) To acquire by purchase or otherwise and to hold and deal in timber limits or licences, water lots, water falls, water privileges or concessions and powers and rights and interest therein and to build upon, develop, irrigate, cultivate, farm, settle and improve and utilize or otherwise deal with or dispose of the same ;

(g) To acquire and hold property of every kind and nature, and to take and hold mortgages, liens, hypothecs for balance of purchase money or for advances made to purchasers or by way of additional security for debts contracted to the company in the course of the business ;

(h) To take or otherwise acquire and to hold shares in any other company having objects altogether or in part similar to those of the company, or carrying on any business capable of being conducted so as directly or indirectly to benefit the company ;

(i) To enter into any arrangement with any authority, municipal, local or otherwise, that may seem conducive to the company's objects or any of them and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(j) To subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(k) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company ;

(l) To subscribe for, purchase or otherwise hold, acquire, own, sell, assign, transfer or otherwise dispose of and deal in shares of the capital stock of any other corporation or corporations, association or associations of the Dominion of Canada, or of any province thereof, or of any other Country or State, notwithstanding the provisions of Section 44 of the said Act, and the bonds, rights, privileges, franchises and other securities of any corporation and while owner of such stock or securities to exercise all the rights, powers and privileges of ownership, including the right to vote thereon ;

(m) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof ;

(n) To lend money to customers, and others having dealings with the company and guarantee the performance of contracts by any such persons ;

(o) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(p) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ;

(q) To adopt such means of making known the objects of the company as may seem expedient, and in particular by advertising in the press, by circulars, by publication of books and periodicals, and by granting prizes, rewards and donations ;

(r) To do all things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "British Cattle Supply Company, Limited," with a capital stock of two million five hundred thousand dollars, divided into 25,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1917.

THOMAS MULVEY,

34-2

Under-Secretary of State.



**The Peterboro Review Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of February 1917, incorporating Thomas Francis Matthews and James Kendry, manufacturers, James Lynch, druggist, Albert H. Stratton, gentleman, and Edward Armour Peck, barrister-at-law, all of the City of Peterborough, in the Province of Ontario, for the following purposes, viz:—

(a) To acquire as a going concern the business recently carried on by the Peterborough Review Printing and Publishing Company, Limited, (now in liquidation) and to purchase, assume and take over all assets, accounts and contracts in connection with such business or with any other business of a similar character;

(b) To print, publish, circulate and deal in newspapers, magazines and publications of all kinds; to carry on the business of newspaper, book and other publishers, advertisers, printers, lithographers, stereotypers, engravers, envelope manufacturers, book manufacturers and binders, paper box manufacturers and stationers;

(c) To deal in paper, books, ink, machinery and other articles for the due carrying out of the objects of the company;

(d) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with the business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(e) To do all such other things as are incidental or conducive to the attainment of any of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere, by the name of "The Peterboro Review Company, Limited," with a capital stock of sixty thousand dollars, divided into 600 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Peterboro, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

34-2

**Aspinwall Canadian Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of February, 1917, incorporating Laurence Jacques, gentleman, Dott Watt, bookkeeper, Allen Edward Comar, traveller, and Nicol Jeffrey, barrister-at-law, of the City of Guelph, in the Province of Ontario; and Pardon Gray Van Vleet, of the City of Toronto, in the said Province of Ontario, gentleman, for the following purposes, viz:—

(a) To manufacture, construct, convert, repair, store, rent, let for hire, import, export, operate, buy, sell or otherwise acquire, dispose of, traffic, deal and trade in and with all kinds of implements, machinery, plant, conveyances, apparatus, motors, vehicles, tools, utensils, mechanical and electrical appliances, hardware, outfits, equipment, supplies and contrivances that are or may be used in any kinds of work whatsoever, whether the same be construction, manufacturing, mercantile, military, mining, marine, academic, agricultural, horticultural, or otherwise, and all raw materials and other things used in and for the manufacture or construction of all the foregoing and accessories therefor and all articles which enter into the manufacture or construction of all the foregoing and all products and by-products thereof; and to carry on any business relating to the exploitation, development, production, refining and working of metals and wood and to carry on the

business of a founder, [steel manufacturer, machinist and wood-worker and generally to carry on the business of a dealer in goods, wares and merchandise; to act as and carry on the business of mechanical, electrical, chemical, civil, designing, consulting, appraising and contracting engineers and as manufacturing agents and to carry on the business of general contractors and to enter into contracts for, construct, execute, own and carry on all descriptions of works and to carry on for the purposes aforesaid the business of a general construction company and contractors for the construction of public and private works;

(b) To acquire, hold, own, operate and dispose of timber and timber lands, limits and licenses; and to buy, sell, prepare for market, manufacture, import, export and deal in timber and wood of all kinds and to manufacture and deal in articles of all kinds in the manufacture of which timber or wood is used and all articles that can be made from or extracted from wood or the waste product of wood;

(c) To acquire by purchase, lease or otherwise and to utilize and develop water and other powers or sources of energy for the production, generation, development, transmission, distribution or utilization of hydraulic, steam, gas, electric or other power and force, and to construct, purchase, lease or otherwise acquire and to improve, own, use, operate, maintain and equip works for the development of power, light and heat, and to use, purchase, sell, supply, lease or otherwise deal in or contract with reference to power, light and heat, subject always to all local laws or regulations in that behalf; and to charter, own, equip, maintain, operate and manage such power houses, structures, plant and equipment as may be considered by the company beneficial to its interests, and to build, equip, maintain and operate telegraph and telephone lines and wireless systems in connection with and for the purpose of the company's works and operations;

(d) To operate ranches, gardens or farms for live stock or agriculture and to breed, raise, keep, render marketable and deal in horses, cattle and live stock of all kinds and to produce and deal in all products thereof and of agricultural products;

(e) To purchase or otherwise acquire and undertake and assume all or any part of the assets, capital, business, property, privileges, licenses, contracts, options or other rights and the obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on or any business similar thereto or possess of property suitable for the purposes of this company's business and to issue in payment or part payment for any such property, rights or privileges acquired by the company or for any guarantee of the company's bonds or, with the approval of the shareholders, for services rendered, shares of the company's capital stock, whether subscribed for or not, as fully paid up and non-assessable, or the company's bonds;

(f) To invest the moneys of the company not immediately required in such investments as may from time to time be determined;

(g) To apply for, obtain, register, purchase, lease, take over or otherwise acquire and to hold, use, own, introduce, operate, protect and maintain, prolong, renew and to sell, assign or otherwise dispose of, any trade-marks, trade-names, brevets d'invention, concessions, protections, licenses, patents or applications for patents, improvements, methods, distinctive marks, formulæ or any secret or other information, processes, industrial designs or copyrights secured under the law of the Dominion of Canada or elsewhere and subject to royalty or otherwise, and to acquire, use, exercise, develop, sell or grant licenses and leases in respect thereof or otherwise turn to account such property, rights or information as aforesaid, and with a view to working and developing the same to carry on any business, whether mining, manufacturing or otherwise, which the company may think calculated directly or indirectly to effectuate these objects;

(h) To manufacture, purchase or otherwise acquire, hold, own, sell, assign, transfer or otherwise dispose of, trade, deal in and with goods, wares and merchandise and property of every class and description;

(i) To enter into partnership or any arrangement for sharing of profits or expense, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, partnership, association or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company;

(j) To take or otherwise acquire, hold, own, buy, sell or otherwise dispose of shares in the capital stock of, and the bonds, evidences of indebtedness, obligations, or other securities of any company having objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company or possessed of property, rights or franchises capable of being used so as directly or indirectly to benefit this company or enhance the value of its undertaking, notwithstanding the provisions of section 44 of The Companies Act, and to guarantee the payment of dividends on any such stock and the payment of the principal of and interest on any such bonds, obligations or other securities, and to aid in any manner any such company;

(k) To apply for, promote, obtain, purchase or acquire by assignment, transfer or otherwise from the Dominion of Canada or any other authority, whether federal, provincial, imperial, colonial, civic, foreign or otherwise and including subordinate and municipal authorities or any other corporation or public body which may have power so to make, enact or grant, and to exercise, carry out, comply with and enjoy any statute, ordinance, decree, order, regulation, license, contract, power, enactment, by-law, authority, franchise, arrangement, concession, privilege, permit or other rights or authorization which may seem desirable to the company or calculated directly or indirectly to benefit the company; or to enter into any arrangements with such governments or authorities that may seem conducive to the company's objects or any of them and to pay for, aid in and contribute towards carrying the same into effect; and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof;

(l) To promote and aid in promoting and to constitute, form, organize, develop, take interest or stock or shares in and assist financially or otherwise, companies, firms, syndicates, associations or partnerships of all kinds for the purposes of acquiring or taking over all or any of the property and liabilities of the company or of advancing directly or indirectly the objects thereof and for any other purpose that may be deemed expedient for this company;

(m) To acquire by purchase, lease or otherwise and erect, maintain and operate all plant, buildings, boats, ships, machinery or other structures that may be useful or necessary in connection with the company's business and generally to improve, develop, exchange, deal in, sell, lease or otherwise turn to account or dispose of the whole or any part of the property and rights of the company;

(n) To sell and dispose of any or all of the undertakings of the company for such consideration as the company may think fit, whether for cash, shares, debentures or securities of any other company having objects similar in whole or in part to those of this company, and, if deemed advisable, distributing the proceeds or equivalent thereof among the shareholders of this company;

(o) To acquire by purchase, lease, hire or otherwise all property, real or personal, that may be deemed necessary for the proper carrying on of the company's business and to hold, own, operate or develop same, and to sell, lease, dispose of or otherwise turn the same to account, and to erect such buildings, factories, structures and works as may be deemed advantageous for the purposes of the company;

(p) To construct, erect, maintain, operate, improve, develop, work, manage, carry out or control all plant, structures and machinery and any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores

and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof;

(q) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or its predecessors in business, or the dependents or connections of such persons, and grant pensions and allowances and make payments towards insurance and subscribe or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general or useful object;

(r) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations;

(s) To lend money to customers and to raise and assist in raising money for and to aid by way of bonus, promise, endorsement, guarantee or otherwise any corporation in the capital stock of which the company holds shares, or with which it may have business relations, and to act as employee, agent or manager of any such corporation, and to guarantee the performance of contracts by any such corporation or by any person or persons with which the company may have business relations;

(t) To distribute in specie or otherwise as may be determined any assets of the company among its members and particularly the shares, bonds and other securities of any other company owned by this company;

(u) To procure the company to be registered, licensed or otherwise recognized in any foreign country and to designate persons therein, according to the laws of such foreign country, to represent this company as attorney or otherwise, and to accept service for and on behalf of this company of any process or suit;

(v) To consolidate or amalgamate with any other company having objects similar in whole or in part to those of this company;

(w) To make and issue promissory notes and bills of exchange and to issue, draw, accept, endorse, pay or otherwise deal in and with bills, notes, cheques and negotiable and transferable instruments of all kinds;

(x) To do all or any of the above things as principals, agents, contractors or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others, and to the same extent and as fully as natural persons might or could do;

(y) To pay out of the funds of the company all costs, charges and expenses preliminary and incidental to the formation, incorporation and organization of the company;

(z) To do all such other things as are incidental or conducive to the attainment of the above objects and to carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or objects, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(aa) Any powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Aspinwall Canadian Company, Limited," with a capital stock of seventy fifty thousand dollars, divided into 750 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Guelph, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.



**Parfumerie Lélia, Paris, Limitée.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of February, 1917, incorporating Joseph Hector Langis, accountant, Félix Cola, chemist, Henri Alphonse Levasseur, commercial traveller, Félix Cola, senior, importer, and Wilbrod Langlais, broker, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To manufacture, make, compose, mix any perfumes, creams, vaselines, perfumed pomades, cosmetics, pastes, lotions, powders, brillianlines, soaps, extracts and generally any toilet articles, soaps and perfumes ;

(b) To purchase, sell, handle, deal with either wholesale or retail or otherwise dispose of any goods, wares and merchandise of all kinds capable of being conveniently dealt with in connection with any of the company's objects or purposes ;

(c) To carry on any business subsidiary or capable of being carried on in connection with the business hereinbefore mentioned, including but not limiting that of bottlers, bottle manufacturers, corking systems manufacturers, potters, box makers, and manufacture of sachets, cases, packings and wrappers for bottles, perfumes, powders, creams and liquids necessary for the business and purposes of the company ;

(d) To purchase or otherwise acquire any formulae, recipes, processes, letters patent, trade marks, trade names or registered rights relating to the products of the company, or any rights and interests therein, or in the manner of working and selling the same ;

(e) To apply for, purchase, or otherwise acquire and dispose of any patents of inventions and the like conferring any exclusive, non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company and the acquisition of which may seem calculated to benefit the company, directly or indirectly, and to use, carry out, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired ;

(f) To acquire, erect, construct, maintain, alter, repair, hold or otherwise dispose of any immovables, buildings or works necessary or useful for the purposes of the company ;

(g) To establish, open, operate stores, salesrooms, agencies, depots and branches in any part of the world ;

(h) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(i) To act as agents or representatives of any firm or business having objects similar to those of this company ;

(j) To sell, lease or otherwise dispose of the assets, property and business generally of the company or any part thereof for such consideration and upon such conditions as the company may deem fit, and to receive in payment therefor cash, shares, debentures or securities of any other company, person, association or syndicate ;

(k) To purchase, hold, acquire, transfer, sell or otherwise dispose of shares, stocks or debentures of any other company or companies having objects similar to those of this company or carrying on any business which may be carried on so as to benefit the company and germane thereto, notwithstanding the provisions of section 44 of the said Act ;

(l) To acquire the good-will, rights, property and assets and to assume the liabilities, or any part thereof, of any person, firm, association or corporation now or hereafter carrying on in whole or in part any business which the company is authorized to carry on, or to purchase, lease, exchange or otherwise dispose of the whole or any part of any rights, privileges, licenses, patents or franchises useful or convenient for any of the company's purposes ;

(m) To remunerate in cash or, with the approval of the shareholder, in fully paid shares of the company,

any person or company for services rendered in promoting the company and in assisting to its formation in placing or assisting to place or even in guaranteeing the placing of any shares in the company's capital stock and to make any expenses necessary to advertise the company and promote the sale of its capital stock ;

(n) To issue fully paid-up share for cash or in payment or part payment of the purchase price of any property, movable or immovable, acquired by the company or in payment of work done for the company and for the purchase of bonds, stock, property or assets of the business of any company or companies having objects similar to those of this company ;

(o) To distribute in kind among the shareholders any of the company's property or benefits ;

(p) The interpretation of any powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or clause whatsoever.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Parfumerie Lélia, Paris, Limitée," with a capital stock of thirty thousand dollars, divided into 3,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of February, 1917.

THOMAS MULVEY,

Under-Secretary of State.

34-2

**La Samaritaine, Limitée.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of February, 1917, incorporating Zoël Parent, grocer, Georges Serouille de Ber and Joseph Obé Toutant, agents, Henri Albert Bernigaud, accountant, and Aimé Paquin, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on a general second-hand business ;

(b) To purchase, sell or otherwise dispose of, exchange, import, export, receive in payment any new and second-hand articles, goods, machinery and real and personal property accruing from failure, fire, liquidation or in any other way ;

(c) To sell by auction, on its own account or for other persons, any merchandise belonging to the company, or held by the company for such purpose ;

(d) To open stores and salesrooms for the purpose of selling by auction or otherwise any new or second-hand goods or supplies, and any movable or immovable property calculated to benefit the company ;

(e) To acquire for the purposes of its business, sell or lease or otherwise dispose of the whole or any part of its property ;

(f) To establish any factories or shops for the repairing of automobiles, furniture, machinery, joinery, paints and clothing ;

(g) To acquire, purchase, hold, sell or otherwise dispose of any new or second-hand building material ;

(h) To acquire, build, purchase, repair, convert, hold, sell or otherwise dispose of any immovable property necessary or useful for the company's purposes ;

(i) To act as agents or representatives of any firm carrying on a similar business, for the purchase and sale of any supplies, goods, foodstuffs or otherwise ;

(j) To amalgamate with any other company engaged in a similar business, or to sell or otherwise dispose of the undertaking of the company, or any part thereof, for such consideration as the company shall see fit, and in particular for shares, bonds, debentures, stocks or securities of any other company having objects similar to those of this company ;

(k) To keep, store, hold and warehouse any goods, supplies, furniture, chattels or securities whatsoever for others, and to charge fees therefor ;

(l) To purchase, hold, acquire, transfer, sell or otherwise dispose of shares, stock or debentures of any other company or companies having objects similar to those

of this company or carrying on any business capable of being conducted so as to benefit this company and relating thereto, notwithstanding the provisions of section 44 of the said Act ;

(m) To acquire the goodwill, rights, property and assets and to assume the liabilities or any part thereof of any person, firm, association or corporation now or hereafter engaged in or carrying on the whole or any part of any business which this company is authorized to carry on or to purchase, lease, exchange or otherwise dispose of the whole or any part of the rights, privileges, licenses, patents or franchises useful or convenient for any of the company's purposes ;

(n) To remunerate by cash or, with the approval of the shareholders, in fully paid-up shares of the company for services rendered in promoting the company and in assisting to its formation, in placing or assisting to place or guaranteeing the placing of any shares of the company's capital stock, and to advertise and to pay for the purpose of making known its products and increase the sale of its capital stock ;

(o) To issue fully paid shares of the company in payment or part payment of the purchase price of any property, movable or immovable acquired by the company, or in payment of work done for the company, and for the purpose of acquiring the bonds, stock, property or assets of any business and of any company or companies having objects similar to those of this company ;

(p) The objects and powers specified and contained in the several paragraphs and clauses hereof shall not be limited or restricted in any manner by reference to or inference from the terms of any other paragraph or clause whatsoever.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "La Samaritaine, Limitée," with a capital stock of fifty thousand dollars, divided into 2,000 shares of twenty-five dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of February, 1917.

THOMAS MULVEY,

34-2

Under-Secretary of State.

#### Foy Mail Order Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of February, 1917, incorporating Reginald Alexander Kelly, merchant, Leon Daoust, Aime Daoust and Ernest Douglas Wintle, clerks, and Edgar Noel Armstrong, King's Counsel, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To manufacture, buy, sell, import, export and generally deal in merchandise, materials and commodities, of every name and nature and particularly spirits, wines, beers, ales, liquors and beverages of all kinds and descriptions and all materials necessary or incidental to the business of manufacturing, buying and selling all such commodities and in general to carry on the business of manufacturers of and wholesale and retail dealers in liquors and all their branches and any business incidental thereto ; to buy, manufacture and sell tobacco in all its forms ; to purchase and establish places for the manufacture and sale of all of the foregoing and to establish agencies and depots for the sale and distribution of the same in all their forms and to transport the same or cause the same to be transported as articles of commerce and to do all things incidental to the business of trading and manufacturing as aforesaid ; and to establish, maintain and conduct a jobbing, commission, brokerage and general agency business ;

(b) To design, construct, manufacture, build, erect, purchase, lease or otherwise acquire, own, improve, develop, repair, alter, maintain, operate, manage, sell, exchange, let out to hire, deal in and with and dispose of all and every kind of appliances, plants, equip-

ments, machinery, implements, materials and supplies for the manufacture of and dealing with aerated waters, liquors, beer and other liquids, extracts, fruit juices, carbonic acid gas, confectionery and other preparations, and to carry on the business of bottlers and dealers in chemicals, and to manufacture, buy, sell and deal in and with extracts, fruit juices, mineral and aerated waters, carbonic acid gas, confectionery, corks, crown caps, capsules, labels and materials and supplies of every description ;

(c) To acquire all or any part of the good-will, property and assets, including any agency, option, contract, agreement, concession or the like of any individual, firm, association or corporation carrying on a similar business, and to pay for the same wholly or in part in cash or bonds, or in payment or in part payment therefor, to allot and issue as fully paid-up and non-assessable shares of the capital stock of the company ;

(d) To sell or otherwise dispose of the whole or any part of the property, assets, rights, undertakings or good-will of the company and to accept payment for the same wholly or partly in cash, stock, bonds or other securities of any corporation or company ;

(e) To apply for, purchase or otherwise acquire, any patents, trade-marks, copyrights, agencies, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention or process and to turn to account, sell, lease, or otherwise deal in such patents, trade-marks, copyrights, licenses, agencies or concessions ;

(f) To acquire and hold, notwithstanding the provisions of Section 44 of the said Act, and to sell or otherwise dispose of the stock, shares, securities or undertakings of any other company having for one of its objects the exercise of any of the powers of the company or to transfer its undertakings or assets to or to amalgamate with any such company ;

(g) To enter into any agreement for the sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company intending to carry on or carrying on any business which this company is authorized to carry on, or which is capable of being conducted so as directly or indirectly to benefit the company ;

(h) To acquire by purchase or otherwise, hold, sell and deal in the business, assets, good-will, stock, shares or securities of any person, firm or corporation carrying on a business in whole or in part similar to that of the company, and generally to do all acts and exercise all powers and carry on any business incidental to the proper fulfilment of the objects for which the company is incorporated, and to exercise all other powers permitted by the Act.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Foy Mail Order Company, Limited" with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 12th day of February, 1917.

THOMAS MULVEY,

34-2

Under-Secretary of State.

#### Peterborough Milk Products, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of February, 1917, incorporating Rupert Kenneth Grimshaw, contractor, Edward John Swift, accountant, Franklin Delos Read, bookkeeper, George Gordon Plaxton, barrister-at-law, and Lily Davis, stenographer, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To manufacture, sell and otherwise deal in condensed, preserved and evaporated milk, and all other manufactured forms of milk ; to produce, purchase and sell fresh milk and all the products of milk ; to manu-



facture, purchase and sell all food products; to carry on business as dealers in and producers of dairy, farm and garden produce of all kinds, and in particular milk, cream, butter, cheese, poultry and eggs, fruit and vegetables; to carry on business as cow-keepers, farmers, millers and market gardeners, and as manufacturers of all kinds of condensed milk, jam, pickles, cider and preserved provisions of all kinds;

(b) To manufacture, buy, sell, refine, prepare, grow, import, export and deal in provisions of all kinds, both wholesale and retail;

(c) To manufacture, purchase or otherwise acquire, and to sell or otherwise dispose of any or all kinds of goods, wares, chattels and merchandise, and generally to deal in and deal with all species of property, either movable or immovable, capable of being owned;

(d) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(e) To acquire or undertake the whole or any part of the business, property and liabilities of any persons or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company;

(f) To apply for, purchase or otherwise acquire, any patents brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention or process which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired;

(g) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(h) To take, or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company;

(i) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with, all or any part of the property and rights of the company;

(j) To pay for any property, rights and things required by the company or with the approval of the shareholders, for services rendered to the company in cash, fully paid shares of the capital stock of the company or its bonds and debentures;

(k) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company, or its predecessors in business, or any person, partnership, association or company allied with the company in business, or subsidiary to the company, or in which the company holds shares or securities, or to benefit the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object;

(l) To amalgamate with any other company having objects similar to those of this company;

(m) To invest the moneys of the company not immediately required in such securities and in such manner as may from time to time be determined;

(n) To distribute or divide assets of the company in specie amongst the shareholders;

(o) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company;

(p) To procure the company to be registered, licensed or otherwise recognized in any foreign country and to designate and appoint persons therein as attorneys or representatives of the company with full power to represent the company in all matters according to the law of such foreign country, and to accept service for and on behalf of the company of any process or suit;

(q) To purchase, lease or acquire and develop water or other power and to use the same and to lease, sell or otherwise dispose of any surplus thereof;

(r) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others;

(s) To pay out of the funds of the company all or any of the expenses of or incidental to the formation and organization thereof, and to employ, contract with and provide for the remuneration of brokers, commission agents and underwriters upon any issue of shares, bonds, debentures, debenture stock or other securities of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Peterborough Milk Products, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 10,000 shares of twenty-five dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1917.

THOMAS MULVEY,

34-2

Under-Secretary of State.

#### Quebec Cement Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 9th day of February, 1917, incorporating Paul Joncas, civil engineer, Napoleon Eugene Rousseau, accountant, and Antoine Crepin, merchant, all of the City of Quebec, in the Province of Quebec, and Eugene Ernest Grenier, engineer, of Three Rivers, of the said Province of Quebec, and Arthur Delisle, merchant, of Donnacona, in the said Province of Quebec, for the following purposes, viz:—

(a) To carry on in all its branches the business of manufacturers of, traders and dealers in Portland cement and all kinds of natural and other cement and the by-products thereof; lime, limestone, stone, artificial stone, shale, clay, gravel, sand, fertilizers, whitening, tile, brick, building blocks and any and all other articles composed in whole or in part of Portland or other cement or lime or the by-products of the same;

(b) To acquire by purchase, exchange, lease or otherwise and to have and hold any property, movable or immovable, real or personal, and any and all rights and privileges that the company may deem necessary or convenient for the purposes of its business, and in particular, any lands, quarries, mines, minerals, and mining rights, water powers, water rights, right of way for pole lines or other purposes and other servitudes or easements that it may consider convenient to hold in connection with its business, and to work, develop, operate and make use of the same or any thereof;

(c) To build, erect, or acquire by purchase, lease or otherwise and establish, maintain and operate manufacturing, kilns, warehouses, wharves, docks, elevators, freight sheds, agencies and depots for manufacturing and storing its cement and other products and for their sale and distribution and to transport or cause the same to be transported as articles of commerce;

for this purpose to own, manage, charter and operate barges and tug-boats and any or all kinds of boats or vessels or other means of conveyance or distribution, to construct and operate on the property of the company or, with their consent and the consent of such other authority or authorities as may be necessary, on the property of other persons, aerial or overhead or other conveyers of any type for the purpose of taking out the products of the company or bringing in any material required in their manufacture; and to do any and all such other things as are incidental to its business and necessary and proper to be done in connection with the business of manufacturing and trading as aforesaid;

(d) To purchase, lease or otherwise acquire and to own, develop and operate steam, electric and hydraulic plants for the purpose of generating light, heat and power for the purposes of the company, to enter into contract with any light, heat and power company for a supply of light, heat or power for the purposes of the company in connection with any of its operations and to dispose of any surplus of the same over and above what is required for such operation to its employees and others; and in connection therewith to enter into any contracts and agreements for supplying light, heat or power that the company may deem proper; provided always that the sale, distribution, and transmission of electricity or other power shall be subject to municipal or other regulations in that behalf;

(e) To maintain and operate in connection with its business general stores for the accommodation of the employees of the company and the public, and boarding and lodging houses for its employees;

(f) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(g) To enter into any arrangements with any authorities, municipal, local or other that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges, concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions;

(h) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company, and to acquire by purchase, lease or otherwise the property, franchises, rights, undertakings and business of any such corporation, and to assume the liabilities thereof and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company;

(i) To issue and allot, as fully paid-up shares of the capital stock of the company in full payment or part payment of any property, real, personal, movable, immovable or mixed, and of any rights, concessions, purchased or acquired by the company, or, with the approval of the shareholders, for services rendered or to be rendered to the company;

(j) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company;

(k) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of, or otherwise assist any such person, firm or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(l) To apply for, purchase or otherwise acquire any trade marks or patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or

limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired;

(m) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons;

(n) To sell or otherwise dispose of the property, rights, contracts, franchises and undertakings of the company, or any part thereof, for such consideration as the directors may think fit, and in particular for shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of this company;

(o) To remunerate by payment in cash or commission or, with the approval of the shareholders, in stock, bonds, or in any other manner, any person or persons or corporation or corporations, for services rendered and to be rendered in placing or assisting to place, or guaranteeing the placing of any of the shares of stock, debentures or other securities of the company, or in or about the formation or promotion of the company, or in any other manner whatsoever in the conduct of its business;

(p) To pay out of the funds of the company all costs and expenses of and incidental to the incorporation and organization of the company;

(q) To do all such other things as may seem to the company directly or indirectly to be incidental or conducive to or convenient or proper for the accomplishment of the purposes or the attainment of the objects of the company or any of them, or expedient for the protection or benefit of the company;

(r) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others;

(s) The above powers and purposes of the company shall be deemed to be several and not dependent on each other, and the company may pursue or carry on any one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise construed as having regard to any other clause of such objects, powers or purposes.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Quebec Cement Company, Limited," with a capital stock of one million two hundred and fifty thousand dollars, divided into 12,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Quebec, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 12th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

34-2

#### Paint Products Co. of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of February, 1917; incorporating Jean Baptiste David Legare, promoter, Armand Mathieu and Robert Thomas Mullin, advocates, John Phelan Callaghan, manager, and Antonia Catelli, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To operate, own, lease by any title whatsoever, any mines or quarries; to operate the same: to extract all kind of minerals and deposits which can be worked to make special product, paint, varnish or anything which could be made with said material or liquid, or ore, operate in peat-bogs, which could be made with such mineral and work the same in order to place said products, extracts on the market;

(b) To manufacture, import, export, buy, sell and deal in goods, wares and merchandise;



(c) To construct, improve, maintain, work, manage, carry out or control any electric plant, water works, roads, ways and branches and sidings on lands owned or controlled by the company, and bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interest, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof ;

(d) To acquire, lease and dispose of trade-marks, industrial designs, patents and patent rights, license and privilege for or concerning any invention which may be considered profitable or necessary, and to manufacture, utilize, employ or work the said inventions ;

(e) To sell, lease or otherwise dispose of any property or undertaking of the company or any part thereof, for such consideration as may be convenient or judged expedient by the company and in particular wholly or partly in shares, debentures, stocks, bonds, or securities of any other company ;

(f) To acquire by purchase, lease or otherwise take over the business, in whole or in part the property or liabilities of any person or company carrying on a business which this company is authorized to carry on or possessed of property suitable for the purpose of this company ;

(g) To amalgamate and enter into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, a transfer of contract with persons or companies carrying on or about to carry on any business or transaction similar to that of this company ; to carry on or continue any business or transaction capable of being carried on, so as directly or indirectly to benefit the said company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares or securities of such person or company, and to sell, hold, re-issue, with or without guarantee or otherwise dispose of such shares or securities ;

(h) To issue and allot as fully paid up shares of the company in full payment or in part payment of any business, franchise or undertaking, contract, property, rights, powers, privileges, leases, licenses, contracts, real estate, capital, bonds, debentures or any other property and rights which the said company may acquire under the powers hereby conferred, work done, and, with the approval of the shareholders, for services rendered for the purpose of organizing the said company ;

(i) To place and dispose of the money and assets of the company from time to time as the directors may direct, in acquiring or buying immovable properties or in buying bonds, debentures, real estate, shares or other securities of any government or corporate body, municipal or school or of any chartered bank or of any other company duly incorporated, notwithstanding the provisions of section 44 of The Companies Act.

(j) To distribute among shareholders of the company in species any immovable property of the company and in particular the shares, securities of other companies belonging to this company ;

(k) To carry on all and any of the above business, either as principals, agents and attorneys ;

(l) To do all and everything necessary or proper for the attainment of any of the above objects ;

(m) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(n) To build, purchase, lease or otherwise acquire, own, use and operate one or several automobile chemical fire wagons for the purpose of providing fire protection for the company's plants and buildings, and to enter into contract with any party or parties, municipal authorities, rural, civic or private, for the co-operate use of said apparatus.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Paint Products Company of Canada, Limited," with a capital stock of five hundred thousand

dollars, divided into 50,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 12th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

34-2

#### Progressive Farmers Grain Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of February, 1917, incorporating John Lesiw, blacksmith, Wladimir Pyndykowski, manager of the Ruthenian Grain Bureau, Mary Alexandria Pyndykowski, married woman, and Mabel Mary Parish and Dorothy Elizabeth Nott, stenographers, all of the City of Fort William, in the Province of Ontario, for the following purposes, viz :—

(a) To carry on the business of purchasing, selling, producing, raising, transporting, storing, shipping, drying, cleaning, bagging, exporting, importing, milling, trimming, loading into and out of cars and ships and otherwise dealing in and with grain of every description and the by-products thereof ; to manufacture, buy, own and sell flour and all other products of grain ; to construct, acquire, operate, hire, lease, sell or otherwise dispose of elevators for elevating, drying, storing, treating, cleaning grain and the products thereof and generally to carry on a grain elevator, storage and warehousing business ;

(b) To build, equip, furnish, fit, purchase, take in exchange or otherwise acquire and hold ships, vessels and boats of any description, or any shares or interests in ships, vessels or boats, and also shares, stock and securities of any companies, possessed of or interested in any ships, vessels or boats, and to operate, navigate, maintain, repair, improve, alter, sell, exchange or let out to hire, or charter or otherwise deal with and dispose of any ships, vessels, boats or shares or securities aforesaid ; to engage in domestic and foreign commerce by water ;

(c) To acquire, build, maintain, manage and otherwise deal with warehouses, factories, cold storage plants, wharves, quays, piers, docks and other plants and conveniences ;

(d) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined ;

(e) To acquire, develop, manage, farm, till and otherwise deal with farming, ranching and grazing lands and to manufacture, buy, sell and deal in the products and by-products thereof ;

(f) To buy, own, export, import, cart, dray, transport, produce, raise, store, lease, repair, improve, manufacture and sell goods, wares and merchandise of every description ;

(g) To purchase, lease, take in exchange or otherwise acquire lands or interests therein together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange or otherwise dispose of the whole or any part of the lands and all or any of the buildings and structures that are now or may hereafter be erected thereon, and to improve, alter and manage the said lands and buildings ;

(h) To take or hold mortgages for any unpaid balance of the purchase money on any of the lands, buildings or structures so sold, and to sell or otherwise dispose of said mortgages ;

(i) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(j) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ;

(k) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring

any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired;

(l) To enter into partnership or into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, or other person or company with whom the company has business dealings;

(m) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions;

(n) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object;

(o) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company;

(p) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights and privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade;

(q) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges or reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores, dwelling houses and other works, buildings and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof; to lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons;

(r) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(s) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, if authorized so to do by the vote of a majority in number of the shareholders present or represented by proxy, at a general meeting duly called for considering the matter and holding not less than two-thirds of the issued capital stock of the company;

(t) Notwithstanding the provisions of section 44 of the Companies Act, to purchase, take or acquire by original subscription or otherwise and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any other business capable of being conducted so as directly or indirectly to benefit this company, and to vote all

shares so held through such agent or agents as the directors may appoint, and to issue in exchange therefor its own stock, bonds or other obligations;

(u) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company;

(v) To do all or any of the above things and all things authorized by the letters patent or supplementary letters patent, as principals, agents, contractors or otherwise, and either alone or in conjunction with others;

(w) To do all such other things as are incidental or conducive to the attainment of the above objects, and of the objects set out in the letters patent or supplementary letters patent;

(x) The objects specified in each paragraph hereof shall in no way be limited or restricted by reference to or inference from the terms of any other paragraph hereof or by reference to or inference from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Progressive Farmers Grain Company, Limited," with a capital stock of fifty thousand dollars, divided into 1,000 shares of fifty dollars each, and the chief place of business of the said company to be at the City of Fort William, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

34-2

#### Superior Electrics, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of February, 1917, incorporating John Healy Reeves, barrister-at-law, Leonard Shaw Mackie, James Reid Lockhart, insurance agents, Mabel Beatrice Somerville, and Maude Wienke, stenographers, all of the Town of Pembroke in the County of Renfrew in the Province of Ontario, for the following purposes, viz:—

(a) To carry on the business of manufacturers of electrical appliances of all kinds and of any articles or things which may be used in connection with the application of electricity to heating, manufacturing or other purposes, including electric stoves, electric heaters and similar articles, and the manufacture of stoves and heaters of other kinds;

(b) To buy, sell, repair, alter and deal in materials and articles of all kinds which shall be capable of being used for the purposes aforesaid or likely to be required by customers of such business;

(c) To carry on any other business, whether manufacturing or otherwise, capable of being conveniently carried on in connection with its business or calculated to enhance the value of its property or rights;

(d) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company;

(e) To enter into a partnership or into any agreement for sharing of profits, union of interests, co-operation or joint adventure with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which the Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company;

(f) To guarantee the contracts of or otherwise assist any such person or company and to take or otherwise acquire shares or securities of any such company and to sell or re-issue or otherwise deal with the same;

(g) To take shares in any other company having objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit the company;



(h) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(i) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere in the name of "Superior Electric, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Pembroke, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

34-2

#### Ford Tractor Company of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of February, 1917, incorporating Elizabeth Knox, Emma Pearl King, Mary Elizabeth Cherrier, Eva Levitt, and Kate Campbell, stenographers, Harry Gordon Keen, student-at-law, and John Francis Boland, barrister-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To build, construct, operate, to prepare for market and market motor tractors, engines, machinery and equipment in connection with the manufacture or operations of tractors, including all apparatus, machinery, tools or property useful in connection therewith ; to manufacture, buy, sell, exchange, alter or improve and deal in tractors of any kind so constructed as to progress by automatic power, whether by means of electricity, steam, gas, oil or otherwise ;

(b) To acquire and take over the business within the Dominion of Canada of Ford Tractor Company, Inc., including the patent rights within the Dominion of Canada for the Ford Tractor ;

(c) To manufacture, buy, sell, exchange, alter or improve, manipulate, prepare for market and otherwise deal in all kinds of plant, machinery, apparatus, tools, utensils, substances, materials and things necessary or convenient for carrying on any of the above specified businesses or proceedings or usually dealt in by persons engaged in the like ;

(d) To manufacture or trade in property and goods of all kinds ;

(e) To produce and accumulate steam and electricity or other agencies similar or otherwise, and to use and supply the same for power light and heating purposes in connection with the business of the company, and to sell and dispose of any surplus steam or electricity for power, lighting and heating purposes, subject to the provincial and municipal laws and regulations ;

(f) To acquire and take over as going concerns or otherwise the undertakings, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which the company is authorized to carry on or possessed of property suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares or liabilities of such companies ;

(g) To sell, lease or otherwise dispose of the property or undertaking of the company or any part thereof, for such consideration as the company may think fit, and in particular and notwithstanding the provisions of section 44 of The Company Act for shares, debentures or securities of any other partnership, association or company ;

(h) Notwithstanding the provisions of section 44 of The Companies Act, to subscribe for, purchase, assume, liability under, acquire, hold, sell, exchange, dispose of or otherwise deal in or contract with reference to bonds, debentures, stocks or other securities or obliga-

tions or any estate or interest therein ; and to apply or to accept in whole or in part as consideration or satisfaction or security for any contract, indebtedness or obligation to or of the company, property obligations, shares and securities of any kind at such valuation and upon such terms as may be agreed upon ; and to apply or to accept as security for any indebtedness to the company mortgages of land or chattels upon such terms as may be agreed upon ;

(i) To invest and deal with the moneys of the company not immediately required, and in such manner as from time to time may be determined ;

(j) To procure the company to be registered, licensed, or otherwise recognized in foreign countries and to designate and appoint persons therein as attorneys or representatives of the company, with full power to represent the company in all matters according to the law of such foreign countries, and to accept service for and on behalf of the company of any process or suit ;

(k) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value or render profitable any of the company's property or rights ;

(l) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or nonexclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(m) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(n) To enter into any arrangements with any government or authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(o) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company, (or its predecessors in business) or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(p) To promote any company or companies for the purpose of acquiring all or any of the property rights and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(q) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purpose of its business and in particular any machinery, plant, stock-in-trade ;

(r) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the com-

pany's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof ;

(s) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(t) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bill of lading, warrants and other negotiable or transferable instruments ;

(u) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(v) For itself, its agents or others to acquire by purchase, lease or otherwise, and hold, use and improve, manage, lease, sell, exchange, dispose of or otherwise deal with lands, tenements and hereditaments and immovables and interests therein and to erect, alter, repair and maintain buildings upon any lands in which the company may have any interests, either as principal or agent, or upon any other lands, and to deal in building materials of all kinds ;

(w) To issue the stock, bonds, debentures or other securities of the company in payment in whole or in part of any of the foregoing ;

(x) To do any and all things set forth as its objects as principal, agent, contractor or otherwise, and to carry out any or all of the foregoing objects as principals, agents, sub-contractors or otherwise, and by and through trustees, agents, sub-contractors or otherwise, and alone or jointly with any other corporation, association, firm or person, and to do all and everything necessary or incidental for the accomplishment of any of the purposes or the attainment of any one or more of the objects herein enumerated or incidental to the powers herein named, or which shall at any time be necessary or incidental for the protection or benefit of the corporation ;

(y) The objects specified in each paragraph hereof shall except where otherwise expressed in such paragraph be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company ;

(z) And to do all such other things as are incidental or conducive to the attainment of the above objects or any of them.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Ford Tractor Company of Canada, Limited," with a capital stock of ten million dollars, divided into 100,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State

31-2

#### CIVIL SERVICE COMMISSION OF CANADA.

##### EXAMINATION FOR ENTRANCE TO THE ROYAL NAVAL COLLEGE OF CANADA.

**PUBLIC** Notice is hereby given that a general examination for entrance to the Royal Naval College of Canada will be held under the direction of the Civil Service Commission on Wednesday, the 16th May, 1917, at Prince Rupert, Victoria, Vancouver, Nelson, Edmonton, Calgary, Saskatoon, Regina, Brandon, Winnipeg, Port Arthur, Sault St. Marie, London, Hamilton, Toronto, Kingston, Ottawa, Montreal, Sherbrooke, Quebec, Fredericton, Moncton, St. John, Charlottetown, Yarmouth, Halifax and Sydney. Examinations may also be held at other centres, provided a sufficient number of candidates make application to be examined at any one place.

It is to be understood that under present conditions, the Department of the Naval Service does not in any way bind itself to issue commissions to graduates of the Royal Naval College, nor on the other hand does it require graduate cadets to adopt a Naval career.

Arrangements have, however, been made with the Admiralty by which they have agreed to accept each year eight cadets who have completed their course at the College, provided these cadets have attained the required standard of efficiency. They will be entered in the Royal Navy as Cadets of the same standing as graduates of Dartmouth Naval College. Arrangements have also been completed with the Universities of McGill and Toronto, by which they will admit graduates of the Royal Naval College to the second year of the course of applied science in the above-mentioned Universities. Other Universities will doubtless be pleased to extend the same privilege.

The attention of the public is also invited to the general competitive examinations for positions in the Inside Service which will be held at the same time as the examination for entrance to the Royal Naval College. Successful competitors at these examinations are guaranteed permanent positions as clerks, stenographers and typewriters. An examination for positions in the lower grades of the Inside Service, and the regular Preliminary and Qualifying Examinations for the Outside Service will also be held at the same time and places.

Full information respecting any of the above examinations, together with the necessary application forms, may be obtained from the Secretary of the Civil Service Commission, Ottawa, either on personal application or by writing.

Application forms, duly filled in and accompanied by the prescribed examination fee, must be filed with the Civil Service Commission not later than the 16th April, 1917. No exception can or will be made to this rule.

By order of the Commission,

WM. FORAN,  
Secretary.

Ottawa, January 19, 1917.

31-4

#### DEPARTMENT OF THE INTERIOR.

**NOTICE** is hereby given that the Minister of the Interior has, under the provisions of subsection 2 of section 39 of The Dominion Lands Act, withdrawn from the operation of the provisions of the said Act, relating to homestead and pre-emption entry, and entry by private sale, Section 36, Township 2, Range 10, west of the 2nd Meridian, and has set the same apart as School Lands in lieu of Section 29, Township 30, Range 32, west of the Principal Meridian, which has been included in Coté's Indian Reserve.

By order,

LYNDWODE PEREIRA,  
Secretary.

Department of the Interior,

Ottawa, 18th January, 1917.

31-4

**SUPPLEMENTARY** list of successful candidates at a Preliminary Examination for the Outside Division of the Civil Service of Canada, held at different centres throughout the Dominion on the 19th December, 1916.

At Victoria, B.C.

Down, William C.

By order of the Commission,

WM. FORAN,  
Secretary.

Ottawa, 14th February, 1917.

34-1

**SUPPLEMENTARY** list of successful candidates at an open competitive examination for clerkships in Subdivision B of the Third Division of the Civil Service of Canada, Inside Service, held at different centres throughout the Dominion on the 20th day of December, 1916, and the two following days.

IN ORDER OF MERIT.

- (9) Martin, Jean Douglas, Ottawa.
- (10) Read, Eleanor D., Ottawa.
- (11) Bradley, Roberta R., Ottawa.
- (12) MacKay, Nellie C., Ottawa.

By order of the Commission,

WM. FORAN,  
Secretary.

Ottawa, 14th February, 1917.

34-1



CIVIL SERVICE COMMISSION OF CANADA.

OFFICER IN THE CHEMISTRY DIVISION—EXPERIMENTAL FARMS BRANCH.

*Department of Agriculture.*

**P**UBLIC Notice is hereby given that applications will be received by the Civil Service Commission of Canada from candidates qualified to fill a position in the Chemistry Division of the Experimental Farms Branch of the Department of Agriculture, graded in Subdivision A of the Second Division, with an initial salary of \$1,800 per annum.

Candidates should be honour graduates in chemistry of some recognized university and have had subsequent

experience in general analytical work. They should also possess a practical knowledge of agriculture as carried on in districts under irrigation. Preference will be given to returned soldiers, provided they possess the desired qualification.

Application forms may be obtained from the Secretary of the Civil Service Commission, Ottawa. They must be filled out and filed with the Commission not later than the 19th February, 1917.

By order of the Commission,

WM. FORAN,  
Secretary.

OTTAWA, 24th January, 1917.

31-4

## NOTICE TO MARINERS

No. 4 of 1917.

*(Atlantic No. 3.)*

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles; heights are above high water of ordinary spring tides and all depths are at low water of ordinary spring tides.

## NOVA SCOTIA.

## (15) South coast—Country harbour approach—Country island—Change in character of light.

*Position.*—On south side of Country island.

Lat. N. 45° 6' 8'', Long. W. 61° 32' 55''

*Date of alteration.*—On or about 1st March, 1917, without further notice.

*Alteration.*—The group revolving white light will be replaced by a flashing white catoptric light, showing two flashes, with an interval of 5 seconds between them, every twenty seconds, thus:—Flash; 5 seconds interval; flash; 15 seconds interval.

For half the time of revolution, or 10 seconds, the light will be totally eclipsed; for the other half a light of 700-candle-power will be visible, through which the stronger flashes will show.

*Power.*—Naked light, 700 candles; flashes, 40,000 candles.

*Illuminant.*—Petroleum vapour, burned under an incandescent mantle.

N. to M. No. 4 (15) 18-1-17.

*Authority:* Report from Mr J. A. Leger, District Engineer, Halifax.

*Admiralty charts:* Nos. 2547, 2517, 2519, 729, 1651 and 2666.

*Publication:* Nova Scotia Pilot, 1911, page 62

*Canadian List of Lights and Fog Signals, 1916:* No. 379.

*Departmental File:* No. 20579 A.

## QUEBEC.

(16) St. Lawrence river from Quebec to Father Point  
.—New edition of the St. Lawrence Pilot  
(below Quebec).

*St. Lawrence Pilot below Quebec.*—A new edition (the third) of the St. Lawrence River Pilot (below Quebec), comprising sailing directions from Portneuf (north shore) and Father Point (south shore) to Quebec, has just been published by the Hydrographic Survey, Department of the Naval Service of Canada.

Copies will be supplied to mariners free of charge on application to the Hydrographic Survey Office, Department of the Naval Service, Ottawa.

N. to M. No. 4 (16) 18-1-17.

*Departmental File:* No. 25786.

A. JOHNSTON,

*Deputy Minister.*

DEPARTMENT OF MARINE,

OTTAWA, CANADA, 18th January, 1917. —

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.



## NOTICE TO MARINERS.

No. 5 of 1917.

*(Pacific No. 1.)*

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## BRITISH COLUMBIA.

## (17) Okanagan lake—Carr point—Change in character of light.

*Former notice.*—No. 43 (148) of 1915.*Position.*—On extremity of Carr point.

Lat. N. 50° 7' 6'', Long. W. 119° 28' 40''

*Alteration.*—The light will, without further notice, be changed from a fixed white light to a white light, occulted at short intervals.*Illuminating apparatus.*—A lens lantern.*Illuminant.*—Acetylene, compressed in acetone.

N. to M. No. 5 (17) 19-1-17.

*Authority:* Report from Agent, Department of Marine, Victoria.  
*Canadian List of Lights and Fog Signals, 1916:* No. 2255'5.  
*Departmental File:* No. 22255'5c.

## BRITISH COLUMBIA.

## (18) Okanagan lake—Squally point—Change in character of light.

*Former notice.*—No. 43 (150) of 1915.*Position.*—On extremity of Squally point.

Lat. N. 49° 43' 44'', Long. W. 119° 43' 35''

*Alteration.*—The light will, without further notice, be changed from a fixed white light to a white light, occulted at short intervals.*Illuminating apparatus.*—A lens lantern.*Illuminant.*—Acetylene, compressed in acetone.

N. to M. No. 5 (18) 19-1-17.

*Authority:* Report from Agent, Dept. of Marine, Victoria.  
*Canadian List of Lights and Fog Signals, 1916:* No. 2255'8.  
*Departmental File:* No. 22255'8c.

## PANAMA CANAL.

## (8) Limon bay—Toro point cove—Spar buoy replaced by gas buoy.

1. On December 11, 1916, a gas buoy was established marking the southern extremity of a reef near Toro point cove. This buoy has a pyramidal superstructure painted black, and exhibits an occulting white light with the following characteristic: 1 second dark, 1 second light; focal plane 10 feet.

2. The 18 foot spar buoy at the entrance to Toro point cove has been discontinued.

N. to M. No. 5 (8) 19-1-17.

*Authority:* N. to M. issued by Acting Governor of Panama Canal Zone, 13th Dec., 1916.  
*Departmental File:* No. 33455.

A. JOHNSTON,

*Deputy Minister.*

DEPARTMENT OF MARINE,  
 OTTAWA, CANADA, 19th January, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

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## NOTICE TO MARINERS.

No. 6 of 1917.

(Atlantic No. 4.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## NEW BRUNSWICK.

**(19) East coast—Miramichi bay—Horseshoe bar—Gas buoy to be replaced by gas and bell buoy.**

*Former notices*—No. 63 (143) of 1906; and No. 15 (51) of 1915.

*Gas and bell buoy to be established*—On the opening of navigation in 1917, the gas buoy, maintained 0.37 mile 240° (S. 83° 30' W. mag.) from Horseshoe bar east gas buoy, will, without further notice, be replaced by a combined gas and bell buoy.

Lat. N. 47° 8' 24'', Long. W. 65° 3' 42''.

*Description*—Steel cylindrical buoy, surmounted by a steel frame supporting the bell and lantern.

*Colour*—Red.

*Character of light*—Red light, automatically occulted at short intervals.

*Illuminating apparatus*—A lens lantern.

*Illuminant*—Acetylene, generated automatically.

N. to M. No. 6 (19) 25-1-17.

*Variation in 1917* : 23° 30' W.

*Authority* : Memo. from Commissioner of Lights.

*Admiralty charts* : Nos. 2187, 2034, 1651 and 2516.

*Publication* : St. Lawrence Pilot, Vol. 2, 1916, page 276.

*Canadian List of Lights and Fog Signals, 1916* : No. 868.

*Departmental Files* : Nos. 20869R and 27122.

## NEW BRUNSWICK.

**(20) East coast—Miramichi bay—Horseshoe bar—Lightship to be replaced by gas buoy.**

*Former notice*—No. 63 (142) of 1906.

*Miramichi bay lightship discontinued*—The lightship heretofore maintained at Horseshoe bar, Miramichi bay, has been withdrawn.

Lat. N. 47° 8' 17'', Long. W. 65° 3' 59''.

*Gas buoy to be established*—On the opening of navigation in 1917, a gas buoy will, without further notice, be established in the same position as the lightship has heretofore occupied.

*Description*—Steel cylindrical buoy, surmounted by a pyramidal steel frame supporting the lantern.

*Colour*—Red.

*Character of light*—Red light, automatically occulted at short intervals.

*Illuminating apparatus*—A lens lantern.

*Illuminant*—Acetylene, generated automatically.

N. to M. No. 6 (20) 25-1-17.

*Authority* : Memo. from Commissioner of Lights.

*Admiralty charts* : Nos. 2187, 2034, 1651 and 2516.

*Publication* : St. Lawrence Pilot, Vol. 2, 1916, page 275.

*Canadian List of Lights and Fog Signals, 1916* : No. 869.

*Departmental File* : No. 20869R.



QUEBEC.

(21) Gulf of St. Lawrence—Percé—Outer portion of wharf at north beach destroyed by storm—Pole light moved.

*Former notice*—No. 115 (294) of 1908.

*Position*—Lat. N. 48° 32' 10", Long. W. 64° 12' 12".

*Outer portion of wharf carried away*—The outer portion of Laurier wharf, at the north beach, Percé, was destroyed by a storm on the 13th December, 1916.

*Light*—The fixed red pole light will be maintained on the undamaged portion of the wharf.

*Warning*—The Department is advised that there is shoal water over the destroyed portion of the wharf, and masters of vessels are warned accordingly.

*Authority*: Report from Supt. of Lights, Quebec.

*Admiralty charts*: Nos. 1163, 1621, and 2516.

*Publication*: St. Lawrence Pilot, Vol. 1, 1916, page 95.

*Canadian List of Lights and Fog Signals, 1916*: No. 979-3R.

*Departmental File*: No. 20979-5R.

N. to M. No. 6 (21) 25-1-17.

QUEBEC.

(22) River St. Lawrence—Répentigny channel—Positions of buoys to be changed.

*Dredging*—The curve at the intersection of Lebel and Répentigny courses has been increased in width to 700 feet, and the lower portion of Répentigny traverse has been increased in width to 450 feet, all to a depth of 15 feet at extreme low water of 1897

*Positions of buoys to be changed.*—On the opening of navigation in 1917 the following buoys will, without further notice, be moved to new positions on the east side of the channel widened as above:

(1) Black spar buoy No. 97R will be moved to a new position 1000 feet 40° (N. 55° E. mag.) from its old position.

Lat. N. 45° 44' 44", Long. W. 73° 25' 45".

(2) Black spar buoy No. 103R will be moved to a new position 200 feet 141° (S. 24° E. mag.) from its old position.

Lat. N. 45° 44' 19", Long. W. 73° 26' 5".

(3) Black spar buoy No. 105R will be moved to a new position 150 feet 102° (S. 63° E. mag.) from its old position.

Lat. N. 45° 44' 5", Long. W. 73° 26' 9".

N. to M. No. 6 (22) 25-1-17.

*Variation in 1917*: 15° W.

*Authority*: Report from Mr. V. W. Fornéret, Superintending Engineer, St. Lawrence ship channel.

*Admiralty charts*: Nos. 2787 and 2830b.

*Canadian Naval charts*: Nos. 3 and 22.

*Publication*: St. Lawrence Pilot above Quebec, 1912, page 89.

*Departmental File*: No. 25577.

A. JOHNSTON,

Deputy Minister.

DEPARTMENT OF MARINE,

OTTAWA, CANADA, 25th January, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

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## NOTICE.

Government of Canada  
Publications.

THE following list of recent Government publications is inserted in the *Canada Gazette* in conformity with Order in Council (P.C. 1522) of 28th October, 1915, which calls for the publication of such lists from week to week.

Where a publication is marked with an asterisk (\*) requests for the volume or report in question should be made to the department affected. In all other cases, applications should be addressed to the Chief of Distribution, Department of Public Printing and Stationery, Ottawa. When the title appears in English it will be understood that the volume is printed in English; when the title is in French, it means that the report is printed in the French language. The price quoted for publications should in every case accompany the application.

## AVIS.

Publications du Gouver-  
nement du Canada.

LA liste suivante des récentes publications du gouvernement est insérée dans la *Gazette du Canada*, en conformité de l'arrêté en conseil (C.P. 1522) du 28 octobre 1915, qui exige que ces listes soient publiées d'une semaine à l'autre.

Lorsqu'une publication est marquée d'un astérisque (\*) les demandes au sujet du volume ou du rapport en question devront être adressées au Ministère qui la publie. Dans tous les autres cas, il faudra s'adresser au Chef de la Distribution, département des Impressions et de la Papeterie publiques, Ottawa. Lorsque le titre est publié en anglais, il est entendu que c'est la version anglaise du volume qui est imprimée; lorsque le titre est en français, cela signifie que c'est la version française qui est imprimée. Le prix indiqué pour les publications devra dans chaque cas accompagner la demande.

## AGRICULTURE.

Annual report of the Department for year ending March 31, 1916, 118 pp. ....	0.10
Loi de l'Instruction Agricole, Rapport sur la, 226 pp. ....	0.15
Fermes Expérimentales: Rapports du Directeur des Services de la Chimie, de la Culture du Sol, et de l'Élevage, pour l'exercice terminé le 31 mars 1915, 596 pp. ....	0.45
Fermes Expérimentales: Rapports du Directeur des Services de l'Horticulture, des Céréales, de la Botanique, de l'Entomologie, des Plantes Fourragères, de l'Aviculture, et des Tabacs, pour l'exercice terminé le 31 mars 1915, 674 pp. ....	0.45
* Agricultural Gazette of Canada for February, 1917, 88 pp. 8vo. illus. ....	0.10
Annual subscription ...	1.00
* La Gazette Agricole du Canada janvier 1917, 108 pp. illus. ....	0.10
* Patent Office Record and Register of Copyrights and Trade Marks, October, 1916. ....	0.20
Annual subscription ...	2.00
* Foreign Agricultural Intelligence, bulletin of, October, 1916, Vol. VI, No. 7, 94 pp. Free.	
* Seed Testing (Branch of the Seed Commissioner), 4 pp. Free.	
* Seasonable Hints, March 1917, 16 pp. Free.	
* Gopher Destruction (Dominion Experimental Farms) Bulletin No. 31 (Second Series) 8 pp. Free.	
* Destruction du gaufre (Fermes Expérimentales du Dominion). Bulletin No. 31 (Deuxième Série) 8 pp. Gratuit.	
* Pear Thrips in British Columbia (Entomological Branch), 12 pp. Free.	

## ARCHIVES.

Report on work of the Department for years 1914 and 1915. 780 pp. ....	0.60
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## BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Judgments, Orders, Regulations, and Rulings (fortnightly edition). Vol. VI, No. 21. (Feb. 1st.)	
Annual subscription. ....	3.00
Single numbers. ....	0.20

## CIVIL SERVICE COMMISSION.

- \* Miscellaneous Information (Third Edition) 8 pp. Free.
- \* Renseignements concernant les examens du Service Civil, 60 pp. Gratuit.

## COMMISSION OF CONSERVATION.

- \* Annual report, for year ending March 31, 1916, 284 pp. Free.
- \* Rapport annuel pour l'exercice terminé le 31 mars 1916, 310 pp. Gratuit.
- \* "Conservation", monthly bulletin January, 1917, vol. VI, No. 1. Free.
- \* "Conservation of Life." Quarterly bulletin, December, 1916. Free.

## CUSTOMS.

Imports, Exports and Navigation of Canada, tables of, for year ending March 31, 1916. 772 pp. ....	0.50
Trade and Navigation returns for November, 1916, 532 pp. 8vo. ....	0.10

## EXTERNAL AFFAIRS.

Annual Report of the Secretary of State for External Affairs, for the year ending March 31, 1916, 40 pp. ....	0.05
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## FINANCE.

Public Accounts for year ending March 31, 1916, 270 pp. ....	0.20
Budget pour l'exercice terminé le 31 mars 1916, 96 pp. ....	0.05
Estimates for year ending March 31, 1916, 96 pp. ....	0.05

## INDIAN AFFAIRS.

Annual Report of the Department for year ending March 31, 1916, 500 pp. ....	0.35
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 500 pp. ....	0.35

## INLAND REVENUE.

Annual Report of the Department for year ending March 31, 1916. Part I. Excise, 236 pp. ....	0.15
Annual Report of the Department for year ending March 31, 1916. Part II. Weights and Measures, Gas and Electricity, 76 pp. ....	0.05
Annual Report of the Department for year ending March 31, 1916. Part III. Adulteration of Food, 604 pp. ....	0.25
Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie I—Accise, 234 pp. ....	0.15
Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie III. Falsification des substances alimentaires, 604 pp. ....	0.30



## GOVERNMENT OF CANADA PUBLICATIONS—Continued.

## INSURANCE.

Superintendent of Insurance, Report of the, Vol. II, Life Insurance Companies, year ending December 31, 1915..	0 50
Surintendant des Assurances, rapport du, Vol. I. Compagnies d'assurance autres que les compagnies d'assurance sur la vie, pour l'exercice terminé le 31 décembre 1915, 810 pp.....	0.50
Surintendant des Assurances, rapport du, Vol. II. Compagnies d'Assurances—Vie, pour l'exercice terminé le 31 décembre 1915, 834 pp.....	0.50

## INTERIOR.

Annual Report of the Department for the year ending March 31, 1916, 582 pp.....	0.45
Rapport annuel de la Division des Levés Topographiques, pour l'exercice terminé le 31 mars 1916, 228 pp.....	0.20
Levés hydrographiques du Manitoba, rapport des, pour les années civiles 1912-13-14, 310 pp.....	0.20
* Forest Products of Canada 1915 (Lumber, Lath and Shingles), 30 pp. Free.	
* Irrigation Surveys and Inspections 1915-16, report on, 88 pp. Free.	
* Dominion Water Power Branch, annual report of, for year ending March 31, 1915, 228 pp. Free.	
* Dominion Lands Acts with amendments, 60 pp. Free.	
* Canadian Hydraulic Power Development and Electric Power in Canadian Industry; Water Resources Paper No. 17, 56 pp. Free.	
* Decisions of Geographic Board of Canada for December, 1916-January, 1917, 4 pp. Free.	

## JUSTICE.

Inspecteurs des Pénitenciers, rapport des, pour l'exercice terminé le 31 mars 1915, 232 pp.....	0.20
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## LABOUR.

Annual Report of the Department for year ending March 31, 1916, 122 pp.....	0.10
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 128 pp.....	0.10
Rapport des Conseils de Conciliation et d'Enquête pour l'exercice terminé le 31 mars 1916 222 pp.....	0.15
* Labour Gazette, January, 1917, 97 pp. 8vo.....	0.63
* La Gazette du Travail, décembre 1916, 104 pp. 8vo.....	0.03
* Labour Organization in Canada, fifth annual report on, (For the Calendar Year 1915), 232 pp. Free.	

## MARINE.

Annual report of the Department for year ending March 31, 1916, 288 pp.....	0.20
Rapport annuel du département, pour l'exercice terminé le 31 mars 1915, 386 pp.....	0.25
Inspection des bateaux à vapeur, rapport sur, 168 pp.....	0.05
List of Vessels on the Registry books of the Dominion of Canada on December 31, 1915, 230 pp.....	0.20
* List of Vessels 1915, supplement to, 12 pp. Free.	
" " 8 pp. Free.	
* Regulations relating to persons acting in the double capacity of Master and Engineer in a passenger ship, one sheet. Free.	

## MILITIA.

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" " single copies.....	0.30
* Appointments, Promotions and Retirements, Canadian Militia, 23rd November.	
* Nominations, Promotions et Retraites, Milice Canadienne, 23 novembre.	
* Militia Orders, weekly parts, 8th January.	
* Ordres de Milice, édition hebdomadaire du 15 janvier.	
* Instructions relatives au recrutement (Volontaires de la Réserve de la Marine Royale Canadienne) 12 pp. Gratuit.	
* 77th Battalion, also 1st and 2nd Reinforcing Drafts, nominal roll of officers and men, issued with Militia Orders.	
* 80th Battalion, nominal roll of officers and men, issued with Militia Orders.	

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1916-17

1916-17

## STATEMENT

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department to the night of the 31st January, 1916 and 1917.

PUBLIC DEBT.		1916.	1917.
LIABILITIES.		\$ cts.	\$ cts.
FUNDED DEBT—			
Payable in New York.....			75,357,000 00
do in Canada.....		75,374,993 76	309,625,971 60
do in London.....		362,703,312 40	362,703,312 40
Temporary Loans.....		179,473,684 20	177,965,808 02
Bank Circulation Redemption Fund.....		5,668,759 32	5,755,554 26
Dominion Notes.....		178,179,682 29	182,141,531 79
SAVINGS BANKS—			
	1916.	1917.	
Post Office Savings Banks.....	\$38,394,900 37	\$41,439,100 61	
Dominion Government Savings Banks..	13,691,164 72	13,294,320 47	
Trust Funds.....		52,086,065 09	54,733,421 08
Province Accounts.....		10,095,751 64	10,205,157 60
Miscellaneous and Banking Accounts.....		11,920,481 20	11,920,481 20
		30,914,101 94	35,777,305 58
Total Gross Debt.....		906,416,831 84	1,226,185,543 53
ASSETS.			
INVESTMENTS—			
Sinking Funds.....		11,800,301 24	13,580,799 08
Other Investments.....		110,465,901 12	142,440,137 04
PROVINCE ACCOUNTS.....		2,296,327 90	2,296,327 90
MISCELLANEOUS AND BANKING ACCOUNTS.....		254,365,301 64	321,929,409 76
Total Assets.....		378,927,831 90	480,246,673 78
Total Net Debt 31st January.....		527,488,999 94	745,938,869 75
do do to 31st December.....		515,144,019 37	722,111,449 67
Increase of Debt.....		12,344,980 57	23,827,420 08

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of January, 1916.	Total to 31st January, 1916	Month of January, 1917.	Total to 31st January, 1917.
REVENUE :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Customs.....	9,780,760 48	78,996,901 31	11,536,092 02	108,868,302 45
Excise.....	1,739,578 48	18,203,670 26	2,109,348 87	20,561,709 96
Post Office.....	1,375,000 00	14,171,339 91	1,731,627 71	15,881,627 71
Public Works, including Railways and Canals..	3,381,877 74	19,399,097 82	1,907,819 80	21,701,730 86
Miscellaneous.....	1,244,874 70	8,778,903 98	3,762,328 32	20,890,194 89
Total.....	17,522,091 40	139,549,913 28	21,047,216 72	187,903,565 87
EXPENDITURE.....	15,750,217 33	90,219,672 89	18,882,897 99	100,579,403 09

EXPENDITURE ON CAPITAL ACCOUNT, ETC.	Month of January, 1916.	Total to 31st January, 1916	Month of January, 1917.	Total to 31st January, 1917.
War.....	12,237,788 24	97,986,686 66	24,074,932 88	194,304,681 80
Public Works, including Railways and Canals.....	1,983,068 54	28,134,950 59	2,031,921 81	20,642,079 16
Railway Subsidies.....		1,217,910 71	211,674 82	575,153 43
Total.....	14 220,856 78	127,339,547 96	26,318,529 51	215,521,914 39

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,  
J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.  
FINANCE DEPARTMENT, Ottawa, February 6, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance

33-1f

CIRCULATION AND SPECIE

Provincial.....	\$	27,772 25	Gold held January 31, 1917, by the Minister of Finance.....	\$	119,578,486 68
Fractional.....		1,073,792 04			
\$1.....		13,603,443 00	Gold reserve to be held on Savings Banks		
\$2.....		10,215,416 50	Deposits—		
\$4.....		44,715 00	10 p.c. on \$54,733,421.08 under The		
\$5.....		3,594,402 50	Savings Banks Act.....	5,473,342 11	
\$50.....		10,150 00	Gold held for redemption of Dominion		
\$100.....		1,600 00	Notes.....	\$	114,105,144 57
\$500.....		2,192,000 00			
\$1,000.....		4,663,000 00			
\$500 Legal Tender Notes for Banks.....		201,000 00			
\$1,000 " " " ".....		1,830,000 00			
\$5,000 " " " ".....		147,575,000 00			
		\$ 185,032,291 29			
PROVINCIAL NOTES.					
\$1.....	\$	11,300 50			
\$2.....		6,062 00			
\$5.....		4,219 75			
\$10.....		2,180 00			
\$20.....		860 00			
\$50.....		650 00			
\$500.....		2,500 00			
		\$ 27,772 25			

T. LAWSON,  
Actg. Comptroller of Dominion Currency.  
FINANCE DEPARTMENT,  
OTTAWA, 7th February, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance.

33-tf

UNREVISED STATEMENT of Inland Revenue accrued during the month of November, 1916.

Source of Revenue.	Amounts.	Total.
Excise.	\$ cts.	\$ cts.
Spirits.....	920,603 93	
Malt Liquor.....	7,426 05	
Malt.....	152,112 21	
Tobacco.....	1,026,293 46	
Cigars.....	71,332 35	
Manufactures in Bond.....	7,418 86	
Acetic Acid.....	1,127 85	
Seizures.....	630 80	
Other Receipts.....	7,402 92	
Total Excise Revenue.....		2,194,078 43
Methylated Spirits.....		15,957 09
Ferry.....		11,640 53
Inspection of Weights and Measures.....		4,208 00
Gas Inspection.....		5,829 10
Electric Light Inspection.....		956 50
Law Stamps.....		985 35
Other Revenues.....		418,099 01
War Tax.....		
Grand Total Revenue.....		2,651,754 01

J. U. VINCENT,  
Deputy Minister.

INLAND REVENUE DEPARTMENT,  
Ottawa, 22nd December, 1916.

27-tf



## POST OFFICE SAVINGS BANK ACCOUNT for the month of November, 1916.

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat. Can., 1906.)

DR. CR.

	\$	cts.		\$	cts.
BALANCE in hands of the Minister of Finance on 31st October, 1916. ....	41,141,450	36	WITHDRAWALS during the month. ....	792,887	84
DEPOSITS in the Post Office Savings Bank during month. ....	1,136,673	72			
TRANSFERS from Dominion Government Savings Bank during month :—					
PRINCIPAL. .... \$					
INTEREST accrued from 1st April to date of transfer. ....					
DEPOSITS transferred from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada. ....	1,671	01			
INTEREST allowed to depositors on accounts during month. ....	7,368	58	BALANCE at the credit of Depositor's accounts on 30th November, 1916. ....	41,494,275	83
	42,287,163	67		42,287,163	67

R. M. COULTER,  
Deputy Postmaster General.

Certified,  
W. FAIRWEATHER,  
Actg. Superintendent Savings Bank Branch.  
POST OFFICE DEPARTMENT,  
OTTAWA, 10th January, 1917.

31—tf

## STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks on thirty-first January, 1917. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on 31st December, 1916.	Deposits January, 1917.	Total.	Withdrawals for January, 1917.	Balance on 31st January, 1917.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Manitoba :—</i>					
Winnipeg. ....	569,715 24	3,293 00	573,008 24	5,489 36	567,518 88
<i>British Columbia :—</i>					
Victoria. ....	1,160,058 18	27,463 80	1,187,521 98	20,076 18	1,167,445 80
<i>Prince Edward Island :—</i>					
Charlottetown. ....	1,937,342 79	35,000 47	1,972,343 26	15,611 09	1,956,732 17
<i>New Brunswick :—</i>					
Newcastle. ....	268,967 32	1,070 00	270,037 32	2,669 43	267,367 89
St. John. ....	5,326,946 34	52,075 64	5,379,021 98	55,743 99	5,323,277 99
<i>Nova Scotia :—</i>					
Barrington. ....	118,635 69	43 00	118,678 69	50 00	118,628 69
Guysboro'. ....	116,979 27	1,678 00	118,657 27	260 64	118,396 63
Halifax. ....	2,502,721 36	29,520 42	2,532,241 78	22,664 19	2,509,577 59
Kentville. ....	239,384 16	3,558 04	242,942 20	3,035 46	239,906 74
Lunenburg. ....	420,076 12	4,077 00	424,153 12	3,294 76	420,858 36
Port Hood. ....	86,411 35	777 00	87,188 35	951 27	86,237 08
Shelburne. ....	222,924 59	2,882 00	225,806 59	1,160 51	224,646 08
Sherbrooke. ....	98,712 14	1,397 00	100,109 14	414 00	99,695 14
Wallace. ....	135,196 48	1,450 00	136,646 48	504 45	136,142 03
Totals. ....	13,204,071 03	164,285 37	13,368,356 40	131,925 33	13,236,431 07

T. C. BOVILLE,  
Deputy Minister of Finance.

FINANCE DEPARTMENT,  
OTTAWA, 13th February, 1917.

34—tf

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUÉBEC, ON THE 30th DAY OF DECEMBER, 1916.

LIABILITIES.										
CAPITAL.										
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice on a fixed day.	Provincial Govt. deposits payable after notice on a fixed day.	Other deposits payable after notice on a fixed day.	Special Poor Fund or Charity Fund Trust.	Liabilities not included under the foregoing heads.	Total Liabilities.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	2,000,000 00	1,000,000 00	95,593 60	.....	3	5	6	7	8	32,489,260 10
Caisse d'Economie Notre-Dame de Québec	1,000,000 00	250,000 00	.....	.....	140,000 00	11,200 00	10,346,824 49	83,000 00	657,305 16	11,238,329 65
Total.....	3,000,000 00	1,250,000 00	95,593 60	.....	140,000 00	11,200 00	42,445,532 63	263,000 00	772,263 52	43,727,589 75

ASSETS.										
Dominion, Provincial and other public securities.	Cash in hand and on deposit in chartered banks.	Canadian municipal bonds or securities, schools bonds and securities approved by Treasury Board.	Other bonds, debentures and securities.	Loans to governments, municipal corporations, fabriques de paroisses, syndes pour l'erection d'eglises and corporations and their boards of directors.	Loans for which bank stocks are held as collateral security.	Loans for which stocks, bonds, debentures or securities other than bank stocks are held as collateral security.	Special Poor Fund or Charity Fund investments.	Investments in bank stock made previous to the incorporation of the bank.	Other assets not included under the foregoing heads.	Total Assets.
1	2	3	4	5	6	7	8	9	10	11
\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
4,416,175 61	5,171,644 11	14,741,958 98	1,336,018 32	.....	1,090,703 64	7,348,138 55	180,000 00	.....	475,000 00	55,011,568 76
1,420,835 37	1,292,689 00	4,378,599 18	1,439,533 33	.....	449,968 28	2,740,289 90	83,000 00	9,600 00	140,000 00	12,747,201 29
5,837,010 98	6,464,333 11	19,120,558 16	3,275,551 65	.....	1,540,671 92	10,088,428 45	263,000 00	9,600 00	615,000 00	47,753,769 96



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**PARTIES** sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules:

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Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

J. de LABROQUERIE TACHE,  
King's Printer and Controller of Stationery.

Department of Public Printing and Stationery.  
Ottawa, 24th December, 1914.

## APPLICATIONS TO PARLIAMENT.

## HOUSE OF COMMONS.

## RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

*Petitions for Private Bills.*

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

*Instruction to Committees.*

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

*Deposit of Bills and Fees.*

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

*Additional charges.*

3. The following charges shall also be levied and paid in addition to the foregoing, viz.:—

- (a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension..... \$100 00
- (b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week..... 100 00
- (c.) When a Bill is presented in the House after the twelfth week of the session..... 200 00
- (d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000..... 100 00
- (e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000..... 150 00
- (f.) When the proposed capital stock of a company is over \$750,000 and does not exceed \$1,000,000..... 200 00
- (g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000..... 300 00
- (h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000..... 400 00
- (i.) For every additional million dollars or fractional part thereof..... 100 00

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves and increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill: and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating

in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs *b* or *c* of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,  
Clerk House of Commons.

#### RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. *A Railway or Canal Company*:—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect the particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks;

and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House.

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the clauses of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Acts* is proposed to be departed from;—Bills which are not framed in accordance with this Rule, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the clauses.

THOS. B. FLINT,  
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

#### MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a "railway company, or of a canal company, or for an "extension of the line of any existing or authorized "railway or canal, shall be considered by the Examiner "or by the Standing Orders Committee until there "has been filed with that committee a map or plan, "showing the proposed location of the works, and "each county, township, municipality or district "through which the proposed railway or canal, or any "branch or extension thereof, is to be constructed."

#### MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway "or canal company or for changing the route of the "railway or of the canal of any company already "incorporated shall be considered by the Railway "Committee until there has been filed with the com- "mittee, at least one week before the consideration "of the bill:—"

(a.) "A map or plan drawn upon a scale of not "less than half an inch to the mile, showing the "location upon which it is intended to construct "the proposed work, and showing also the lines of "existing or authorized works of a similar character "within, or in any way affecting the district, or any "part thereof, which the proposed work is intended "to serve; and such map or plan shall be signed "by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of "capital proposed to be raised for the purpose of the "undertaking, and the manner in which it is proposed "to raise the same, whether by ordinary shares, "bonds, debentures, or other securities, and the "amount of each, respectively."

#### THE SENATE.

##### SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

*As Revised and brought in force 22nd March, 1916.*

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be



published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

- (1) The petitioner's residence at the time of service.
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—
  - (a) The respondent's residence at the time of sending such notice.
  - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
  - (c) The name and address of the solicitor, if any, acting for the respondent.
  - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
  - (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be con-

sidered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.

(7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210).

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

## THE SENATE.

### Notices for Private Bills.

#### EXTRACTS FROM THE STANDING RULES OF THE SENATE.

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. *A Railway or Canal Company*.—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*.—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. *A company for the construction of any works* which in their construction or operation might specially affect a particular locality; or for obtaining any *exclusive rights or privileges*; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. *A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company*, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholder or bondholders or creditors of the company:—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed "Private Bill Notice"; or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

■ SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

NOTICE is hereby given that Milo Elmer Rose, of the City of Hamilton, in the County of Wentworth, in the Province of Ontario, drilling contractor, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Gretchen Innis Rose, of the City of Hamilton, in the County of Wentworth, on the grounds of adultery and desertion.

Dated at Hamilton, this 22nd day of January, A.D. 1917.

ARRELL & ARRELL,  
Solicitors for the applicant.

EDWARD J. DALY,  
Ottawa agent.

31-14

NOTICE is hereby given that Florence Evelyn Snyder, of the City and District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Edward Lockwood, also of the City and District of Montreal, in the Province of Quebec, mechanic, on the grounds of adultery and desertion.

Dated at the City of Montreal, in the Province of Quebec, this 22nd day of November, 1916.

HUGH MACKAY,  
Solicitor for applicant.

22-14

NOTICE is hereby given that Colin Darrach Poole, of the City of Toronto, in the County of York, in the Province of Ontario, manager, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Catharine Poole, on the ground of adultery.

Dated at Toronto, in the Province of Ontario, the 8th day of January, 1916.

CORLEY, WILKEY & DUFF,  
157 Bay Street, Toronto,  
Solicitors for the applicant.

22-14

NOTICE is hereby given that Albert Edwin Gordon, of the City of Toronto, in the County of York, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Edna Gertrude Gordon, of the said City of Toronto, on the ground of adultery.

Dated at Toronto this 27th day of July, A.D., 1916.

CORLEY, WILKIE, DUFF & HAMILTON,  
Solicitors for applicant.

22-14

NOTICE is hereby given that Gertrude Ellen Beal, of the City of Toronto, in the County of York, and Province of Ontario, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, William Albrighton Beal, of the City of Toronto, in the County of York, and Province of Ontario, manufacturer, on the grounds of adultery, misconduct and cruelty.

Dated at the City of Ottawa, in the Province of Ontario, this 13th day of November, A.D. 1916.

PRINGLE, THOMPSON,  
BURGESS & COTÉ,  
511 Union Bank Bldg., Ottawa, Ont.,  
Solicitors for applicant.

21-14

NOTICE is hereby given that Mr. Donald George Whibley, presently of the City of Ottawa, in the County of Carleton, in the Province of Ontario, but formerly of the City and District of Montreal, in the Province of Quebec, Accountant, will apply to the Parliament of Canada, at the next Session thereof, for a Bill of Divorce from his wife, Frances Lilian Owen, of parts unknown, on the grounds of adultery and desertion.

Messrs. Aylen & Duclos, Solicitors, Ottawa, are agents for petitioner for receiving papers.

Dated at the City of Montreal, Province of Quebec, this thirteenth day of December, one thousand nine hundred and sixteen (13-1916).

LESLIE H. BOYD,  
Solicitor for applicant,  
136 St. James St., Montreal

25-14



**NOTICE** is hereby given that Amy Beatrice Mathews, of the City of Westmount, in the District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Ernest Hilton, of the City of Montreal, in the Province of Quebec, on the ground of adultery.

Dated at the City of Montreal, in the Province of Quebec, this third day of January, one thousand nine hundred and seventeen.

**COUSINS & CURRY,**  
Solicitors for applicant,  
120 St. James Street,  
Montreal.

29-14

**NOTICE** is hereby given that Johnston Alexander Abraham, of the Village of Wiarton, in the County of Bruce, and Province of Ontario, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Mary Charles Abraham, of the Village of Wiarton, in the County of Bruce, and Province of Ontario, on the grounds of adultery and misconduct.

Dated at Ottawa, this 9th day of December, A.D. 1916.

**PRINGLE, THOMPSON, BURGESS & COTE,**  
Union Bank Building,  
Ottawa, Ont.,  
Solicitors for applicant.

25-14

**NOTICE** is hereby given that Percy Doughty, of the City of Toronto, in the County of York, Province of Ontario, manager, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Beneita Jennetta Doughty, of the said City of Toronto, on the ground of adultery.

Dated at Toronto, in the Province of Ontario, this 1st day of December, 1916.

**PERCY DOUGHTY,**  
by his solicitor herein  
S. W. BURNS,  
10 Queen East,  
Toronto.

24-14

**NOTICE** is hereby given that Andrew Hamilton Gault, of the City and District of Montreal, in the Province of Quebec, Major in the Canadian Expeditionary Forces, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Marguerite Claire Stephens, of the said City and District of Montreal, on the ground of adultery.

Dated at the City of Montreal, in the District of Montreal, in the Province of Quebec, this thirteenth day of November, A.D. 1916.

**LAFLEUR, MACDOUGALL,  
MACFARLANE & POPE,**  
Royal Trust Building,  
Montreal, Que.,  
Solicitors for applicant.

21-14

**NOTICE** is hereby given that Margaret Bell Charlesworth, of the Town of Blythe, in the County of Huron, in the Province of Ontario, wife of Leopold Otto Charlesworth, of the same place, merchant, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from her husband, the said Leopold Otto Charlesworth, of the said Town of Blythe, in the County of Huron, in the Province of Ontario, merchant, on the grounds of adultery and desertion.

Dated at Winnipeg, in the Province of Manitoba, this 19th day of January, A.D. 1917.

**MARGARET BELL CHARLESWORTH,**  
By her solicitor  
WILLIAM THORNBURN.

Witness—G. V. DARRACH.

32-14

**NOTICE** is hereby given that William Lewes Evans of the City and District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the present session thereof, for the purpose of obtaining a Bill of Divorce from his wife, Meta Rogers, of parts unknown, on the grounds of adultery and desertion.

Dated at Montreal, in the Province of Quebec, this twelfth day of February, A.D. one thousand nine hundred and seventeen.

**COUSINS & CURRY,**  
Solicitors for the applicant,  
120 St. James Street,  
Montreal.

34-14

**NOTICE** is hereby given that "The Sharp Rotary Ash Receiver Company, Inc.," of Binghamton, in the State of New York, will apply to the Parliament of Canada, at the present session thereof, for an Act authorizing the Commissioner of Patents, notwithstanding anything in The Patent Act, to receive from the applicant company an application for the payment of the usual fee for the second term of the following patent, viz : No. 124494, dated the 15th day of March, 1910, being improvement in Ash Receiving Devices ; and to grant and issue to the said applicant certificate of payment for such fees, provided for by The Patent Act, extending the term of duration of the letters patent aforesaid in as full and ample a manner as if application had been made within the said first six years of the letters patent aforesaid, or six years from the date of the letters patent aforesaid.

**THE SHARP ROTARY ASH  
RECEIVER CO., INC.**

34-5

LELAND L. SUMMERS.

**NOTICE** is hereby given that Leland L. Summers, of Chicago, Ill., U.S.A., will apply to the Parliament of Canada, at the present session thereof, for an Act authorizing the Commissioner of Patents, notwithstanding anything in The Patent Act, to receive from the applicant an application for the payment of the further and usual fee for the second term of the following patents, namely :—Nos. 127,367 ; 127,368 ; 127,369 and 127,370, all dated 2nd August, 1910, the first two mentioned being for Improvements in Coking Furnaces, and the last two being for Improvements in Coking Processes ; and to grant and issue to the said applicant certificates of payment for such fees, provided for by The Patent Act, extending the term of duration of each and all of the letters patent aforesaid in as full and ample a manner as if application had been made within the said first six years of the letters patent aforesaid, or six years from the date of the letters patent aforesaid.

**SMELLIE & LEWIS,**  
Solicitors for applicant.

Ottawa, 18th January, 1917. 31-5

**BRITISH CROWN ASSURANCE CORPORATION  
OF CANADA.**

**NOTICE** is hereby given that an application will be made to the Parliament of Canada at its present Session for an Act to incorporate "The British Crown Assurance Corporation of Canada" with power to carry on the business of fire insurance, automobile insurance, sprinkler leakage insurance, weather insurance and hail insurance in all their forms and branches throughout the Dominion of Canada, and with all other necessary and usual powers, and having its head office at the City of Regina in the Province of Saskatchewan.

Dated at Ottawa this 19th day of January, 1917.

**EMBURY, SCOTT & McKINNON,**  
Solicitors for Applicants.  
By JOHN J. OMEARA,  
Their Agent.

31-5

## THE WESTERN LIFE ASSURANCE COMPANY

NOTICE is hereby given that application will be made by The Western Life Assurance Company to Parliament, at the next session thereof, for an Act extending the time for the obtaining of a license from the Minister of Finance under the provisions of The Insurance Act, 1910, and 6 & 7 George V, chapter 8.

Dated at Winnipeg, this 10th day of January, A.D.

AIKINS, FULLERTON, FOLEY & NEWCOMBE,  
221 McDermot Avenue, Winnipeg, Manitoba,  
30-5 Solicitors for the applicant.

## GRAND TRUNK PACIFIC BRANCH LINES COMPANY.

NOTICE is hereby given that the Grand Trunk Pacific Branch Lines Company will apply to the Parliament of Canada, at its next session, for an Act extending the time within which the company may complete and put in operation the following authorized lines of railway.

(a) From a point on the western division of the Grand Trunk Pacific Railway in the vicinity of Township 22, Range 6, west of the Second Meridian, to Yorkton, and thence to the shores of Hudson Bay in the vicinity of Fort Churchill;

(b) From a point on the western division of the Grand Trunk Pacific Railway between the 105th and 107th degrees of longitude to Prince Albert;

(c) From a point on the western division of the Grand Trunk Pacific Railway between the east limit of Range 11 and the west limit of Range 16, west of the Third Meridian, thence in a southwesterly and westerly direction to a point in the vicinity of Calgary, or to a point on the line which the company is authorized to construct from a point on the said western division between the 111th and 113th degrees of longitude, to Calgary;

(d) From a point on the line mentioned in paragraph (c) hereof between the east limit of Range 20 and the west limit of Range 28, west of the Third Meridian, thence in an easterly and southeasterly direction to a point on the company's authorized line at or near Moosejaw, or to a point in the vicinity thereof.

(e) From a point within or near Townships 41, 42, or 43 on the line which the company is authorized to construct by paragraph 13 of section 11 of chapter 99 of the Statutes of 1906, thence in a generally northwesterly and westerly direction to a point on the western division of the Grand Trunk Pacific Railway between Artland and Wainwright,

And for other purposes.

Dated at Montreal, this 11th day of January, 1917.

W. H. BIGGAR,  
30-5 Solicitor for the applicants.

## THE KHAKI LEAGUE.

NOTICE is hereby given that an application will be made to the Parliament of Canada at its session beginning in January, 1917, for an Act to incorporate "The Khaki League" as an association to look after the welfare and interests of soldiers and sailors of the British Empire and its allies; to establish, maintain and operate recreation rooms, clubs and homes, for soldiers and sailors, and convalescent homes, hospitals, employment and information bureaux, educational classes, libraries, and agencies, intended for their benefit; to collect and establish funds for their benefit; to act as their agents; to establish memorials; to provide legal, medical and technical advice; to establish branches of the association; and for other analogous purposes; with all the powers required for the same.

Montreal, January 15th, 1917.

LIGHTHALL & HARWOOD,  
Solicitors for applicants,  
306 Quebec Bank Building,  
30-5 Montreal.

## THE KENORA AND ENGLISH RIVER RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate a railway company under the name of "The Kenora and English River Railway Company" with power to lay out, construct and operate a line of railway commencing at a point on the Transcontinental Railway, in the District of Kenora, in the Province of Ontario, West of Superior Junction, northerly and westerly crossing the English River west of Lac Seul, thence northerly and westerly in the District of Patricia, thence westerly and southerly to and in the Province of Manitoba to the City of Winnipeg in the said Province with power to acquire and develop, but not by expropriation, electric or other energy; to construct and operate telephone and telegraph lines and charge tolls for the use thereof; to build and operate vessels; construct and operate wharves, hotels, etc., in connection with the undertaking of the company; to enter into agreements with other companies, and for such other powers as are usually given to railway companies.

DENTON, GROVER & FIELD,  
Barristers, etc.,  
Toronto, Ont.

Solicitors for the applicants.

Dated this 19th day of January, A. D. 1917. 30-5

## THE CANADIAN SURETY COMPANY.

NOTICE is hereby given that The Canadian Surety Company will make application to the Parliament of Canada, at its next Session, for an Act to amend its Act of Incorporation (1 and 2 George V., Cap. 60, 1911,) to enable it to transact the following classes of business, in addition to the classes specified in subsections (a), (b) and (c) of section 6 thereof, viz: (d) Automobile Insurance; (e) Accident Insurance; (f) Sickness Insurance and (g) Fire Insurance.

FOY, KNOX & MONAHAN  
Solicitors for applicant.  
30-5 153-161 Bay St., Toronto

## BRITISH AMERICAN TELEPHONE AND TELEGRAPH COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for an act to incorporate a telephone and telegraph company under the name of the British American Telephone and Telegraph Company with power to construct, maintain, acquire and operate lines of electric telephone and telegraph (including wireless) in Canada and elsewhere with all other powers necessary and incidental to the carrying on of the business of a telephone and telegraph company; and to acquire by purchase, lease or otherwise companies with similar objects; and to sell, lease to and amalgamate or enter into agreements with other companies with similar objects and for other purposes.

Dated at Ottawa, this 15th day of January, A.D. 1917.

PRINGLE & GUTHRIE,  
Citizen Building,  
30-5 Solicitors for the Applicant.

NOTICE is hereby given that an application will be made at the next session of the Parliament of the Dominion of Canada, on behalf of George C. Breidert and Burton W. Mudge, both of Chicago, Illinois, for an Act to confer on the Commissioner of Patents authority to grant and issue to Burton W. Mudge the assignee of George C. Breidert, certain patents of invention for car ventilators, ventilator and ventilating devices in pursuance of the applications of George C. Breidert of Chicago, Illinois, the inventor thereof, and or of Burton W. Mudge, notwithstanding that the time within which such applications for patents should be made under The Patent Act had elapsed before the filing thereof.

Dated at Toronto, this 10th day of January, 1917.

BLAKE, LASH, ANGLIN & CASSELS,  
25 King Street West, Toronto,  
30-5 Solicitors for the applicant



BRITISH COLUMBIA AND WHITE RIVER  
RAILWAY CO.

**NOTICE.**—The British Columbia and White River Railway Company will apply to the Parliament of Canada, at its next session, for an Act extending the time within which it may construct the railways and branches which it has been duly authorized to construct by chapter forty-five of the Statutes of nineteen hundred and eleven, and which have not been constructed, and for other purposes.

Dated at Vancouver, B.C., this twenty-ninth day of January, nineteen hundred and seventeen.

BARNARD, McKEOWN & CHOQUETTE,  
145 St. James Street, Montreal,  
Solicitors for the company.

32-5

**NOTICE** is hereby given that application will be made at the next session of the Parliament of Canada for the incorporation of The "Alliance Nationale," a fraternal and benevolent society, duly incorporated by special act of the Province of Quebec, to promote the material and social welfare of its members and the protection of those dependent upon them, in aiding them in sickness and disability and insuring them against death, sickness and accident, and by paying them such indemnities or benefits as may be provided for by the by-laws of the Association.

de LORIMIER & GODIN,  
35 St. James Street, Montreal,  
Solicitors for applicants.

Montreal, January 5, 1917. 29-5-34-2

## MISCELLANEOUS.

## FACTORIES INSURANCE COMPANY.

IN THE MATTER of the Factories Insurance Company;  
and in the matter of The Insurance Act, 1910.

**NOTICE** is hereby given, pursuant to sections 28, 130 and 131 of The Insurance Act, 1910, that the Factories Insurance Company, having ceased to transact business in Canada, and having reinsured all its outstanding risks in the Western Assurance Company, a company licensed to do business in Canada, has applied to the Minister of Finance for the release of its securities on the first day of May, 1917, and all claimants, if any, contingent or actual, who desire to oppose such release, are hereby notified to file their opposition in writing with the Minister at his office, in the Parliament Buildings, Ottawa, on or before the said first day of May, 1917.

Dated at Toronto, this thirtieth day of January, 1917.

B. L. ANDERSON,  
President.

32-14

## BANQUE D'HOCHELAGA

**NOTICE** is hereby given, in accordance with provisions of article 33 of The Bank Act, that:

(A) The shareholders of the Banque d'Hochelaga, at their annual general meeting, held at the Head Office of the Bank, in the City of Montreal, on the 15th January, 1917, have adopted the following by-law:

"The authorized capital of the Banque d'Hochelaga is increased to the amount of ten million dollars, (\$10,000,000)."

Certified copy,

BEAUDRY LEMAN,  
Secretary and general manager.

(B) That application will be made, within three months from the adoption of the said by-law, to the Treasury Board, at Ottawa, for the issuing of a certificate approving this by-law.

Montreal, this 20th January, 1917.

BEAUDRY LEMAN,  
Secretary and general manager.

31-4

15514-4

## UNION BANK OF CANADA.

## DIVIDEND No. 120.

**NOTICE** is hereby given that a dividend at the rate of eight per cent per annum upon the paid-up capital stock of the Union Bank of Canada has been declared for the current quarter, and that the same will be payable at its banking house in the City of Winnipeg, and also at its branches, on and after Thursday, the 1st day of March, 1917, to shareholders of record at the close of business on the 14th day of February next.

The transfer books will be closed from the 15th to the 28th of February, 1917, both days inclusive.

By order of the Board,

G. H. BALFOUR,  
General manager.

Winnipeg, 18th January, 1917. 31-4

## THE ROYAL BANK OF CANADA.

## DIVIDEND No. 118.

**NOTICE** is hereby given that a dividend of three per cent (being at the rate of twelve per cent per annum) upon the paid-up capital stock of this Bank has been declared for the current quarter, and will be payable at the Bank and its branches on and after Thursday, the 1st day of March next, to shareholders of record of 15th February.

By order of the Board.

C. E. NEILL,  
General manager.

Montreal, Que., 16th January, 1917. 30-6

## THE CANADIAN BANK OF COMMERCE.

## DIVIDEND No. 120.

**NOTICE** is hereby given that a quarterly dividend of 2½ per cent upon the capital stock of this bank has been declared for the three months ending 28th of February next, and that the same will be payable at the Bank and its Branches on and after Thursday, 1st March, 1917, to shareholders of record at the close of business on the 14th day of February, 1917.

By order of the Board,

JOHN AIRD,  
General manager

Toronto, 19th January, 1917. 31-5

**NOTICE** is hereby given, pursuant to section 15, ss. 4, of The Copyright Act, that interim copyright of the scientific work entitled "The Basic Principles of Spinal Massage" has been entered as of 2nd February, 1917, on Folio 1878 of Register of Interim Copyrights 8, in the name of E. L. Hodges, of Victoria, B. C.

Victoria, B. C., 13th February, 1917.

E. L. HODGES.

34-1

## NEW YORK CENTRAL RAILWAY COMPANY.

**NOTICE** is hereby given, that on the 9th day of February, 1917, there was deposited in the office of the Secretary of State for the Dominion of Canada, a duly executed agreement, dated January 1, 1917, by and between John Carstensen, Abraham T. Hardin and Edward L. Rossiter, vendors, Guaranty Trust Company of New York, trustee, and the New York Central Railway Company, and a lease, duly executed, pursuant thereto under date of January 20, 1917, Guaranty Trust Company of New York, as trustee, to The New York Central Railway Company, in pursuance of Chapter 38 of the Statutes of Canada for 1907, being an Act to amend the Railway Act and amendments thereto.

Dated February 9, 1917.

ALBERT H. HARRIS,  
Vice-President and General Counsel.

34-2

## NAVIGABLE WATERS PROTECTION ACT.

CHAPTER 115, REVISED STATUTES, CANADA.

**T**HE Canada Iron Foundries, Limited, hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa and in the Registry Office for Three Rivers, a description of the site and plans of the wharf proposed to be built at the mouth of St. Maurice River, in front of Lot No. 1824 of the official plans and book of reference of the cadaster of the City of Three Rivers.

And take notice that after the expiration of one month from the date of the first publication of this notice the said Canada Iron Foundries, Limited, will, under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa, for approval of the said site and plans, and for leave to construct the said wharf.

Dated at Three Rivers, this 19th day of January, 1917.

BUREAU & BIGUÉ,  
Solicitors for the applicant,  
Power Building, Three Rivers.

31-4

## THE BANK OF TORONTO.

DIVIDEND No. 142.

**N**OTICE is hereby given that a dividend of two and three-quarters per cent for the current quarter, being at the rate of eleven per cent per annum, upon the paid-up capital stock of the Bank, has this day been declared, and that the same will be payable at the Bank and its branches, on and after the 1st day of March next, to shareholders of record at the close of business on the 14th day of February next.

By order of the Board,

THOS. F. HOW,  
General manager.

The Bank of Toronto,  
Toronto, 24th January, 1917.

31-5

## THE BANK OF OTTAWA.

DIVIDEND No. 102.

**N**OTICE is hereby given that a dividend of three per cent, being at the rate of twelve per cent per annum, upon the paid-up capital stock of this Bank, has this day been declared for the current three months, and that the said dividend will be payable at the Bank and its branches on and after Thursday, the first day of March, 1917, to shareholders of record at the close of business on the 15th of February next.

By order of the Board,

D. M. FINNIE,  
General manager.

Ottawa, Ont., 15th January, 1917.

31-5

## BANK OF MONTREAL.

**N**OTICE is hereby given that a dividend of two and one-half per cent upon the paid-up capital stock of this institution has been declared for the current quarter, payable on and after Thursday, the first day of March next, to shareholders of record of 31st January, 1917.

By order of the Board,

FREDERICK WILLIAMS-TAYLOR,  
General manager.

Montreal, 23rd January, 1917.

31-5

## THE HOME BANK OF CANADA,

DIVIDEND No. 41.

**N**OTICE is hereby given that a dividend at the rate of five per cent (5%) per annum upon the paid-up capital stock of this Bank has been declared for the three months ending the 28th February, 1917, and that the same will be payable at the Head office and Branches on and after Thursday the 1st day of March, 1917. The transfer books will be closed from the 14th day of February to the 28th day of February, 1917, both days inclusive.

By order of the Board,

J. COOPER MASON,  
Acting general manager.

Toronto, January 17, 1917.

31-5

## NAVIGABLE WATERS PROTECTION ACT.

R. S. C., CHAPTER 115.

**T**HE St. Maurice Lumber Company, a body corporate and politic, having its head office and principal place of business in the Province of Quebec, at the City of Three Rivers, hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the Registrar of the Registration Division of Three Rivers, a description of the site and the plans of eleven new piers proposed to be built in the St. Maurice River at Three Rivers, in front of Lot No. 2011.

And take notice that after the expiration of one month from the date of the first publication of this notice, the St. Maurice Lumber Company will, under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa, for approval of the said site and plans, and for leave to construct the said piers.

Dated at Three Rivers, this twenty-sixth day of January, 1917.

ST. MAURICE LUMBER COMPANY,

Per G. M. STEARNS,  
President.

33-4

## NAVIGABLE WATERS PROTECTION ACT.

R. S. C., CHAPTER 115.

**T**HE Mullen Coal Company hereby give notice that they have, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the Registrar of Deeds for the Registry Division of the County of Essex, at Sandwich, Ontario, a description of the site and plans of the wharf or dock proposed to be built in the Detroit River, at the Town of Sandwich, in the County of Essex, in front of lots numbers 37 to 49 both inclusive, according to plan number 473 being a subdivision of part farm lot number 59 formerly in the Township of Sandwich west but now in the said Town of Sandwich.

And take notice that after the expiration of one month from the date of the first publication of this notice, The Mullen Coal Company will, under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa, for approval of the said site and plans and for leave to construct the said wharf or dock.

Dated at Sandwich, this 1st day of February, 1917<sup>t</sup>

33-4 THE MULLEN COAL COMPANY.

## BANK OF HAMILTON.

DIVIDEND NOTICE.

**N**OTICE is hereby given that a dividend of three per cent (three per cent per annum) on the paid-up capital of the bank, for the quarter ending 28th February, has this day been declared, and that the same will be payable at the bank and its branches on 1st March next.

The transfer books will be closed from the 21st to the 28th February, both inclusive.

By order of the Board,

J. P. BELL,  
General manager.

Hamilton, 29th January, 1917.

33-4

## CENTRAL COUNTIES RAILWAY CO.

**N**OTICE is hereby given in conformity with the Acts of Incorporation, and by the by-laws of the company, that the annual meeting of the Central Counties Railway Company will be held at the office of the company, 103 St. Francois Xavier Street, in the City of Montreal, Province of Quebec, on Monday, 5th day of March, 1917, at the hour of three o'clock in the afternoon, for the election of directors for the coming year and for such other business as may legally come before the meeting.

C. ROSS DOBBIN,  
Secretary.

Central Counties Railway Company.

Montreal, 1st February, 1917.

33-4



## NAVIGABLE WATERS PROTECTION ACT,

CHAPTER 115, R.S.C.

**PUBLIC** notice is hereby given that, under section 7 of the said Act, "The St. Maurice River, Boom & Drive Company, Limited," has deposited with the Minister of Public Works at Ottawa, and in the Registry Office for the district of Champlain, in the Province of Quebec, a description of the site and plans of five piers proposed to be built in the St. Maurice River, at Grandes Piles, in the County of Champlain, in front of lots 212, 213, 214 and 215 of Range 2 of the Township of Radnor, on the east side of St. Maurice River, and of lots 132, 133 and 134 of Range 1, of the Township of Radnor, on the west side of St. Maurice River, and pier No. 5, as shown in said plans, which will be built on the island known as "Ile Le Blond," at Petites Piles, in the County of Champlain, in front of lot numbered one, in the first Range of the Township of Radnor, in the said County of Champlain.

And take notice that after the expiration of one month from the date of the first publication of this notice the St. Maurice River Boom and Drive Company, Limited, will, under section 7 of the said Act, apply to the Minister of Public Works at his office at the City of Ottawa, for approval of the said plans and for leave to construct the said piers.

Dated at Three Rivers, this 19th day of January, 1917.

BUREAU &amp; BIGUÉ,

Solicitors for the applicant,

31-4

Power Building, Three Rivers.

## THE FRENCH RIVER BOOM COMPANY, LIMITED.

Midland, Ontario, 13th February, 1917.

To whom it may concern:—

**T**HE following is a list of the tolls proposed to be collected on logs and timber taken down through the works of The French River Boom Company, Limited, during the season of 1917, all of which has been submitted for approval of the Minister of Public Works, as required by law, viz:—

SECTION I.—(a) For all logs and timber passing through the works of the company from the Elbow to below rapids at Tramway, for each 1,000 feet B.M. ....	Cts. .07
(b) For taking logs from inside Elbow just above Tramway, and delivering same in rafts to Lake Tugs in their storm booms, an additional charge per 1,000 feet B.M. ....	.38
SECTIONS II, III, IV.—For taking logs from mouth of Wahnapiatae, Main French or Pickerel River at LeBœuf Lake to inside Elbow, for each 1,000 feet B.M. ....	.25

## THE FRENCH RIVER BOOM CO. (LIMITED).

DWIGHT J. TURNER,

34-4

Secretary-treasurer.

## IN THE EXCHEQUER COURT OF CANADA.

**IN THE MATTER** of the petition of the Goodyear Tire & Rubber Company of Canada, Limited, of the City of Toronto, in the Province of Ontario, Dominion of Canada, and

**IN THE MATTER** of two Specific Trade Marks consisting of the word Goodyear and the words Wing Foot with the representation of a foot with a wing thereon.

**NOTICE** is hereby given that on the 3rd day of February there was filed in the Exchequer Court of Canada the petition of the Goodyear Tire & Rubber Company of Canada, Limited, of Toronto, in the Province of Ontario, Canada, praying that an order may be made directing that their trade mark Goodyear may be registered as a specific trade mark to be used in connection with the manufacture and sale of rubber or balata goods, or goods of which rubber or

balata forms a component part, or manufactured goods containing other material used to effect the adhesion of moisture proofing of fabrics, such as pneumatic and solid tires, pneumatic tubes, tire accessories, hose, belting, packing, tubing, moulded goods, cements, leather substitutes, boots and shoes, rubbers and overshoes, heels and soles; that their trade mark, consisting of the words Wing Foot, with the representation of a foot with a wing thereon, may be registered as a specific trade mark to be used in connection with the manufacture and sale of rubber or balata goods, or goods of which rubber or balata forms a component part, or manufactured goods containing other material used to effect the adhesion or moisture proofing of fabrics, such as pneumatic and solid tires, pneumatic tubes, tire accessories, hose, belting, packing, moulded goods and tubing; that the trade mark registered by the Cycle Components Manufacturing Company, Limited, of Bourne Brook, Birmingham, England, at folio 5730 of registry 24 of the Register of Trade Marks in the Department of Agriculture of the Dominion of Canada, may be varied by cancelling from the list of classes for which said trade mark is registered the classes of pneumatic tires and india-rubber; that the trade mark registered by The Goodyear Rubber Company of Canada, Limited, of Montreal, Canada, at folio 1625 of register No. 8 of the Register of Trade Marks in the Department of Agriculture of the Dominion of Canada, may be expunged.

Any person desiring to oppose said petition must, within fourteen days from the date of the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being 3rd March, A.D. 1917) file a statement of his objections with the Registrar of the Exchequer Court at Ottawa and serve a copy thereof upon the petitioner or his solicitor.

FETHERSTONHAUGH &amp; CO.,

5 Elgin street,

Ottawa, Canada,

34-4

Solicitors for the petitioner.

## LAUZON ENGINEERING CO., LIMITED.

**NOTICE.**—Extract from the minutes of a general annual meeting of the shareholders of "The Lauzon Engineering Co., Ltd.," held the 6th day of February, 1917.

Whereas in virtue of paragraph 7 of the general by-laws of the company, the number of directors managing the affairs of the company is three;

And whereas it is advisable to increase the number of directors of this company from three to five;

And whereas the shareholders of this company, in general meeting assembled, desire to amend section 7 of the general by-laws of the company and to pass a by-law in that behalf,—

It is unanimously resolved as follows:—

That the following by-law be adopted:—

## BY-LAW No. 30.

By-law increasing the number of directors from three to five.

It is hereby resolved and enacted as follows:—

Section 7 of the general by-laws of the company is hereby repealed and the following section is substituted in lieu thereof:—

## Section 7.

**DIRECTORS: 7.**—A board of five directors shall be elected at the general annual meeting of the shareholders. Any shareholder not in arrears as to the payment of his shares may be elected as director;

2. It is further enacted that at this general annual meeting, five directors shall be elected to constitute the board of directors of this company, and that those directors will resume duty as soon as this by-law shall be published according to law.

HARRY A. PAQUETTE,

Secretary,

DR. EMILE H. DION,

Vice-president.

I, the undersigned secretary, certify by these presents that the foregoing by-law No. 30 of the company's by-laws has been adopted at a general meeting of the

shareholders of "The Lauzon Engineering Company, Limited," duly called and held at the office of the company on the 6th day of February, 1917, by a majority of more than two-thirds in value of the shareholders of the company present in person or by proxy at the said meeting.

In testimony whereof I have signed the present certificate and approved the seal of the company this eighth day of February, 1917.

[L.S.]  
34-1

HARRY A. PAQUETTE,  
Secretary.

WILLIAMS SHOE, LIMITED.  
BY-LAW No. 6.

A BY-LAW RATIFYING AND CONFIRMING a portion of By-Law No. 1 of Williams Shoe, Limited.

WHEREAS under paragraph seven of By-Law No. 1 of Williams Shoe, Limited, it was enacted that eight directors of the said company should comprise the board of which five should form a quorum.

And whereas doubts have arisen under the Companies Act, Chapter 79, of the Revised Statutes of Canada and amendments thereto whether the appointment of the directors under the said by-law complied with the terms of the said Act.

And whereas for the purpose of confirming the number of directors as aforesaid and ratifying the Acts of the said board of directors a special general meeting of the shareholders of the said company was duly called under the by-laws of the said company to be held at the head office of the said company on Tuesday, the 23rd day of January, A.D. 1917, at 7.45 p.m. for the purposes aforesaid.

And whereas at such special general meeting of the said shareholders held at the time and place above mentioned, there being present shareholders of the said company representing more than two-thirds in value of the stock of the said company who deem it advisable that this by-law should be passed.

Now therefore be it enacted and it is hereby enacted as follows:—

1. That section seven of By-law No. 1 of the said company which reads as follows:—

That the affairs of the company shall be managed by a board of eight directors of which five shall form a quorum;

Be and the same is hereby ratified and confirmed.

2. That all Acts and proceedings had and taken by and on behalf of the said Board of Directors appointed

under said By-law No. 1 be and the same are hereby ratified and confirmed.

This by-law shall come into force and take effect from and after the date of the passing thereof.

Enacted and passed at a special general meeting of the shareholders of Williams Shoe, Limited, held the 23rd day of January, A.D. 1917.

JOHN McMURCHY,  
President.

S. MULLETT,  
Secretary Treasurer.

We hereby certify the foregoing to be a true copy of By-law No. 6 of Williams Shoe, Limited, passed on the 23rd day of January, A.D. 1917.

As witness the hand of the vice-president of the said company and their corporate seal this 30th day of January, A.D. 1917.

34-1 CHAS. M. McCALLUM,  
Vice-President.

THE SOLAR YEAST COMPANY, LIMITED.

BY-LAW No. 37.

WHEREAS the number of the directors of The Solar Yeast Company, Limited, is three, and it is expedient that the number should be increased:

Now, therefore, the said The Solar Yeast Company, Limited enacts as follows:

That the number of directors of the said company be and the same is hereby increased to seven.

Dated at Montreal, this 26th day of April, 1916.

A. F. DILLON,  
Secretary.

J. A. FITZGERALD,  
President.

We hereby certify that the foregoing is a true copy of a by-law passed by the directors of The Solar Yeast Company, Limited on the twenty-sixth day of April, 1916, and that the said by-law was approved by a vote of more than two-thirds in value of the stock represented by the shareholders present at a special general meeting duly called for considering the said by-law on the 12th day of May, 1916.

[L.S.] J. A. FITZGERALD,  
President  
A. F. DILLON,  
Secretary.

34-1



## NOMINATIONS.

## SECRÉTARIAT D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL de faire les nominations suivantes :—

OTTAWA, le 6 février 1917

Au lieu de l'avis de la nomination de RICHARD KEEVES comme commissaire pour faire prêter serment en vertu de la *Loi de la naturalisation*, publié dans la *Gazette du Canada* du 14 octobre 1916, lisez ce qui suit :

RICHARD KEYES, de Bezanson, dans la province d'Alberta, marchand : Commissaire pour faire prêter serment en vertu de la *Loi de la naturalisation*, étant le chapitre 77 des Statuts révisés du Canada, 1906.

10 février 1917.

JAMES SMITH, du port du Cape-Negro, dans le comté de Shelburne, dans la province de la Nouvelle-Ecosse : Maître de havre pour ce dit port.

## DÉPUTÉS ÉLUS.

## BUREAU DU GREFFIER DE LA COURONNE EN CHANCELLERIE POUR LE CANADA.

OTTAWA, le 13 février 1917.

RAPPORT d'un DÉPUTÉ élu pour siéger dans le présent Parlement.

PROVINCE DE QUÉBEC.

Dorchester.—L'honorable Joseph Pierre Albert Séigny, avocat, de Québec, P.Q.

JAMES G. FOLEY,  
Greffier de la Couronne en Chancellerie  
pour le Canada.

34-1

## PROCLAMATIONS.

DEVONSHIRE.

[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'elles pourront concerner,—SALUT :

PROCLAMATION à l'effet d'exiger que des rapports soient faits au sujet de la propriété britannique en territoire ennemi et des réclamations par les sujets britanniques contre des personnes ennemies et des gouvernements ennemis.

E. L. NEWCOMBE, } **A**TTENDU que dans l'inté-  
Sous-Ministre de la Justice, Canada. } rêt de Notre Dominion  
du Canada, il est extrêmement important qu'on obtienne des renseignements complets au sujet de la propriété en territoire ennemi qui appartient à Nos sujets, ainsi qu'au sujet des réclamations de Nos sujets contre des personnes ennemies et des gouvernements ennemis ;

Et attendu que dans le but d'obtenir ces renseignements il est nécessaire que nos sujets fassent rapport au sujet de cette propriété et de ces réclamations aux fonctionnaires nommés pour recevoir les dits rapports,—

En conséquence nous commandons et enjoignons strictement à nos sujets dans les limites du Canada y compris toutes les compagnies, maisons et corporations britanniques résidant ou faisant affaires dans les limites du Canada qui ont des titres de propriété d'une nature quelconque en territoire ennemi ou possèdent quelque intérêt en de telles propriétés ou ont des réclamations contre des personnes ennemies ou des gouverne-

ments ennemis, de faire immédiatement rapport de leur dite propriété ou réclamations aux fonctionnaires nommés pour recevoir ces dits rapports ;

Sauf qu'il ne sera pas nécessaire de faire de tels rapports au sujet de la propriété ou des réclamations lorsque des rapports ont été volontairement faits, avant la date de la présente proclamation, au gardien (le Ministre des Finances et Receveur général), selon la formule qu'il a prescrite ; mais si quelqu'un a déjà fait un rapport et qu'il désire modifier ou qu'il désire y faire une addition concernant l'intérêt ou les dividendes impayés qui pourraient être devenus payables depuis la date de son précédent rapport, il devra demander les formules nécessaires à cette fin, et dans chacun de ces cas, il faudra ajouter une note sur la formule à l'effet que le rapport est un rapport additionnel ou modifié, selon le cas.

Ces fonctionnaires désignés pour recevoir ces rapports seront :—

(a) Dans le cas de propriété en territoire ennemi et de réclamations contre des personnes ennemies, le gardien, comme susdit, Ministère des Finances, Ottawa.

(b) Dans le cas de réclamations contre des gouvernements ennemis, les Directeurs du Bureau des Réclamations à l'étranger, Foreign Office, Londres, S.-O.

Les dits rapports seront faits d'après la formule et contiendront les détails que le Gardien et les Directeurs du Bureau des Réclamations à l'étranger pourront exiger respectivement.

2. Pour les fins de la proclamation présentement mentionnée ;—

L'expression "propriété" comprend les documents des titres à la propriété ; l'expression "territoire ennemi," signifie le territoire de tout Etat en guerre avec Sa Majesté (y compris ses colonies et dépendances) ; l'expression "personnes ennemies" comprend toutes personnes, maisons, compagnies et corporations résidant ou faisant affaires en territoire ennemi ; l'expression "gouvernement ennemi" signifie le gouvernement de tout Etat en guerre avec Sa Majesté.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. Témoïn Notre Très fidèle et très aimé cousin et conseiller, Victor Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière ; membre de Notre très honorable Conseil Privé ; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges ; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce DOUZIÈME jour de FÉVRIER, en l'année de Notre-Seigneur mil neuf cent dix-sept et de Notre Règne la septième.

Par ordre,

THOMAS MULVEY,  
Sous-Secrétaire d'Etat.

34-3

DEVONSHIRE.

[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'elles pourront concerner,—SALUT :

PROCLAMATION.

E. L. NEWCOMBE, } **A**TTENDU que dans  
Sous-Ministre de la Justice, Canada. } par les Statuts  
Canada. } révisés du Canada  
1906, chapitre 48, et désigné et connu sous le nom de  
*Loi des douanes*, il est entre autres choses en substance

statué que toutes les factures des marchandises seront faites en cours monétaire du pays d'où elles sont importées ou en cours monétaire duquel les marchandises sont actuellement achetées et contiendront un exposé véridique de la valeur de ces marchandises ; et en calculant la valeur de ce cours monétaire pour établir les droits, le taux adopté sera celui qui a été prescrit et promulgué de temps à autre par le Gouverneur en conseil, qui est par le présent autorisé à rendre un arrêté à cet effet et le taux prescrit sera basé sur la valeur réelle de la monnaie ou du cours monétaire étalon de tel pays comparé au dollar étalon du Canada, autant que cette valeur comparative est connue ;

ET ATTENDU que Notre Gouverneur en conseil a ordonné qu'une proclamation soit promulguée stipulant que le cours des monnaies courantes étrangères comparées au dollar étalon du Canada, tel que démontré dans l'annexe ci-jointe et marquée "Annexe A," soit, à compter du premier jour de février 1917, jusqu'à ce qu'une nouvelle proclamation soit promulguée, celui des dites monnaies courantes étrangères pour les fins de la douane,—

SACHEZ DONC que Nous proclamons et déclarons par la présente, et par et avec l'avis de Notre Conseil privé pour le Canada que le cours des monnaies courantes étrangères comparées au dollar étalon du Canada, tel que démontré dans l'annexe ci-jointe et marquée "Annexe A," sera, à compter du premier jour de février

prochain, le cours des dites monnaies courantes étrangères pour établir les droits ;

De ce qui précède Nos vœux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes, et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN : Notre très fidèle et très aimé cousin et conseiller, Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière ; membre de Notre très honorable Conseil Privé ; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges ; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce VINGT-SEPTIÈME jour de JANVIER en l'année de Notre-Seigneur, mil neuf cent dix-sept et de Notre Règne la septième.

Par ordre,  
THOMAS MULVEY,  
Sous-Secrétaire d'Etat.

ANNEXE "A".  
VALEUR DES MONNAIES ÉTRANGÈRES.

Pays.	Étalon.	Unité monétaire.	Valeur en monnaie courante pour les fins de la douane telle que statinée et proclamée. (Taux en cours canadien).	Remarques.
République Argentine.	Or .....	Peso .....	\$0.9648	Monnaie courante : papier déprécié convertible à 44 p.c. de la valeur frappée ; taux du change environ \$0.42½.
Autriche-Hongrie.	Or .....	Ecu .....	2026	
Belgique .....	Or et argent	Franc .....	1930	Membre de l'Union latine : l'or est l'étalon actuel. 12½ bolivianos égalent 1 livre sterling.
Bolivie .....	Or .....	Boliviano .....	3893	
Brésil .....	Or .....	Milréis .....	5462	Monnaie courante : monnaie de l'État, taux du change environ 25 cents au milréis.
Etats de l'Amér. Cent. :				
Costa Rica .....	Or .....	Colon .....	4653	Monnaie courante : papier inconvertible, taux du change environ 40 pesos égalent \$1.
Honduras anglais .....	Or .....	Dollar .....	1000	
Nicaragua .....	Or .....	Cordova .....	10000	Monnaie courante : billets de banques.
Guatemala .....	Argent .....	Peso .....	5439	
Honduras .....	Argent .....	Peso .....	5439	Monnaie courante : convertible en argent à demande.
Salvador .....	Argent .....	Peso .....	5439	
Chili .....	Or .....	Peso .....	3650	Monnaie courante : papier inconvertible, taux du change approximativement 0.14.
Chine .....	Argent .....	Tael :		
		Amoy .....	0.8917	Le Tael est une unité de poids ; non une monnaie. L'unité douanière est le tael Haikwan. La valeur des autres taels est basée sur leur relation avec celle du tael Haikwan.
		Canton .....	8890	
		Chefoo .....	8529	
		Chin Kiang .....	8711	
		Fuchau .....	8248	
		Haikwan .....	9073	
		(Douane).		
		Hankow .....	8343	
		Kiaochow .....	8641	
		Nankin .....	8824	
		Niuchwang .....	8362	
		Ningpo .....	8670	
		Pékin .....	8693	
		Shanghai .....	8145	
		Swatow .....	8237	
		Takau .....	8974	
		Tientsin .....	8641	
	Argent .....	Dollar :—		
		Yuan .....	5843	
		Hong Kong .....	5865	
		Britannique .....	5865	
		Mexicain .....	5908	
Colombie .....	Or .....	Dollar .....	10000	Monnaie courante : papier inconvertible, taux du change approximativement \$105 papier à \$1 or.
Cuba .....	Or .....	Peso .....	10000	
Danemark .....	Or .....	Ecu .....	2680	L'étalon actuel est la livre sterling anglaise, qui est offre légale pour 97½ piastres.
Ecuador .....	Or .....	Sucre .....	4867	
Egypte .....	Or .....	Livre (100 piastres) .....	49431	Membre de l'Union latine ; l'or est l'étalon actuel.
Finlande .....	Or .....	Marc .....	1930	
France .....	Or et argent	Franc .....	1930	



ANNEXE "A"—*Suite.*  
VALEUR DES MONNAIES ÉTRANGÈRES—*Suite.*

Pays.	Étalon.	Unité monétaire.	Valeur en monnaie courante pour les fins de la douane telle que statué et proclamée. (Taux en cours canadien.)	Remarques.
Empire Allemand.....	Or.....	Marc.....	2382	
Grèce.....	Or et argent.....	Drachme.....	1930	Membre de l'Union latine; l'or est l'étalon actuel.
Haiti.....	Or.....	Gourde.....	9647	Monnaie courante: papier inconvertible, taux du change approximativement 0.16.
Inde (anglaise).....	Or.....	Roupie.....	3244	(15 roupies valent 1 livre sterling.)
Italie.....	Or et argent.....	Lire.....	1930	Membre de l'Union latine; l'or est l'étalon actuel.
Japon.....	Or.....	Yen.....	4985	
Libéria.....	Or.....	Dollar.....	1 0000	Monnaie courante: argent déprécié, jetons; les droits de douane sont prélevés en or.
Mexico.....	Or.....	Peso.....	4985	Le taux du change mexicain a de violentes fluctuations; approximativement \$0.15.
Pays-Bas.....	Or.....	Florin.....	4020	
Norvège.....	Or.....	Ecu.....	2680	
Panama.....	Or.....	Balbao.....	1 0000	
Paraguay.....	Argent.....	Peso.....	5439	Monnaie courante: papier déprécié; taux du change 1.550 pour cent.
Perse.....	Or.....	Achiæfi.....	0959	La monnaie courante est d'argent circulant au delà de sa valeur métallique; la valeur du kran d'argent pour le change est approximativement 0.117.
	Argent.....	Kran.....	1002	
Pérou.....	Or.....	Libra.....	4 8665	
Iles Philippines.....	Or.....	Peso.....	5000	
Portugal.....	Or.....	Escudo.....	1 0806	Monnaie courante: papier inconvertible, taux du change approximativement 0.70½.
Roumanie.....	Or.....	Leu.....	1930	
Russie.....	Or.....	Rouble.....	5146	
San-Domingo.....	Or.....	Dollar.....	1 0000	
Serbie.....	Or.....	Dinar.....	1930	
Siam.....	Or.....	Tical.....	3709	
Espagne.....	Or et argent.....	Peseta.....	1930	L'évaluation est pour le peseta d'or. La monnaie courante est d'argent, circulant au-dessus de sa valeur métallique; taux du change approximativement \$0.20.
Etablissements des Détroits.....	Or.....	Dollar.....	5678	Membre de l'Union latine; l'or est l'étalon actuel.
Suède.....	Or.....	Ecu.....	2680	100 piastres égalent la livre turque.
Suisse.....	Or.....	Franc.....	1930	
Turquie.....	Or.....	Piastre.....	0440	
Uruguay.....	Or.....	Peso.....	1 0342	
Venezuela.....	r.....	Bolivar.....	1930	

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## DÉPÊCHES, ETC.

(Extrait du deuxième supplément de la LONDON GAZETTE du 2 janvier 1917.)

War Office,  
2 janvier, 1917.

LE Secrétaire d'Etat pour la Guerre a reçu la dépêche suivante du général sir Douglas Haig, G.C.B., commandant en chef des armées britanniques en France :—

GRAND QUARTIER GÉNÉRAL,  
13 novembre 1916.

MONSIEUR,—J'ai l'honneur de soumettre une liste de noms des officiers, des dames, des sous-officiers et des hommes en service ou qui ont servi sous mes ordres qui, selon moi, méritent une mention spéciale pour leurs services distingués et leur bravoure ainsi que leur dévouement.

J'ai l'honneur d'être,  
Monsieur,  
Votre obéissant serviteur,  
D. HAIG,  
Général commandant en chef des  
armées britanniques en France.

## TROUPES CANADIENNES.

## ÉTAT-MAJOR AU QUARTIER GÉNÉRAL.

Anderson, lt-col. à b. W. B. génie royal can.  
Anderson, lt-col. T. V., génie royal can.  
Armstrong, maj. F. L., troupes locales can.  
Bertram, maj. W. R., inf. can.  
Boak, maj. H. E., R. art. à chev. can.  
Brothers, maj. O. F., inf. can.  
Burstall, col. (brig. gén. temp.) H. E., B. C., art. can.  
Constantine, Maj. C. F. R., art. à cheval can.  
Dill, maj. J. G., O.S.D., lanc. roy.  
Donaldson, capit. R. L. M., corps des mag. milit. can.

Elmsley, lt-col. (brig. gén. temp.) J. H., O.S.D., drag. roy. can.  
Folger, maj. K. C., corps des mag. mil. can.  
Gibson, lt-col. W. W. P., toupes loc. can.  
Gilman, maj. F., drag. roy. can.  
Greer, maj. H. C., int. mil. can.  
Hill, lt-col. (brig. gén. temp.) F. W., O.S.D., inf. can.  
Homer-Dixon, lt-col. T. F., cav. can.  
Hughes, lt-col. H. T., C.M.G., génie can.  
Hughes, lt-col. (brig. gén. temp.) G. B., O.S.D., troupes loc. can.  
Humble, maj. B. M., inf. can.  
Inksetter, lt-col. G. A., génie can., (mort de blessures.)  
Jarvis, maj. A. M., C.M.G., troupes loc. can.  
Ketchen, col. (brigad. gén. temp.) H. D. B., cav. can.  
Lamb, lt-col. H. J., troupes loc. can.  
Lindsay, lt-col. (brig. gén. temp.) W. B., C.M.G., génie roy. can.  
Loomis, lt-col. (brigad. gén. temp.) F. O. W., O.S.D., troupes loc. can.  
MacBrien, maj. (brigad. gén. temp.) J. H., O.S.D., dragons roy. can.  
Macdonell, lt-col. (brigad. gén. temp.) A. C., C.M.G., O.S.D., cav. canad.  
Macdonell, lt-col. (brig. gén. temp.) A. H., C. M. G., O.S.D., troupes loc. can.  
Macphail, lt-col. A., O.S.D., génie can.  
Morrison, lt-col. (brig. gén. temp.) E. W. B., O. S. D., troupes loc. can.  
Morrison, maj. F. S., drag. roy. can.  
Parsons, maj. J. L. R., inf. can.  
Pitman, capt. J. D., corps des mag. mil. can.  
Rennie, lt-col. (brig. gén. temp.) R., M.O.V., O.S.D., troupes loc. can.  
Taylor, maj. A. E., carab. can. à cheval.  
Thacker, lt-col. (brig. gén. temp.) H. C., C. M. G., troupes loc. can.  
Thacker, lt-col. (col. temp.) P. E., C. M. G., cav. can.  
Tuxford, lt-col. (brig. gén. temp.) G. S., C. M. G., troupes loc. can.

Vandersluys, maj. C. H., inf. can.  
Walsh, maj. F., vét. mil. can.  
Ware, maj. F. B., inf. can.  
Wedd, capt. W. B., M.C., inf. can.

## CAVALERIE.

Van Straubenzie, maj. (lt-col. temp.) génie can.  
McMillan, maj. A., O.S.D.  
Merrix, No 203, mar. des log. chef d'escad.  
Gordon, No 14738 soldat (sous-brig.) A. V.  
Leonard, lt-col. E. I.  
Woodman, lt H. J.  
Duncan, No 1945, mar. des log. chef d'escad. G., O. à b.  
Smith, 551426 mar. des log. T.  
Andros, lt-col. R. C.  
Balfour, maj. W. M.  
Caswell, capit. (maj. temp.) W. B.  
French, capit. (maj. temp.) J. P.  
Crook, No 108176 mar. des log. L. M.  
Mackersie, No 106415 mar. des log. T.  
Paterson, No 108453 J.  
McKenzie, No 106436 T.  
Allen, maj. M. V.  
Foster, major W. W.  
Miller, capit. L. W.  
Edwards, capit. F. B.  
Wright, No 107606 mar. des log. chef de cie D. S.  
Gough, No 107263 mar. des log. D. C.  
Manning, No 107425 sous-brig. H. C.  
White, No 107603 sous-brig. E. O.  
Gordon, lt-col. H. D. L.  
Denison, maj. W. W., O.S.D.  
Patterson, capit. (maj. temp.) W. R.  
Cottrell, No 113149 mar. des log. W. E. D.  
Mitchell, No 109493 mar. des log. R.  
Black, No 113493 soldat (brig. supp.) A. H.  
Danniels, No 109292 soldat (brig. supp.) L. L.  
Flood, No 109123 soldat (brig. supp.) E. J.  
Draper, lt-col. D. C., O.S.D.  
Harbord, maj. H. W.  
Roscoe, capt. capt. B. W.  
Chauvin, lt E.  
Johnson, lt M. O.  
Simpson, lt S. B. (tué à l'ennemi).  
Atto, No 110017 soldat (sous-brigadier suppl.) H. L.  
Paterson, lt-col. R. W.  
Bennett, lt G. H. R.  
Pollexfen, No 15017 maréchal des logis chef C. J.

## BATAILLON DE CYCLISTES CANADIENS.

Smith, No 46105 soldat W. H.  
Willson, No 2123 mar. des logis A. G.

## ARTILLERIE À CHEVAL CANADIENNE.

Eaton, lt-col. D. I. V.  
Hagarty, maj. W. G., O.S.D.  
Lewis, No 5956 bombardier H. S.  
McIntyre, No 1531 mar. de log. chef rég. W.

## ARTILLERIE DE CAMPAGNE CANADIENNE.

Anderson, lt-col. S. B.  
Arnoldi, maj. F. F.  
Ball, maj. J. C.  
Beeman, maj. W. G.  
Britton, lt-col. R. H.  
Cape, maj. E. G. M.  
Carscallen, lt-col. H. G.  
Cosgrove, maj. L. G. M.  
Creelman, lt-col. J. J.  
Drew, maj. G. L.  
Eastlake, lt J. E.  
Gibson, lt W. O.  
Hanson, maj. C. S.  
Harrison, lt-col. W. H.  
King, lt-col. W. B. M., O.S.D.  
Layton, lt S. T.  
Macdonald, maj. J. A.  
Martin, lt (capit. temp.) C.K.C.  
McKay, maj. J. K.  
McNaughton, lt-col. A. G. L.  
McTaggart, maj. W. B.  
Penhale, lt-col. J. J.  
Prowse, maj. W. B.  
Ralston, lt-col. G. H.

Rierdon, maj. W. B.  
Ripley, maj. A.  
Ross, maj. M. N.  
Stewart, lt-col. J. S.  
Stockwell, maj. C. V.  
Storms, capit. D. H.  
Tuck, lt W. S.  
White, maj. D. A.  
Zimmerman, lt A. L.  
Acton, n° 40590 mar. des logis J. U.  
Anderson, n° 84205 mar. des logis A. D.  
Belyea, n° 85555 canonniere W.  
Bishop, n° 86394 mar. des logis W. C.  
Cole, n° 42624 maréchal des logis chef de batterie J. A.  
Dalton, No 40159, No canonniere E.  
Danby, No 300397 canonniere W.  
Jones, No 41115, mar. des log. fourrier G.  
Litolf, No 43019 serg. fourrier H.  
MacDonald, No 89915 serg. A. B.  
MacLeod, No 90159 serg. N.  
McDonald, No 85662 canonniere M. F.  
Monahan, No 43557 mar. des log. chef de batterie O.  
Scott, No 89657 bombardier I. E.  
Sherratt, No 16041 serg.-maj. de cie (ser.-maj. supplé-  
ant) W. A.  
Walker, No 87242 canonniere H. L.  
Wyman, No 89135 caporal H. K.

## SERVICE DES MITRAILLEUSES CANADIENNES.

Brutinel, lt-col. R., O.S.D.  
Scott, capit. M. A.  
McCarthy, capit. P. A. G.  
Scroggie, lieutenant G. T.  
Newton, No 15500 caporal W. J.  
Patton, No 63728 serg. J. H.  
Tucker, No 75936 serg. W. F.

## GENIE CANADIEN.

Alport, lt F.  
Bullock, capt (maj. temp.) L. N. B.  
Dawson, lt F. J.  
Grant, capit. L. F.  
Hodgins, maj. F. O.  
Malcolm, maj. L. W.  
Manhard, capt. W. E.  
Miller, capt. W. M. (lt. temp., G.R.  
North, lt. temp. (maj. temp.) C. B.  
Osler, maj. S. H.  
Rolston, capt. J. M.  
Shaw, capt. G. H.  
Trotter, maj. C. T.  
Weatherbee, lt. K.  
Boyd, No 174 sergent J.  
Cook, No 45080 sergent W. C.  
Gowans, No 501330 sergent W. F.  
Johnstone, No 706 sergent D. C.  
Kneen, No 500783 sapeur G. H.  
McDougall, No 134 sergent D. C.  
Ong, No 399 soldat J.  
Russell, No 5186 sergent G.  
Whyte, No 5525 caporal W. F.

## COMPAGNIES DE SIGNALEMENTS DIVISIONNAIRES.

Powers, maj. T. E.  
Frampton, lt. G.  
McIntosh, lt. W.  
May, lt. H. T.  
Bennett, No 432850 segt. H. M.  
Dow, No 5783 sergt. S. A.  
Lowther, No 187 sergt. J. S.  
Ward, No 23334 soldat J. E.  
Wells, No 14744 cap. (sergt. suppl.) T., G. R.

## INFANTERIE CANADIENNE.

Hill, lt-col. C. H., O. S. D.  
Logan, capt. H. M.  
McCallum, lt. E. E. N., O.S.D.  
Roberts, No 477784 sergt.-maj. rég. W. R.  
Hunt, No 477440 segt. A. W.  
Shaw, No 477830 sergt. N.  
Stewart, maj. C. J. T.  
Pelly, maj. de bat. (lt-col. temp.) R. T., O.S.D.  
Hants, R.  
Niven, capt. H. W., O.S.D.



- Richardson, lt. H. F.  
 Lake, quart.-m. et capit. hon. R. S.  
 Donald, n° 43 regl. quart.-m.-sergt. J. G.  
 Cooper, n° 1762 sergt. E.  
 Sinclair, n° 603 sergt. N. F.  
 Draycot, n° 883 soldat (cpl. suppléant) W. H. L.  
 Hodson, lt.-col. G. C.  
 Nelles, capit. (maj. temp.) L. H.  
 Thomas, maj. L. M.  
 Rushmer, n° 7079 sergt. d'état-major S. R.  
 Anderson, n° 134406 soldat A.C.S.  
 Barnes n° 401526 cpl. W.  
 Levy, n° 401059 soldat N. V.  
 Swift, lt.-col. A. E., S. O. D.  
 McLaughlin, maj. L. T., O. S. D.  
 Vandewater, maj. R., O.S.D.  
 Verrett, maj. H. B., O.S.D.  
 Murray, lt. W. W.  
 Mason, maj. D. H. C.  
 McIntyre, lt. (capit. temp.) W. E.  
 Anglin, lt. J. T.  
 Reid, lt. G. E.  
 Nolan, No 63676 serg.-maj. de cie D., s.-o. à b. de 2e cl.  
 Patrick, No 63712 serg.-maj. de cie G. H.  
 Fitzpatrick, No. 9443 serg. H.  
 Rae, maj. (lt.-col. supp.) W., O.S.D.  
 Jones, maj. T. P.  
 Detchon, lt. H. E.  
 Morrow, lt. H. G.  
 Davis, No 11304 serg. maj. de cie A. H., s.-o. à b. de 2e cl.  
 Smith, No 10716 serg.-maj. de cie R. E.  
 Fox, No A/36178 soldat C.  
 Dyer, lt.-col. H. M., O.S.D.  
 Page, maj. L. F.  
 Campbell, capit. K. L. T., C.M.  
 Murdie, maj. R., O.S.D.  
 Cockrill, lt. D. A.  
 McDonell, lt. W. C.  
 Blair, No 13454 serg.-maj. de cie R., s.-o. à b. de 2e cl.  
 McIvor, No 13783 serg.-maj. de cie D., s.-o. à b. de 2e cl.  
 Meikle, No 13021 serg. de la salle des rapports L.W.G.  
 Short, No 110513 serg. W. H. A., carab. can. à cheval.  
 Brooks, maj. A.  
 Matthews, lt. J. E.  
 Loughton, quart.-m. et lt. hon. A. H.  
 Tinker, No 77183 serg.-major de cie G. P.  
 Wilson, No 16971 serg.-maj. de cie J. M.  
 Moran, No 16450 serg. quar.-maître de cie T.  
 Hall, No 23396 serg. A. E.  
 Prower, lt.-col. J. M., O.S.D.  
 Mackenzie, maj. J. P.  
 Raddall, capt. (maj. suppl.) T. H.  
 Watkins, No 1651 serg. W.  
 McCallum, No 276 caporal H. (mort de blessures).  
 Jacobsen, No 81440 soldat A.  
 Macdonald, maj. E. W.  
 Thomson, maj. A. T., C.M.  
 Rutherford, lt. G.  
 Wilson, No 20923 d'état-major M.  
 Courtney, No 20454 serg. A.  
 Duff, No 20012 serg. J.  
 Evans, No 426609 caporal V., force constabulaire militaire canadien.  
 Buchanan, lt.-col. V. C., O.S.D. (tué à l'ennemi).  
 McCuaig, maj. G. E.  
 Berry, maj. K. M., O.S.D.  
 Peterman, capt. W. F.  
 Richardson, lt. J. J.  
 Bell, No 24095 serg. L. F.  
 Bell, No 46052 sous-cap. R.  
 Clarke, lt.-col. R. P., C.M.  
 McCombe, maj. G.  
 Higginson, capit. F.  
 Pearce, capit. W. M.  
 Symonds, No 26012 serg. H. B.  
 Yates, No 25782 serg. J. W.  
 Bent, lt.-col. C. E.  
 Archibald, maj. G. G.  
 Forbes, maj. J. W.  
 Malone, maj. W. P.  
 Jones, No 27208 serg. C. S.  
 Ellins, No 27186 sous-cap. H. F. A.  
 Leckie, lt.-col. J. E., O.S.D.  
 Kemp, maj. W. F. (liste générale).  
 McDonald, maj. H. F.  
 Peck, maj. C. W.  
 Villiers, maj. P. F.  
 Bressey, lt. F. M.  
 Goodall, lt. (maj. temp.) S. H. (tué à l'ennemi).  
 Johnston, No 29049 quart.-m. de la salle des rapports de cie D. McN.  
 Palmer, No 28937 serg.-maj. de cie G. F.  
 Douglas, No 28534 sergt. F.  
 McLeod, No 28872 soldat G. A. N.  
 Morley, No 28659 soldat (serg. suppl.) H. A.  
 Milligan, lt.-col. H. L.  
 Baxter, lt. W. J.  
 Hodgins, lt. G. W. F.  
 McCrimmon, lt. K. H.  
 Bayliss, No 53886 soldat (sous-cap. suppl.) B.  
 Rogers, No 406615 soldat G.  
 Turnbull, lt.-col. W. R.  
 Morrison, maj. G. F.  
 Kilmer, capt. C. E. O.S.D.  
 Bernard, No 55350 cap. J. W.  
 Dolman, No 157122 serg. H. E.  
 Rogers, lt.-col. C. H.  
 Andrews, maj. W.  
 Gordon, maj. G. B.  
 Rorke, maj. H. V.  
 Heron, capt. L. D., C. M.  
 Swinyard, No 57496 soldat W.  
 Jones, lt.-col. E. W.  
 Morrison, lt. (capt. temp.) A. S.  
 Davidson, lt. R. J.  
 Brownlee, lt. W. F. (tué à l'ennemi).  
 Deane, No 59248 serg.-maj. de cie H. T.  
 Belyea, No 412665 soldat F. T.  
 Tremblay, lt.-col. T. L.  
 Daly-Gingras, maj. L. J.  
 Dubuc, maj. A. E.  
 Patenaude, quar.-maître et capit. hon. L.  
 Rancourt, No 61778 serg. L.  
 Richard, No 61898 soldat (sous-serg. supp.) B.  
 Belair, No 61358 soldat E.  
 Hubert, No 417298 soldat J. B.  
 Gunn, lt.-col. J. A.  
 Alexander, maj. R. O.  
 Ross, maj. J. A., O.S.D.  
 Robertson, capt. G. R.  
 Watson, capt. S. W.  
 Lamb, lt. R. H.  
 Macario, No 65599 serg.-maj. de cie G. H.  
 Morgan, No 65640 serg.-maj. de cie F. H.  
 Hilliam, lt.-col. E., O.S.D.  
 Bauld, maj. D. S.  
 Hills, No 67480 serg. quart.-maître de cie (commis de la salle des rapports) G. Y.  
 Chipman, No 67165 serg. quart.-maître de cie D.  
 Shoul, No 67673 soldat C. (tué à l'ennemi).  
 McKenzie, lt.-col. A.E.G.  
 MacKenzie, maj. J. A.  
 Fairweather, maj. temp. C. E.  
 Leonard, capt. C. F.  
 Porter, capit. C. G.  
 Gunn, n° 69352 sergt.-maj. de cie supp. A. G.  
 Whitehouse, n° 70165 sergt. (de cie supp.) J. H.  
 Gifford, n° 69310 sergt. W. L.  
 McHarg, n° 69683 soldat (caporal supp.) F. N.  
 Daly, lt.-col. P. J., O.S.D.  
 Foster, capit. W. B.  
 McElliott, lt. A. E.  
 Moring, n° 71564 soldat T.  
 Tomlin, n° 71434 sergt. A. E.  
 Griffin, n° 71478 soldat F. A.  
 Mowll, n° 71622 soldat W. R.  
 Somerville, n° 71226 soldat R.  
 Bidwell, maj. L. M.  
 Gentles, maj. N.  
 Ross, maj. A.  
 Bredin, capit. C. E. A.  
 Styles, capit. (maj. temp.) A. G., O.S.D.  
 Lawrence, n° 73473 sous-cap. M. E.  
 Denison, n° 73440 soldat G. E.  
 Latta, maj. W. S.  
 Ross, maj. J. M.  
 Slater, maj. J.  
 Goodfellow, lt. W. B. D.  
 Mackinlay, lt. T. H.  
 Reynolds, lt. C. E.

Hally, No 75819 quart.-m. serg. de cie (serg.-maj. decie  
supp.) A. M.  
Bell, lt.-col. A. H.  
Hewgill, maj. W. H.  
Norris, lt. H.  
Lowden, No 79855 serg.-maj. de cie (serg.-maj. régim.  
supp.) R. S.  
Parker, No 79745 cap. F. G.  
Smith, No 145407 cap. E. S. H.  
Cantlie, lt.-col. G. S.  
McLennan, maj. B.  
Wilson, capit. C. B. (tué à l'ennemi).  
Routledge, lt. A. (mort de blessures).  
Thompson, lt.-col. R. M. (mort de blessures).  
Grassie, maj. W.  
Gault, capit. D. A.  
McKinnon, capit. I. (tué à l'ennemi).  
Cunningham, No 420032 serg. (serg.-maj. de cie) W. J.  
Low, No 420638 serg. J.  
Scott, lt. S. W.  
Clemens, capit. H. K.  
Sharpe, lt. G. L. T.  
Griesbach, lt.-col. W. A. O.S.D.  
Hobbins, maj. A. K.  
MacLeod, maj. G. W.  
Palmer, maj. R. H.  
Harstone, capit. (maj. temp.) J. B.  
Critchley, lieutenant. O. A.  
Carman, No 432008 serg. quart.-maît. de cie J. F. E.  
Messum, No 437461 serg. S. A.  
Young, No 432004 serg. G. M.  
Brazier, No 401702 soldat E.  
Mackinnon, lt. A. W.  
Wallace, No 438793 sous-serg. J. W.  
Taylor, No 622358 soldat L. J.  
McQuarrie, lt. D. A.  
Genet, lt.-col. H. A.  
Hicks, maj. F. E.  
Macfarlane, capit. (maj. tem.) R. A.  
Ryerson, capit. J. E. (tué à l'ennemi).  
Johnson, No 451752 serg. quart.-maît. de cie J. E.  
Maxwell, No 451891 serg. H.  
Steele, No 453221 soldat (serg. suppléant) J.  
Gascoigne, lt.-col. F. A. de L.  
Evans, major W. B.  
O'Donahue, maj. J. V. P.  
Fuller, No 458431 serg.-maj. rég. V. H.  
McCleery, No 457853 sergent H.  
Preston, No 458647 soldat E.  
Ross, lt.-col. L.  
Carey, maj. A. B.  
Martin, capt. E. O. C.  
Kysh, No 133296 soldat W. B.  
Langstaff, capt. J. M.  
Barrett, No 139018 soldat (sous-cap. supp.) R. J.  
Kirkcaldy, lt.-col. J.  
Carlyle, lt. T.  
Lewis, maj. J. S.  
O'Leary, capt. F. J.  
Craig, maj. J. C.  
Macdonald, maj. J. A.  
Campbell, lt. P. J.  
Allen, No 154078 sergent H. O.  
Saunders, lt.-col. G. E., O.S.D.  
Bodwell, maj. H. L.  
Bishop, capt. R. H.  
Gendron, capt. J. F. E.  
Gillespie, No 166328 serg. A. C.  
Hossack No 166050 serg. J.  
Larson, No 167058 serg. L. M.  
Holmes, lt.-col. W. J. H.  
McMordie, maj. S. P.  
Wilson, maj. F. B.  
Porteous, capit. et major temp. D. V.  
Acland, lt. J. B.  
Hardman, No 430980 serg. W.  
Wiglesworth, No 430223 serg. J. R.

## MILICE CANADIENNE.

Barker, maj. L. W.

## INTENDANCE MILITAIRE CANADIENNE.

Cooper, capit. G. MacN.  
Corrigan, maj. C. A.

Eaton, maj. F. B.  
Findlay, lt.-col. W. H. de LaT.  
Greer, maj. W. D.  
Kyle, capit. D.  
Lindsay, maj. N. J.  
McCallum, capit. C. P.  
MacKinnon, capit. C. G.  
Murray, capit. R. A., corps postal.  
Parmelee, maj. temp. J. G.  
Rogers, lieutenant. C. H.  
Shaw, lt.-col. J. A.  
Golden, No 88 soldat W. A.  
Legassick, No 37126 serg. d'état-major A. H.  
London, No 510439 serg. W. J.  
Madill, No 1230 soldat J.  
Oxley, n° 1743 cap. D. D.  
Scott, n° 7129 soldat (sous-cap.) G. W.  
Sheppard, n° 30411 conducteur F. W.  
Shilling, n° 37326 serg. L. J.

## CORPS DES MAGASINS MILITAIRES CANADIENS.

Mortimer, maj. G.  
Dunk, n° 21826 armurier serg. qrmr. H. W.  
Newberry, n° 75185 serg. (sous-cond. supp.) A. D.  
Taylor, n° 24809 serg. (sous-cond. supp.) G. A.

## SERVICES DE SANTÉ DE L'ARMÉE CANADIENNE.

*Etat-major.*

Foster, col. G. LaF., C.B.  
Ross, col. A. E., C.M.G.  
Snell, maj. (col. tem.) A. E.  
Birkett, col. H. S.  
Blanchard, lt.-col. R. J.  
Hardy, lt.-col. E. B.  
Jacques, lt.-col. H. M.  
Peters, lt.-col. C. A.  
Webster, lt.-col. W.  
Wright, lt.-col. R. P.  
Young, lt.-col. T. W. H.  
Blaylock, maj. E. H.  
Burnett, maj. P.  
Harris, maj. L. C.  
Snell, maj. (col. temp.) A. E.  
Barton, capit. N. J.  
Hardisty, capit. R. H. M.  
Hart, capit. H.  
Macdonald, capit. R. St. J.  
Robertson, capit. D. E.  
Ross, capit. S. G.  
Scott, capit. W. H.  
Walsh, capit. J. P.  
Iliffe, No 33373 serg. quart.-maît. H. G.  
Amaron, No 530504 serg. H. O.  
McGill, No 33806 serg. C. W.  
Quinn, No 2086 serg. A. J.  
Dale, No 33648 capor. T.  
Agnew, No 33271 soldat W.  
Donaldson, No 1607 soldat A.  
Grinham No 400258 soldat C. R.  
Hewitt, No 1653 soldat W. E.  
James, No 2330 sous-caporal B.  
McLaren, No 1699 soldat J.

## SERVICE DES HOSPITALIÈRES CANADIENNES.

Baillie, la sœur hospitalière Mlle A.  
Billyard, la sœur hospitalière Mlle G.  
Davies, la sœur hospitalière Mlle I.  
Hinchey, la sœur hospitalière Mlle A. R.  
McLeod, la sœur hospitalière Mlle F. H.  
Parkins, la sœur hospitalière Mlle M. F.  
Pidgeon, la sœur hospitalière Mlle L.  
Robertson, la sœur hospitalière Mlle M.  
Smellie, la sœur hospitalière Mlle B. L.

## SERVICE DES AUMÔNIERS CANADIENS.

Almond, lt.-col. rév. J. M., C.M.G.

## CORPS DES VÉTÉRINAIRES MILITAIRES CANADIENS.

Tamblyn, capit. D. S.  
Kendall, No 48710 mar. des logis F.

## CORPS DES GUIDES.

Trounce, No 1893 mar. des logis L. J.

## RÉGIMENT FORESTIER CANADIEN.

Hellmuth, capit. H.



Extrait du deuxième supplément de la LONDON GAZETTE  
du 9 janvier 1917.

WAR OFFICE,

10 janvier 1917.

Il a gracieusement plu à Sa Majesté le Roi d'approuver que les officiers ci-dessous mentionnés soient nommés Compagnons de l'Ordre du Service Distingué en récompense de leur bravoure et de leur dévouement en campagne :—

TROUPES CANADIENNES.

Le maj. George Lemuel Drew, art. de camp. can.

Pour sa bravoure remarquable au feu. Quoique perclus de rhumatismes, il continua à commander sa batterie dans des conditions très critiques. Il donna un splendide exemple de courage et de détermination durant toutes les opérations.

Le lt-col. Cameron Macpherson Edwards, inf. can.

Pour sa bravoure remarquable au feu. Il organisa son bataillon pour l'attaque et exécuta avec un remarquable succès un audacieux assaut pendant une temête de neige.

Le lieutenant-colonel Reginald William Frost, infanterie canadienne.

Pour bravoure remarquable au feu. Il fit avec succès une attaque dans des conditions très critiques. Il atteignit complètement le but et une forte patrouille fut envoyée en avant où elle resta vingt-quatre heures jusqu'au moment où elle reçut l'ordre de se retirer. Il donna pendant tout le temps un splendide exemple de courage et de sang-froid.

Le major Valentine Vivian Harwey, infanterie canadienne.

Pour bravoure remarquable au feu. Il fit preuve d'un grand sang-froid et de pouvoir d'organisation durant la préparation ainsi qu'en réorganisant et en dirigeant la consolidation sous un feu très violent.

Il donna pendant tout le temps un exemple splendide et aida manifestement au succès des opérations.

Le lieutenant-colonel Arnold Henry Grant Kemball, C. B., infanterie canadienne.

Pour bravoure remarquable au feu. Il conduisit son bataillon à l'attaque avec un remarquable succès et exécuta toute la tâche qui lui avait été confiée. Il donna pendant tout le temps un splendide exemple de courage et de bon commandement.

Le capitaine Thain Wendell MacDowell, infanterie canadienne.

Pour bravoure remarquable au feu. Il mena sa compagnie contre une position ennemie avec grand courage et initiative, capturant trois mitrailleuses et cinquante prisonniers. Plus tard, bien que blessé, il resta à son poste et aida grandement au succès des opérations.

Le lieutenant-colonel John Weightman Warden, infanterie canadienne.

Pour bravoure remarquable au feu. Il mena son bataillon à l'attaque avec un succès remarquable dans des conditions des plus critiques. Il donna un bel exemple de bon commandement pendant tout le temps.

Le major Charles Benson Worsnops, infanterie canadienne.

Pour bravoure remarquable au feu. Dans une attaque de nuit il conduisit son bataillon avec un succès remarquable, atteignit son but, captura trente-deux prisonniers et deux mitrailleuses et consolida avec succès la position. Il donna tout le temps un bel exemple.

Il a gracieusement plu à Sa Majesté le Roi de conférer la Croix Militaire aux officiers et sous-officiers à brevet ci-dessous mentionnés en récompense de leur bravoure et de leur dévouement en campagne :—

TROUPES CANADIENNES.

Le lieutenant Francis Reginald Alford, infanterie canadienne, compagnie de mitrailleuses.

Pour bravoure remarquable au feu. Il fit manœuvrer ses mitrailleuses avec grand courage et habileté

pendant tout le temps des opérations. Il donna un splendide exemple à ses hommes.

Le capitaine Gerald Gardiner Anglin, infanterie canadienne.

Pour bravoure remarquable au feu. Il mena une heureuse expédition avec grand courage et initiative. Plus tard, bien que blessé, il garda son commandement et encouragea ses hommes.

Le lieutenant Edson Louis Millard Burns, génie canadien.

Pour bravoure remarquable au feu. Il organisa et commanda la ligne des signaux et personnellement posa et répara les câbles protégés sous un feu très intense. Il fit tout le temps preuve d'un grand courage et de sang-froid.

Le lieutenant Eoghan Kenneth Carmichael, artillerie de campagne canadienne.

Pour bravoure remarquable au feu. Sous un feu violent il alla reconnaître la situation et rapporta des renseignements de la plus grande valeur.

Le lieutenant Edward Coulthurst Gibbons Chambers, génie canadien.

Pour bravoure remarquable au feu. Il fit preuve de grand courage et de détermination, quand, commandant sous un feu violent une escouade de travailleurs, il creusa et compléta une sape.

Le lieutenant Charles Frederick Hugh Keith Douglas, carabiniers canadiens à cheval.

Pour bravoure remarquable au feu. Il fit personnellement, antérieurement à une expédition, plusieurs reconnaissances importantes. (Plus tard il conduisit avec grand courage et habileté des groupes de bombardiers dans les tranchées ennemies. Il s'était avant distingué en maintes occasions.

Le capitaine William Malloch Hart, services de santé de l'armée.

Pour bravoure remarquable et dévouement. Il fit preuve de grand courage et d'habileté en évacuant des blessés dans les conditions les plus critiques. En une occasion il pensa les blessés pendant plusieurs heures en terrain découvert, sous un feu violent. Il s'était distingué précédemment.

Le lieutenant Frank Amblec Heather, carabiniers canadiens à cheval.

Pour bravoure remarquable au feu. Avant une expédition il fit une reconnaissance audacieuse. Plus tard il conduisit la colonne d'attaque avec grand courage et détermination, et sauva lui-même plusieurs hommes blessés.

Le lieutenant Summer Lund Hertzberg, génie canadien.

Pour bravoure remarquable au feu. Il fit preuve de grand courage et de détermination en trois occasions différentes au cours du creusement de tranchées avancées sous un feu violent. En une autre occasion il établit un pont fortifié sur un flanc exposé.

Le lieutenant Joseph Douglas Hickman, artillerie de campagne canadienne.

Pour bravoure remarquable au feu. Il fit une reconnaissance audacieuse et obtint des renseignements des plus importants. Plus tard, il se rendit plusieurs fois à la ligne de front et en revint sous un feu très violent et fit des rapports importants.

Le lieutenant Robert James Hosie, infanterie canadienne.

Pour bravoure remarquable au feu. Il fit preuve de grand courage et de dévouement, étant en charge de l'escouade des brancardiers sur le champ de bataille, sous lequel il resta pendant trois jours sous un feu violent. Il s'était distingué précédemment.

Le lieutenant Geoffrey Alan Johnson, génie canadien.

Pour bravoure remarquable au feu. Il fit preuve de grand courage et d'initiative au cours d'une attaque de l'ennemi. Accompagné de deux sous-officiers il captura un groupe d'ennemis. Il donna tout le temps un splendide exemple de sang-froid et de courage.

Le capitaine William MacPherson Kirkpatrick, infanterie canadienne.

Pour bravoure remarquable au feu. Il fit deux fois le trajet à la ligne de front sous un feu violent et obtint des renseignements les plus importants.

Le lieutenant Louis William Kilinguer, génie canadien.

Pour bravoure remarquable au feu. Il fit preuve de grand courage et de détermination étant en charge, sous un feu violent, d'une escouade de travailleurs. Plus tard, il ramena plusieurs blessés à de grands risques personnels.

Le lieutenant Fred Lister, infanterie canadienne.

Pour bravoure remarquable au feu. Il établit un poste avancé sur le flanc droit. Plus tard il aida personnellement au bombardement de la tranchée ennemie et à l'établissement d'un barrage dans cette tranchée. Il donna tout le temps un splendide exemple.

Le lieutenant James Watt Lowe, infanterie canadienne.

Pour bravoure remarquable au feu. Il fit preuve de grand courage et de détermination en conduisant ses hommes à l'attaque et en consolidant la position dans les conditions les plus critiques.

Le lieutenant Gavin Scott MacFarlane, liste générale, anciennement infanterie canadienne.

Pour bravoure remarquable au feu. Bien que blessé il continua de conduire ses hommes, captura une mitrailleuse ennemie avec son équipe, tuant lui-même un des ennemis.

Le lieutenant Frederick George Herbert Manville, infanterie canadienne et corps royal d'aviation.

Pour bravoure remarquable au feu. Il a accompli des exploits exceptionnellement brillants. En une occasion il vola pendant trois heures, loin dans les lignes, à une basse altitude, repérant les batteries ennemies en action.

Le lieutenant Robert Pope Matheson, infanterie canadienne.

Pour bravoure remarquable au feu. Il mena sa compagnie à l'attaque avec grand courage et détermination. Plus tard, bien que blessé il resta à son poste et encouragea ses hommes.

Le capitaine Walter Robert McGee, infanterie canadienne.

Pour bravoure remarquable au feu. Bien que blessé il continua de conduire ses hommes avec grand courage et resta sur la ligne de front jusqu'à ce que son bataillon fut relevé quelque trente heures plus tard.

Le capitaine Harry Frederick Victor Meurling, bataillon de mitrailleuses automobiles du Yukon, service des mitrailleuses canadiennes.

Pour bravoure remarquable au feu. Il commanda pendant toute l'action avec grand courage et habileté un groupe de mitrailleuses, aidant matériellement au succès des opérations.

Le lieutenant Henry George Napper, infanterie canadienne.

Pour bravoure remarquable au feu. Il fit preuve de grand courage et de dévouement en portant un officier blessé pendant quatre cent verges en terrain découvert sous un feu violent.

Le lieutenant Forest Millen Pratt, génie canadien.

Pour bravoure remarquable au feu. Il réussit sous un feu violent à localiser et compléter un point fortifié. A en plusieurs occasions fait de dangereuses reconnaissances et obtenu des renseignements importants.

Une agrafe à sa croix militaire a été conférée à l'officier ci-dessous mentionné pour des actes subséquents de bravoure remarquable.

Le lieutenant Robert Wynyard Powell, C. M., génie canadien.

Pour bravoure remarquable au feu. Il fit preuve de grand courage et de détermination en creusant une tranchée sous un feu très violent. Plus tard, sérieusement heurté par un obus, il continua son travail. Il donna tout le temps un splendide exemple de courage et de sang-froid.

(La croix militaire fut conférée dans la *London Gazette* datée 27 juillet 1916.

Voir la *Gazette du Canada* du 26 août 1916.

IL a gracieusement plu au ROI d'approuver que la Médaille pour Conduite Distinguée soit conférée aux sous-officiers à brevet, sous-officiers et soldats ci-dessous mentionnés pour des actes de bravoure et de dévouement en campagne :—

#### TROUPES CANADIENNES.

107065 soldat T. N. Armit, carabiniers canadiens à cheval.

Pour bravoure remarquable au feu. Bien que grièvement blessé il continua de bombarder l'ennemi avec grand courage. Plus tard il aida à couvrir la retraite de l'escouade d'assaut. Il donna tout le temps un splendide exemple.

504475 sergent H. Banks, génie canadien.

Pour bravoure remarquable au feu. Il continua de poser et de réparer les fils sous un feu très violent. Il donna tout le temps un bel exemple de courage et de sang froid.

703901 sergent E. W. Holbrook, infanterie canadienne.

Pour bravoure remarquable au feu. Il attaqua seul une mitrailleuse ennemie, tua deux des servants et prit la mitrailleuse. Il fit preuve tout le temps de grand courage et de détermination.

410281 soldat G. A. Kelty, infanterie canadienne.

Pour bravoure remarquable au feu. Il fit preuve de grand courage et d'initiative pendant une attaque contre un point fortifié ennemi, aidant matériellement à la prise de la position, de trois mitrailleuses et de cinquante prisonniers.

410564 sous-sergent W. C. MacLennan, infanterie canadienne.

Pour bravoure remarquable au feu. Il prit le commandement d'une compagnie et la conduisit avec grand courage et détermination. Il rendit les plus grands services pendant la consolidation de la position et plus tard au moment de la relevée.

107425 sous-caporal H. C. Manning, carabiniers canadiens à cheval.

Pour bravoure remarquable au feu. Alors qu'il menait une petite patrouille à l'attaque il attaqua seul une sape ennemie et se rendit maître de ses occupants. Plus tard, avec un autre soldat, il sauva un blessé et assura la retraite de sa patrouille.

426372 sergent P. J. Philpott, infanterie canadienne.

Pour bravoure remarquable et dévouement. Avec quelques hommes il sauva trois blessés, sous un feu très violent. Une autrefois il assuma le commandement et conduisit son peloton avec grand courage et détermination.

410396 sous-caporal suppléant J. Sage, infanterie canadienne.

Pour bravoure remarquable au feu. Il fit preuve de grand courage et d'initiative au cours de l'attaque d'un point ennemi fortifié, aidant matériellement à la prise de la position, de trois mitrailleuses et de cinquante prisonniers.

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(Extraits du premier supplément de la LONDON GAZETTE du 5 janvier 1917.)

WAR OFFICE,

6 janvier 1917.

IL a gracieusement plu à Sa Majesté LE ROI de conférer la Médaille Militaire pour bravoure en campagne aux sous-officiers et hommes ci-dessous mentionnés :

#### CONTINGENT CANADIEN.

418445 sous-cap. J. R. F. Aldridge, bat. d'inf.

487335 soldat J. W. Aylward, I.L.C.P.P.

101211 soldat R. Bail, bat. d'inf.

458550 soldat G. Barton, bat. d'inf.

115579 soldat W. H. Barton, serv. de santé de l'armée.

439569 soldat O. Beauregard, bat. d'inf.

90025 bombr J. G. Bell, art. de camp.

477061 soldat F. A. Bennett, rég. can. roy.

45057 sous-cap. A. Bird, génie.

504690 sapeur A. H. Black, génie.



- 301809 brig. G. W. Boucher, art.  
 434902 soldat (cap. supp.) G. T. Bowen, bat. d'inf.  
 6014 bombr. K. O. Bracken, art.  
 502694 sous-cap. K. M. Brown, génie.  
 430555 brig. J. Buchanan, bat. de pion.  
 452390 soldat W. H. Burlington, bat. d'inf.  
 758 serg. T. Burns, I.L.C.P.P.  
 86699 brig. J. A. H. Burrage, art. de camp.  
 426 serg. W. Caine, art.  
 111074 sapeur, J. A. Campbell, génie.  
 101432 soldat J. Carmichael, bat. d'inf.  
 192460 soldat A. V. S. Carter, bat. d'inf.  
 458194 sous-serg. S. J. Carter, bat. d'inf.  
 104165 soldat E. Carter, bat. de pionniers.  
 541525 serg. G. W. V. Cartwright, génie.  
 5068 sous-cap. R. Clark, génie.  
 457769 brig. J. Cochrane, bat. d'inf.  
 19849 brig. (serg. supp.) D. Connell, bat. d'inf.  
 477195 soldat S. J. Cope, rég. can. royal.  
 127317 soldat A. W. Coppen, bat. d'inf.  
 139556 soldat A. Cottrill, bat. d'inf.  
 500759 sapeur E. C. Cowan, génie.  
 502802 sapeur J. J. Coyle, génie.  
 453609 caporal L. B. Craig, bat. d'inf.  
 43010 mar. des logis de bat. A. C. Crutchley, art.  
 420032 serg. (serg.-m. sup. de cie) W. J. Cunningham, bat. d'inf.  
 159609 soldat G. Daniel, bat. d'inf.  
 451824 sous-serg. E. J. Dark, bat. d'inf.  
 42475 bombr. F. E. Defriez, art. de camp.  
 439776 soldat J. de Laronde, bat. d'inf.  
 432442 soldat C. Devaney, bat. d'inf.  
 49012 serg. E. Doll, art. can.  
 529 serg. D. J. Emrey, génie.  
 424317 sapeur A. W. Evans, génie.  
 406884 soldat J. Falconer, bat. d'inf.  
 439564 soldat V. H. Faulkner, bat. d'inf.  
 430535 serg. F. A. Fenn, bat. pion.  
 541821 sapeur L. Feltham, génie.  
 457430 sergent W. F. Findlay, bat. d'inf.  
 171617 soldat T. H. Fitchett, c. c. à cheval.  
 541919 cpl. F. J. Fletcher, génie.  
 426237 soldat E. Flynn, bat. d'inf.  
 300743 canonniér G. R. Fogerty, art. de c.  
 86423 bombr. J. Forster, art. de camp.  
 153394 soldat W. Franklin, bat. d'inf.  
 192219 soldat A. Fraser, bat. d'inf.  
 A/11058 serg. sup. G. L. Fraser, I.L.C.P.P.  
 436776 soldat S. A. Fraser, bat. d'inf.  
 47993 sous-cap. F. C. S. French, bat. d'inf.  
 475304 serg. J. C. Fuller, I.L.C.P.P.  
 460957 soldat C. Gaston, r. can. r.  
 109350 soldat G. M. Gibb, c. c. à chev.  
 69310 serg. W. L. Gifford, bat. d'inf.  
 463624 soldat C. Goodman, Bn. P.  
 193459 soldat W. G. Gordon, bat. d'inf.  
 77374 sous-serg. J. E. Goulding, bat. d'inf.  
 110202 soldat A. E. Grant, C.C. à chev.  
 153544 soldat A. H. J. Green, bat. d'inf.  
 460506 serg. S. S. Griffith, S.S.A.  
 A/36385 sous-cap. R. H. Groves, bat. d'inf.  
 439508 soldat J. Hadfield, bat. d'inf.  
 570207 serg. E. J. Hares, génie can.  
 453746 soldat H. Hargreaves, bat. d'inf.  
 92849 canonniér F. C. Harper, art.  
 463472 serg. A. D. Harris, Bn. P.  
 532696 serg. F. Harris, serv. de santé de l'arm.  
 77140 sous-cap. A. H. Hastings, bat. d'inf.  
 89814 mar. de logis H. S. Hayes, art.  
 152762 soldat F. Heddeshiemer, car. can. à cheval.  
 86010 mar. de logis T. S. Henderson, art. de camp.  
 430675 sous-cap. H. E. Hill, bat. de pion.  
 500213 serg. W. Hobill, génie.  
 432992 cap. H. L. Holloway, bat. d'inf.  
 111240 serg. (serg.-maj. de cie supp.) W. J. Holmes, carab. can. à cheval.  
 532755 soldat A. M. Horne, serv. de santé de l'arm.  
 5961 canonniér H. L. Howe, art. à cheval.  
 453665 serg. A. E. Hussack, bat. d'inf.  
 451156 serg. D. Ineson, bat. d'inf.  
 434911 soldat A. T. Jenkins, bat. d'inf.  
 140108 sapeur D. Jolly, génie.  
 420743 soldat (sous-cap.) S. Kelly, bat. d'inf.  
 192255 cap. J. E. King, bat. d'inf.  
 603255 soldat S. C. Lake, C. C. à cheval.  
 92746 canonniér N. Lannigan, art. can.  
 17023 col. F. Lawson, génie can.  
 42265 bomb. C. A. Leaper, art. de camp.  
 153780 soldat F. K. Lee, bat. d'inf.  
 532233 soldat H. Lewis, S.S.A.  
 432969 sapeur W. B. Linahan, génie.  
 89719 maréchal d. l. W. C. Little, art.  
 452047 soldat J. L. Lockhart, bat. d'inf.  
 A34200 soldat W. Longwood, bat. d'inf.  
 420638 serg. J. Low, bat. d'inf.  
 91800 bomb. supp. T. A. MacDonald, art.  
 420816 serg. W. B. MacKissock, bat. d'inf.  
 431107 soldat L. Mallory, bat. d'inf.  
 301027 bomb. R. A. Mann, art.  
 45025 sous-cap. H. St. C. Marlatt, génie.  
 153771 soldat H. McBain, bat. d'inf.  
 434677 soldat H. McCallum, bat. d'inf.  
 437800 soldat P. H. McCarthy, bat. d'inf.  
 460578 soldat A. McFeat, rég. can. royal.  
 478537 soldat N. McInnis, rég. can. royal.  
 5553 sgt. W. L. McJannet, génie.  
 92829 canonniér A. R. McKay, art.  
 5776 sgt. W. McMinn, génie.  
 5716 soldat L. D. McNaughton, génie.  
 29246 cpl. J. C. McNeil, bat. d'inf.  
 22614 sous-cap. supp. W. H. Metcalfe, bat. d'inf.  
 A/10955 sous-cap. A. R. Milne, I.L.C.P.P.  
 91802 canonniér F. W. P. Milner, art.  
 458297 soldat S. Mitchell, bat. d'inf.  
 83619 maréchal d. l. R. S. Monro, art.  
 2153 sous-cap. F. Moon, génie.  
 445023 sous-cap. H. C. Moore, bat. d'inf.  
 504784 sapeur E. Morin, génie.  
 420537 sous-caporal W. J. Moroney, bat. d'inf.  
 121656 soldat A. Moroz, bat. d'inf.  
 421027 soldat (sous-cap. supp.) W. H. Morris, bat. d'inf.  
 107423 cap. P. K. Mowat, C.C. à cheval.  
 91720 bomb. L. Myers, art.  
 150527 soldat C. E. Naylor, C.C. à chev.  
 603097 soldat G. North, bat. d'inf.  
 21 sous-cap. C. D. Orchard, Bn. de cyclistes.  
 477693 soldat (cap. supp.) M. D. Orr, r. can. r.  
 426461 soldat R. Paget, bat. d'inf.  
 109535 sous-cap. C. Parker, C.C. à chev.  
 447175 soldat J. H. Parker, bat. d'inf.  
 401179 soldat A. Parsons, bat. d'inf.  
 91819 canonniér L. R. Patterson, art.  
 430190 sergent W. W. Pettigrew, Bn. P.  
 477732 sergent C. H. Pope, r. can. r.  
 139162 soldat R. W. Porter, bat. d'inf.  
 136580 soldat G. Pyzer, C.C. à chev.  
 401592 sous-cap. supp. J. Reed, C.C. à chev.  
 45326 serg. A. W. Richardson, génie.  
 107513 brig. W. J. Riley, carab. can. à chev.  
 127357 soldat D. A. Robertson, bat. d'inf.  
 108498 sapeur R. W. Robinson, génie can.  
 136583 soldat A. W. Rogers, carab. can. à chev.  
 219580 soldat H. Rosenthal, bat. d'inf.  
 90073 canonniér W. J. Rowland, art.  
 42050 mar. des logis W. Rudge, art.  
 112289 cap. supp. G. F. Schultz, carab. can. à chev.  
 76 caporal H. E. Scott, bat. de cyclistes.  
 436298 cap. supp. T. Seaton, bat. d'inf.  
 5741 serg. supp. F. Shaw, génie.  
 192332 soldat J. R. Shaw, bat. d'inf.  
 47950 soldat C. D. Sheppard, bat. d'inf.  
 437617 soldat F. Shirley, bat. d'inf.  
 89999 canonniér S. O. Shorey, art. de cam.  
 541767 sapeur H. Sinkler, génie.  
 420676 soldat G. A. Skelly, bat. d'inf.  
 238 sous-cap. C. M. Street, bat. de cyclistes.  
 117563 soldat F. C. Strickland, car. can. à cheval.  
 113045 sapeur C. Switzer, génie.  
 473181 soldat J. R. Temperton, bat. d'inf.  
 438296 mar. de logis L. Thrower, bat. d'inf.  
 87078 mar. de logis J. Trehitt, art. de camp.  
 114186 soldat R. Verhaeghe, car. can. à cheval.  
 447946 soldat H. P. Vernon, I.L.C.P.P.  
 294 soldat T. Vernon, génie.  
 138986 soldat C. W. Walden, bat. de pion.  
 430735 soldat J. P. Walker, bat. de pion.  
 141803 soldat F. C. Watson, bat. d'inf.  
 147320 soldat F. M. Watts, bat. d'inf.  
 41610 bombr. A. M. Welling, art. de cam.  
 91514 bombr. J. Whitaker, art.

154827 soldat D. White, génie.  
 421039 soldat R. Whitehead, bat. d'inf.  
 2104 sapeur A. Whiting, génie.  
 110576 soldat W. White, car. can. à cheval.  
 531656 sous-serg. supp. S. J. Wickens, s. s. a.  
 401838 soldat J. A. Wilson, car. can. à cheval.  
 142599 soldat S. A. Wilson, bat. d'inf.  
 41429 mar. T. H. Wilson, art. de camp.

Une agrafe à leur Médaille militaire a été accordée aux personnes ci-dessous mentionnées :—

5015 sergent A. Melville, génie canadien.  
 75434 soldat B. R. W. Taylor, bataillon d'infanterie canadienne.

Les Médailles militaires conférées aux personnes ci-dessus mentionnées ont été publiées dans la *London Gazette* du 11 octobre 1916. Voir la *Gazette du Canada* du 11 novembre 1916.

109142 soldat E. Ingleby, carabiniers canadiens à cheval.

477507 sergent C. A. Lamont, régiment royal canadien.  
 418334 sapeur L. P. Smardon, génie canadien.

Les médailles militaires conférées aux personnes ci-dessus mentionnées ont été publiées dans la *London Gazette* du 27 octobre 1916. Voir la *Gazette du Canada* du 16 décembre 1916.

75763 sous-caporal V. Bogichevitch, infanterie canadienne.

La médaille militaire conférée à la personne ci-dessus mentionnée a été publiée dans la *London Gazette* du 9 décembre 1916. Voir la *Gazette du Canada* du 13 janvier 1917.

#### MÉDAILLES MILITAIRES CONFÉRÉES.

##### Corrections.

De la *London Gazette* du 9 novembre 1916, retranchez 75434 soldat B. R. W. Taylor, infanterie canadienne.

La médaille militaire conférée à la personne susmentionnée a été publiée dans la *London Gazette* du 11 octobre 1916. Voir la *Gazette du Canada* du 11 novembre 1916.

De la *London Gazette* du 9 décembre 1916, voir la *Gazette du Canada* du 13 janvier 1917.

Pour 428545 M. J. O'Rourke, bataillon d'infanterie canadienne, lisez 428545 soldat M. J. O'Rourke, bataillon d'infanterie canadienne. 34-1

Extrait de la LONDON GAZETTE du 16 janvier 1917.

WHITEHALL, 1er janvier 1917.

IL a gracieusement plu à Sa Majesté le Roi de conférer la Médaille du Service Impérial aux membres retraités du Service civil de Sa Majesté en appréciation de long service méritoire :—

#### SERVICE CIVIL COLONIAL.

##### Ministère des chemins de fer et des canaux.

Aubin, Herménégilde, conducteur, Lévis.  
 Ayer, Thomas Clifford, conducteur, Moncton.  
 Bégin, Téléphore, ouvrier presseur de roues, Rivière-du-Loup.  
 Bell, David Pearson, inspecteur de wagons, Moncton.  
 Boucher, Joseph, serre-frein, Lévis.  
 Bourgeois, Dennis, chef cantonnier, Memramcook.  
 Brown, John Herbert, assistant-ingénieur, Moncton.  
 Burris, Nathan, palefrenier, Truro.  
 Chénard, Léandre, préposé aux bagages, Lévis.  
 Cullen, Robert, magasinier, Truro.  
 Damours, Joseph, serre-frein, Rivière-du-Loup.  
 Daley, Edward, chef cantonnier, Gloucester Junction.  
 Davies, William Allan, contremaître, Moncton.  
 Derouin, Frank, conducteur, Lévis.  
 Doucett, Edward, serre-frein, Petite-Roche.  
 Dougan, Richard, mécanicien de locomotive, Charlottetown.

Dubé, Xavier, chef cantonnier, Saint-Moïse.  
 Dunbar, Robert, conducteur, Loggieville.  
 Essery, James, chef cantonnier, Kensington.  
 Ferguson, David, chef cantonnier, Wentworth.  
 Fogarty, Peter, chef cantonnier, Sydney.  
 Forgues, George, serre-frein, Lévis.

Freve, George, chef cantonnier, Saint-Paschal.  
 Gallagher, Peter Alexander, chef cantonnier, Quispamsis.

Gallant, Andrew, cantonnier, Millstream.  
 Gillan, Thomas, forgeron, Charlottetown.  
 Gillespie, John, chargeur, Moncton.  
 Giles, Adam Purdy, inspecteur de la voie, Newcastle.  
 Gillis, Frank, inspecteur de locomotives, Cap- Traverse.  
 Gorham, James, pointeur, Saint-Jean.  
 Gray, Alexander Black, inspecteur de la voie, New-Glasgow.

Guess, John, forgeron, Halifax.  
 Hackett, John, mécanicien de locomotive, Moncton.  
 Hanway, Thomas, mécanicien de locomotive, Truro.  
 Hébert, Joseph Louis, conducteur, Rivière-du-Loup.  
 Hoey, William Robert, chauffeur, Moncton.  
 Hubley, Aaron, charpentier, Halifax.  
 Keith, Charles Bedford, chef de gare, Berrys-Mills.  
 Laliberté, Fortunat, conducteur, Lévis.  
 Leclerc, Phillippe, chargeur, Rivière-du-Loup.  
 Lockhart, Edwin Nelson, inspecteur de ponts, Moncton.

MacKenzie, William Brouard, préposé aux droits de passage et aux baux, Moncton.

McAdoo, William, charpentier, Saint-Jean.  
 McCloskey, Patrick, chaudronnier, Charlottetown.  
 McClure, James Steward, charpentier, Moncton.  
 McDonald, John, contremaître, Millstream.  
 McEwen, George Hamilton, agent de fret, Truro.  
 McGinn, John Thomas, conducteur, Moncton.

McLeod, Hugh, contremaître d'équipes supplémentaires, Emerald.

McPherson, John, ajusteur, Charlottetown.  
 Martin, Louis, préposé à la réparation des wagons, Rivière-du-Loup.

Miller, Samuel, contremaître charpentier, Newcastle.

Moore, George, mécanicien, Moncton.

Moreau, Louis, chauffeur de chaudières stationnaires, Lévis.

Murray, John Albert, chef de gare, Shediac.

Oakleaf, John Eric, mécanicien de locomotive, Dalhousie.

Oliver, Peter, inspecteur d'outils, Charlottetown.

Paulet, Luc Séraphin, conducteur, Lévis.

Payne, William Richard, chef de gare, Newcastle.

Pettigrew, Pierre Philippe, préposé au bagages, Rivière-du-Loup.

Phelan, John, porteur, Halifax.

Powell, William Robert, chef cantonnier, Painsec Junction.

Roche, James, chef cantonnier, Bedford.

Rodrigue, Didace, télégraphiste, Rivière-du-Loup.

Ryan, John, chef cantonnier, Nauwigewauk.

Simmons, Charles Edward, peintre, Charlottetown.

Steeves, William Harvey, ajusteur, Moncton.

Stockall, Arthur, contremaître forgeron, Moncton.

Sullivan, John, chef cantonnier, Rogersville.

Tucker, Benjamin, contremaître ajusteur de tuyaux, Moncton.

Wellington, Frederick William, mécanicien de locomotive, Moncton.

Wright, Frederick, palefrenier, St-John.

Wortman, James Chapman, charpentier, Moncton.

#### Ministère de la Marine et des Pêcheries, Canada.

Baker, Thomas, gardien de phare, Peases Island, Nouvelle-Ecosse. 34-1

## ARRÊTÉS EN CONSEIL.

[159]

### HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 19e jour de janvier 1917.

PRÉSENT :

### SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

IL plaît à Son Excellence le Gouverneur général en conseil, sous l'empire des dispositions de la *Loi de 1914 des Mesures de Guerre*, d'établir par les présentes les règlements suivants :—

Nonobstant toute prescription des règlements établis par un arrêté en conseil du 17 septembre 1889, pour



l'arpentage, la vente et l'administration dans la zone de quarante milles des chemins de fer dans la province de la Colombie-Britannique, ou des modifications de ces règlements, aucune demande d'inscription de homestead ne sera accordée au cours de la guerre actuelle ou après la guerre, sauf ordre ordinaire, à moins que la personne qui fait la demande n'ait été au début de la guerre et ne soit restée sujet britannique ou sujet d'un pays qui est allié à Sa Majesté dans la présente guerre, ou sujet d'un pays neutre, et à moins qu'il n'établisse ce fait à la satisfaction du Ministre de l'Intérieur.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

32-4

[210]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 26e jour de janvier 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 22 janvier 1917, représentant qu'à M. Frank Ruppert a été cédé, le 15 juin 1910, le quart sud-est de la section 16, township 33, rang 14, à l'ouest du 4e méridien. Le 13 octobre 1913 le requérant obtenait des lettres patentes pour le homestead adjacent, le quart nord-est de la dite section.

Après avoir rempli ses obligations de homestead, M. Ruppert, une année durant, a rempli ses obligations de préemption ; mais le dur labeur qu'il a dû s'imposer l'a affligé d'un grave rhumatisme à la hanche gauche. Il est sous les soins de médecins, et ces derniers affirment qu'il doit faire usage de béquilles, et de plus que son mal augmentera plutôt que de s'améliorer ;

A ces causes, le Ministre recommande que M. Ruppert soit relevé des obligations de résidence qu'impose le paragraphe 2 de l'article 20 de la *Loi des terres fédérales* et que la patente soit émise dès que la preuve sera établie que les autres conditions de la loi ont été remplies et que le paiement prescrit par la loi aura été fait.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

33-4

[301]

## HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 2e jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 27 janvier 1917, représentant que, le 30 mai 1910, M. William Thornton a obtenu l'inscription du quart sud-ouest de la section 13, township 28, rang 22, à l'ouest du 2e méridien.

Il aurait été établi que M. Thornton a fait 8½ acres de défoncement sur ce quart de section et a accompli 18 mois de résidence sur un terrain avoisinant alors qu'il se vit forcé de retourner dans l'Ontario pour cause de maladie.

Le Ministre soumet un certificat médical du docteur James A. Baker, établissant que M. Thornton souffre d'une attaque de paralysie.

Vu ces circonstances le Ministre recommande qu'en vertu des dispositions du paragraphe 2, de l'article 20 de la *Loi des terres fédérales*, M. Thornton soit relevé de ses obligations de résidence pour que patente gratuite du dit quart de section lui soit délivrée sur preuve fournie de la manière ordinaire que les autres conditions de la loi ont été remplies.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

33-4

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## HOTEL DU GOUVERNEMENT À OTTAWA

Mardi, le 6e jour de février 1917

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 27 janvier 1917, représentant qu'en novembre 1885 M. Joseph Hewitt occupa le quart nord-est de la section 21, township 9, rang 3, à l'ouest du 2e méridien, y érigea une maison et une étable et y fit d'autres améliorations ;

L'inclusion subséquente de ce terrain dans la réserve forestière de Moose Mountain nécessite l'abandon par M. Hewitt de son terrain, —

Le Ministre recommande, par conséquent, qu'on l'autorise, en vertu des dispositions de la *Loi des terres fédérales*, de donner à M. Hewitt la patente gratuite d'un autre quart de section, le quart sud-est de la section 20, township 44, rang 3, à l'ouest du 2e méridien, en retour de l'abandon par M. Hewitt de ses droits sur ce terrain qu'il a ainsi occupé dans la réserve forestière susdite et dès qu'il aura été établi à la satisfaction du Ministre qu'il n'occupe plus le terrain en question.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

34-4

[340]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 7e jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

IL plaît à Son Excellence le gouverneur général en conseil de modifier l'arrêté en conseil du 19 décembre 1916 approuvant les règlements pour l'administration des "Prairies Hautes" dans les réserves forestières situées dans les limites de la zone des chemins de fer de la province de la Colombie-Britannique en retranchant les chiffres "13" après le mot "article" dans la 5e ligne de l'article 1 et leur substituant le chiffre "2," et ledit arrêté en conseil est par ces présentes modifié en conséquence.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

34-4

[298]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 2e jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

IL plaît à Son Excellence le Gouverneur général en conseil, conformément aux dispositions de l'article 854 de la *Loi de la Marine marchande au Canada*, de décréter ce qui suit, savoir :

L'article 15 des règlements spéciaux régissant le port de Fort-William, Ontario, établis par arrêté en conseil du 8 février 1916, est par ces présentes modifié en y ajoutant le paragraphe 15a qui se lit comme suit :—

Toutefois, il est permis aux navires à vapeur d'un tonnage brut excédant 200 tonnes, mais dont la longueur n'excède pas 260 pieds, de virer avec un remorqueur dans la partie de la rivière Kaministiquia située entre le coude en amont de l'élevateur "D" et la limite ouest de la jetée du chemin de fer Grand-Tronc-Pacifique ; les navires à vapeur de ce tonnage et de cette longueur peuvent aussi virer dans la partie de la rivière Kaministiquia située entre le mouillage numéro 1 et l'élevateur "C" du chemin de fer Pacifique Canadien, mais ces navires ne pourront virer dans cette partie de la rivière sans employer un remorqueur, à moins que le maître de havre ne permette autrement.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

33-2

[102]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 15<sup>e</sup> jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur du 11 janvier 1917 représentant qu'un arrêté en conseil du 11 mars 1910 a sanctionné des règlements concernant l'aliénation des droits à l'extraction du pétrole et du gaz naturel propriété de la Couronne, en vertu des dispositions de l'article 37 de la Loi des Terres fédérales.

Le Ministre représente :

Au mois de novembre 1913, les droits à l'extraction du pétrole et du gaz naturel, propriété de la Couronne, dans certaines parties des townships 46, 47, 48 et 49, rangs 10, 11, 12 et 13, à l'ouest du 4<sup>e</sup> méridien, comprenant une superficie d'environ 55,620 acres, ont été soustraits au droit d'aliénation en vertu des dispositions des dits règlements à la demande de la cité d'Edmonton, afin que la dite municipalité puisse s'approvisionner d'une quantité suffisante de gaz naturel pour les besoins de sa population.

Au ministère de l'Intérieur a été représenté qu'il est essentiel à la prospérité commerciale de la ville que les droits à l'extraction du pétrole et du gaz naturel déjà soustraits à l'aliénation ne soient pas concédés à d'autres intéressés et qu'ils ne puissent les détourner ; que la municipalité bien qu'elle ne désire pas exploiter ces droits, devrait avoir le pouvoir nécessaire d'empêcher qu'ils ne soient détournés à d'autres centres de population et d'en assurer la conservation pour l'approvisionnement domestique, ainsi que pour le progrès et le développement de ses nombreuses industries.

Il a de plus été représenté au ministère de l'Intérieur qu'à très grand frais des forages pour le gaz naturel ont été exécutés dans les limites du terrain mis en réserve ; qu'on y a découvert du gaz en quantité suffisantes pour les fins commerciales ; qu'il est projeté d'établir des conduits pour le gaz jusqu'à la ville d'Edmonton, sur une distance d'environ 85 milles, pour le bénéfice des citoyens de cette municipalité.

Comme il semble être de l'intérêt public que les droits à l'extraction du pétrole et du gaz naturel, propriété de la Couronne, dans les limites de la réserve ci-dessus mentionnée, soient conservés pour l'usage de la ville d'Edmonton, le ministre demande l'autorisation de soustraire à l'aliénation les droits à l'extraction du pétrole et du gaz naturel dans cette région comprenant les parties des townships 46, 47, 48 et 49 des rangs 10, 11, 12 et 13, à l'ouest du 4<sup>e</sup> méridien initial, ainsi que tracé en rose dans le plan ci-annexé, aux conditions suivantes :

1. Que la soustraction à l'aliénation, à la demande de la ville d'Edmonton, des droits d'extraction du pétrole et du gaz naturel, propriété de la Couronne, dans la région ci-dessus mentionnée, ne s'appliquera pas aux terres mises en réserve pour les écoles en vertu des dispositions de la *Loi des terres fédérales*.

2. Que la soustraction de l'aliénation conformément aux règlements régissant la concession des droits à l'extraction du pétrole et du gaz naturel dans la région décrite ne sera pas un obstacle à la concession par la Couronne d'autres droits miniers dans cette région.

3. Que la ville d'Edmonton obtienne immédiatement un bail conformément aux prescriptions des règlements régissant chaque quart de section de la région réservée où un puits a été foré par ou pour la municipalité dans le but d'extraire du pétrole ou du gaz naturel.

4. Que la ville d'Edmonton, avant de commencer des forages ou autres travaux dans le but de découvrir ou d'extraire du pétrole ou du gaz naturel dans les terrains compris dans la réserve susdite, devra demander et obtenir un bail de ces endroits conformément aux prescriptions des règlements à cet effet.

5. Que dès que le Département de l'Intérieur aura reçu du conseil municipal de la ville d'Edmonton l'avis qu'une certaine partie de la réserve n'est plus requise pour les fins municipales, le Ministre de l'Intérieur peut déclarer que les droits ainsi rétrocédés peuvent de nouveau être concédés conformément aux dispositions des règlements et à la pratique du Département.

6. Que la ville d'Edmonton aura un délai de deux ans de la date des présentes pour choisir et obtenir la concession sous l'empire des prescriptions des règlements à l'extraction du pétrole et du gaz naturel dans les limites de la réserve ci-dessus décrite, et qu'à l'expiration de ladite période de deux ans la réserve se terminera et tous les droits à l'extraction du pétrole et du gaz naturel dans les limites de cette réserve, qui n'ont pas déjà été choisis et concédés, rétrocéderont à la Couronne pour concession conformément aux dispositions des règlements à cet effet.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

32-4

Greffier du Conseil privé

[167]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 20<sup>e</sup> jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le Département des Affaires des Sauvages a demandé la mise en réserve pour les sauvages, sous l'empire du traité numéro 2, d'une étendue de terrain connue sous la désignation de "Réserve des Sauvages numéro 46 de Dog-Creek," dont une partie est comprise dans le rang 8 des townships 21, 22 et 23, respectivement, et le reste dans le rang 9 des townships 22 et 23, respectivement, le tout à l'ouest du méridien principal, dans la province de Manitoba, et comprenant une superficie de 9,427 acres ;

Attendu que le terrain demandé est disponible d'après les archives du Département de l'Intérieur pour les fins susdites, et que le Ministre de ce Ministère recommande que cette demande soit accordée.

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, sous l'empire et en vertu des dispositions de l'article 76 de la Loi des terres fédérales, de soustraire par les présentes à l'opération de la Loi des terres fédérales et de mettre en réserve pour les sauvages les terrains suivants :

Toute cette étendue de terrain dont une partie est comprise dans le rang 8 des townships 21, 22 et 23 respectivement et le reste dans le rang 9 des townships 22 et 23 respectivement, le tout à l'ouest du méridien principal, dans la province de Manitoba, tel que coloré en rouge, sur le plan ci-annexé, et comprenant 9,427 acres, plus ou moins.

RODOLPHE BOUDREAU

32-4

Greffier du Conseil privé.

[316]

## HOTEL DU GOUVERNEMENT À OTTAWA

Samedi, le 3<sup>e</sup> jour de février 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 29 janvier 1917, représentant que M. Louis Félix Cardinal, de Fort Vermillion, dans la province d'Alberta a demandé la concession gratuite de la moitié fractionnaire ouest de la section 22, township 108, rang 13, à l'ouest du 5<sup>e</sup> méridien située au sud de la rivière à la Paix, dans la dite province d'Alberta, en vertu du fait qu'il occupait ce terrain à la date de l'extinction du titre des sauvages.

Le Ministre représente qu'il a été établi que le demandeur résidait sur le terrain à la date de la conclusion du traité numéro 8, à l'été de 1899.

Le Ministre recommande, par conséquent, qu'en vertu des dispositions de l'article 76 de la *Loi des terres fédérales* on autorise la concession gratuite à M. Cardinal de 160 acres de la dite moitié fractionnaire ouest de la section 22, township 108, à l'ouest du 5<sup>e</sup> méridien, située au sud de la rivière à la Paix dans la province d'Alberta et qu'il lui soit permis d'acheter ce qui reste, soit 3.70 acres, de la superficie totale au prix de \$3.00 l'acre.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

33-4

Greffier du Conseil privé.



[3122]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 19e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 17 de la *Loi des réserves forestières et des parcs fédéraux*, d'établir les règlements suivants concernant l'administration des "Prairies hautes"; lesquels règlements devront s'appliquer aux réserves forestières dans les limites de la zone des chemins de fer de la province de la Colombie-Britannique, et ces règlements sont par ces présentes établis en conséquence.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

RÈGLEMENTS concernant les "Prairies hautes" dans les réserves forestières fédérales, dans la zone des chemins de fer de la Colombie-Britannique.

Les "Prairies hautes" sont des prairies d'accès difficile dans les réserves forestières, d'où il est impossible de voiturier le foin, de sorte que le seul usage qu'on peut en faire est pour le pâturage du bétail sur place.

Un "Fermier de bétail" est une personne ou compagnie qui a pris à bail pour exploitation pendant un terme d'années un ranch ou une ferme et ses accessoires, y compris le bétail, soit à loyer fixe, soit pour une part des profits, avec garantie de remettre au propriétaire à la conclusion du bail une quantité équivalente de bétail ou sa valeur en argent.

1. Il peut être accordé, sujet aux conditions ci-après mentionnées, à toute personne qui est un sujet britannique un permis pour l'exploitation exclusive pour un terme de cinq ans d'une prairie haute ou, s'il s'agit de prairies de peu d'étendue, d'un nombre quelconque de prairies dont l'étendue totale, telle que déterminée par la méthode expliquée à l'article 13 ci-après, n'excède pas cent acres.

2. Toute prairie haute pour laquelle il aura été fait une demande de permis d'exploitation doit être arpentée par bornes et limites par un fonctionnaire de l'administration forestière. Un plan du dit arpentage sera déposé au bureau du surintendant des réserves forestières et tout permis accordé doit se conformer au nombre d'acres indiqué sur le dit plan.

3. (a) Les demandes de permis d'exploitation de prairies hautes et doivent être classées comme suit et considérées dans l'ordre de priorité suivante :

Classe 1. Demandes de la part de propriétaires *bona fide* d'un ranch ou de terrains agricoles, qui désirent adjoindre des prairies hautes à leur ranch ou à leur ferme.

Classe 2. Demandes de la part de personnes qui ne pas sont propriétaires de ranch ou de terrains agricoles auxquels elles désirent adjoindre des prairies hautes pour l'élevage, mais qui demandent des prairies hautes pour exploiter le bétail comme industrie indépendante.

(b) Aucune demande de la classe 2 ne doit être prise en considération avant que ne soient accordées toutes les demandes de la classe 1.

4. S'il est présenté à la fois plus d'une demande de la même classe pour une prairie pour laquelle aucun permis n'est encore accordé, le fonctionnaire de l'administration forestière peut, avec le consentement des requérants, faire un partage de la prairie; si les requérants ne peuvent s'accorder, il mettra la prairie à l'enchère à une mise à prix pour chaque acre telle que fixée à l'article 11, des présents règlements.

5. Le concessionnaire doit faire, à la satisfaction du fonctionnaire préposé à l'administration de la réserve, toutes les améliorations nécessaires pour mettre la prairie en état de fournir un maximum de pâturage.

6. Seul le bétail dont le concessionnaire est de bonne foi le propriétaire ou le fermier, peut être mis en pâturage dans une prairie haute.

7. Un concessionnaire peut utiliser une prairie haute pour l'une des fins suivantes :

1. Y récolter du foin pour l'usage du bétail l'hiver suivant.

2. Y mettre du bétail en pâturage l'été.

3. Mettre une partie en foin et le reste en pâturage.

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8. Le nombre de bestiaux en pâturage chaque année dans une prairie haute doit être au moins le suivant :—

1. Pour les trois premières années de la durée du permis :

a. Bêtes à cornes ou chevaux, au moins une tête à hiverner par chaque deux acres de prairie sous concession.

b. Moutons, au moins cinq têtes à hiverner par chaque deux acres de prairie sous concession.

2. Pour la quatrième et la cinquième année de la durée du permis, ou durant son extension en vertu de l'article 10 des présents règlements :

a. Bêtes à cornes ou chevaux, au moins une tête à hiverner par chaque acre de prairie sous concession.

b. Moutons, au moins cinq têtes à hiverner par acre de prairie sous concession.

9. Tout concessionnaire doit, avant le premier mai chaque année, fournir au fonctionnaire préposé à l'administration de la réserve une déclaration sous serment de l'usage qu'il a fait au cours des douze mois précédents de la prairie haute à lui cédée. La déclaration contenir :

1. Le nombre des bestiaux en pâturage ;

2. Le temps de leur pâturage ;

3. La quantité de foin récolté ;

4. La quantité de foin servi au bétail ;

5. Les améliorations faites.

10. A tout concessionnaire qui s'est conformé aux dispositifs des présents règlements peuvent être accordées trois extensions du dit permis pour des périodes additionnelles de cinq années, pourvu qu'il en fasse la demande au moins six mois avant l'expiration du dit permis ou de son extension ; et la dite demande aura la préférence sur toute autre demande de permis pour les mêmes terrains en vertu des présents règlements.

11. Les prix exigibles pour les concessions de prairies hautes sont les suivants : Permis original—cinq cents l'acre par année. Première extension—dix cents l'acre par année. Deuxième et troisième extensions—quinze cents l'acre par année.

12. Les concessions de prairies hautes ne peuvent être ou transférées ou cédées sans le consentement du ministre et nulle personne ou compagnie a droit à plus d'un permis à la fois.

13. Si le ministre consent au transfert d'une concession, le permis doit être retourné au ministre, qui émettra un nouveau permis au nom du concessionnaire pour le reste de la période comprise dans le permis original et aux mêmes conditions.

14. Lors de l'annulation d'un permis, ou si le concessionnaire ne désire ou ne peut obtenir une extension, un concessionnaire subséquent d'une prairie haute améliorée doit payer les redevances que le premier concessionnaire aurait eu à acquitter s'il eut continué en possession.

15. Le concessionnaire, pendant la durée de son permis, doit maintenir en bon état, à la satisfaction du fonctionnaire de l'administration forestière, toute clôture déjà érigée.

16. Quiconque désire couper du bois sur la dite réserve forestière pour y effectuer des améliorations doit en obtenir l'autorisation sujet aux conditions et aux redevances mentionnées dans les règlements concernant les réserves forestières.

17. Tout commissaire est tenu responsable de tous les feux occasionnés directement ou indirectement par son action personnelle ou celle d'un de ses serviteurs, employés ou agents, sur tout terrain dans les limites d'une réserve forestière pour laquelle le dit commissaire détient un permis ; et tous les dits employés doivent donner gratuitement leurs services en tout temps si un feu se déclare ou menace le terrain ou les améliorations du concessionnaire. Toute négligence de la part du concessionnaire pouvant occasionner un feu est une raison suffisante pour l'annulation de son permis.

18. On peut obtenir un pâturage d'été pour le bétail hiverné dans une prairie haute aux conditions mentionnées dans les règlements concernant les pâturages. Le concessionnaire d'une prairie haute a les mêmes droits que ceux qui font une demande de concession de pâturage sous la classe 1, telle que définie dans l'article 39 des règlements concernant les réserves forestières, établis par un arrêté en conseil du 20 avril 1916. 31-4

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## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 17e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que demande a été faite au nom de la Corporation Episcopale Catholique Romaine d'Athabaska de la concession gratuite du lot numéro 5 du township 70, rang 23, à l'ouest du 5e méridien, dans la province d'Alberta, contenant 158 acres plus ou moins, en vertu de l'occupation de ce terrain à la date de l'extinction du titre des Sauvages ;

Et attendu que la preuve soumise démontre que la Corporation Episcopale Catholique Romaine d'Athabaska, par l'entremise de ses agents, était en possession du terrain à la date de la conclusion du traité indien numéro 8 à l'été de 1899,—

A ces causes, il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 76 de la *Loi des terres fédérales*, d'autoriser la concession gratuite du dit lot numéro 5, du township 70, rang 23, à l'ouest du 5e méridien, à la Corporation Episcopale Catholique Romaine d'Athabaska.

RODOLPHE BOUDREAU,

31-4

Greffier du Conseil privé.

3121]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 29e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le Département des Affaires des Sauvages a demandé la mise en réserve pour les sauvages de la bande des Cris, conformément aux dispositions du traité numéro 8, des réserves numéro 176, 176A et 176B du lac Grégoire, comprenant une superficie totale de 5,709 acres ; et

Attendu que les terrains demandés, qui sont plus minutieusement décrits ci-dessous, sont disponibles pour les fins susdites d'après les archives du Ministère de l'Intérieur ;

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 76 de la *Loi des terres fédérales*, de décréter par ces présentes que les dits terrains soient soustraits de l'application de la dite loi et mis en réserve pour les Sauvages ;

Les dits terrains peuvent être décrits plus minutieusement comme suit :

1.—Réserve numéro 176, commençant à l'angle sud-est de la section 25, township 85, rang 8, à l'ouest du 4e méridien ; de là franc ouest sur une distance de 241 chaînes et 64 chaînons jusqu'à un poteau en fer, un tertre et une tranchée ; de là franc nord sur une distance de 201 chaînes jusqu'à un poteau en fer, un tertre et une tranchée ; de là franc est sur une distance de 120 chaînes et 64 chaînons jusqu'à un poteau en fer et une tranchée ; de là franc nord sur une distance de 73 chaînes et 16 chaînons, plus ou moins, jusqu'à la rive sud du lac Grégoire ; de là, vers l'est, en suivant la rive sud du dit lac jusqu'à la borne est de la section 12, township 86, rang 8, à l'ouest du 4e méridien ; de là, vers le sud, en suivant la borne est dudit township et du township 85, rang 8, à l'ouest du 4e méridien, jusqu'au point de départ, le tout contenant 5,515 acres, plus ou moins.

2. Réserve numéro 176a.—Commencant à un poteau en bois planté sur la rive sud du lac Grégoire et éloigné de 5 chaînes et 26 chaînons vers le nord et 64 chaînes et 17 chaînons vers l'ouest d'un poteau en fer et d'une tranchée marquant l'angle nord extrême de la réserve numéro 176 ; et de là sur un relèvement de 180 degrés pour une distance de 7 chaînes et 45 chaînons ; de là sur un relèvement de 90 degrés sur une distance de 5 chaînes ; de là sur un relèvement de 180 degrés pour une distance de 10 chaînes et 10 chaînons ; de là sur

un relèvement de 270 degrés sur une distance de 40 chaînes ; de là sur un relèvement de 360 degrés sur une distance de 72 chaînes ; de là sur un relèvement de 90 degrés sur une distance de 8 chaînes et 80 chaînons, plus ou moins, jusqu'à la rive ouest du lac Grégoire ; de là vers le sud en suivant la rive du dit lac jusqu'à un poteau en bois au point de départ, le tout contenant 152 acres, plus ou moins.

3. Réserve numéro 176b.—Commencant à l'angle nord-est du quart sud-est de la section 24, township 86, rang 8, à l'ouest du 4e méridien ; de là vers l'est en suivant la borne nord du dit quart de section sur une distance de 18 chaînes et 34 chaînons, plus ou moins, jusqu'à la rive est du lac Grégoire ; de là vers le sud-est en suivant la dite rive jusqu'à son intersection avec la borne est du quart nord-est de la section 13 du dit township ; de là vers le nord en suivant la dite borne est du dit township jusqu'au point de départ, le tout contenant 42 acres, plus ou moins, et tel qu'indiqué par des hachures en noir sur le plan ci-annexé des dites réserves.

RODOLPHE BOUDREAU,

31-4

Greffier du Conseil privé.

[60]

## HOTEL DU GOUVERNEMENT À OTTAWA

Samedi, le 13e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que la Commission de la voirie de la province de la Saskatchewan désire faire une déviation du grand chemin dans le quart nord-ouest de la section 19, township 17, rang 5, à l'ouest du 2e méridien, qui est une fraction de la partie rétrocédée de la réserve des sauvages de Cowessess numéro 73, dans la province de la Saskatchewan, cette déviation comprenant une étendue de terrain de 2.75 acres, ainsi qu'indiqué sur un plan, numéro 1635, déposé à la branche des arpentages du Département des affaires des Sauvages.

Et attendu que par une convention entre le Département des Affaires des Sauvages et la dite Commission de la Voirie il a été permis à la province de faire les déviations nécessaires dans les concessions ordinaires de chemins de section en considération du fait que la province a abandonné la route établie à travers ledit township.

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil de transporter lesdits 2.75 acres au gouvernement de la province de la Saskatchewan pour la déviation du grand chemin ci-dessus mentionné, et ce terrain est par ces présentes transféré à la province en conséquence.

RODOLPHE BOUDREAU,

31-4

Greffier du Conseil privé.

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## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 20e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le département des Affaires des Sauvages a demandé la mise en réserve pour les sauvages, aux termes du traité numéro 1, d'une étendue de terrain située dans les townships 2 et 3, rang 2, à l'est du méridien principal, dans la province de Manitoba, comprenant une superficie de 20-86 milles carrés.

Attendu que les terrains ainsi demandés et décrits plus minutieusement comme suit sont disponibles d'après les archives du Département de l'Intérieur pour les fins susdites et que le Ministre de l'Intérieur en recommande la mise en réserve.

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, sous l'empire et en vertu des dispositions de l'article 76 de la *Loi des terres fédérales*, de décréter par ces présentes que les terrains en question soient soustraits à l'application de la *Loi des terres fédérales* et mis en réserve pour les sauvages.



Les dits terrains sont décrits plus minutieusement comme suit :

Toutes les parties des townships 2 et 3, rang 2, à l'est du méridien principal, dans la province de Manitoba, tracées en rouge sur le plan ci-annexé, et non submergées par les eaux de la rivière Roseau ; la réserve ainsi décrite comprend 13,349.84 acres, plus ou moins.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

32-4

[110]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 17e jour de janvier 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Un comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 11 janvier 1917, représentant que Moses Lessard, de Ashcroft, Colombie-Britannique, a demandé d'acheter aux conditions régissant l'irrigation la moitié nord fractionnaire de la section 34, township 19, rang 24, à l'ouest du 6e méridien, contenant approximativement 250 acres, occupée par le requérant depuis octobre 1913, avant que l'arpentage en fut fait ;

Le Ministre représente de plus qu'un ingénieur du service des levés hydrographiques s'est enquis du cas et a fait rapport que le requérant avait fait nombre d'améliorations sur le terrain et qu'il s'y trouvait suffisamment de terre propre à la culture pour justifier l'irrigation, et que le représentant pourrait effectuer lui-même l'irrigation du terrain ;

Par conséquent, le Ministre recommande qu'il soit permis au requérant, Moses Lessard, d'acheter les parties de la moitié nord de la section 34, township 19, rang 24, à l'ouest du 6e méridien, qu'il peut réellement irriguer et cultiver, aux conditions suivantes :

(a) Les terrains vendus doivent être mis en culture par irrigation.

(b) Le prix d'achat est de \$5.00, sujet à une déduction du prix de revient des travaux d'irrigation jusqu'à un montant n'excédant pas \$2.00 l'acre, et le montant ainsi mis à ce compte sera considéré un paiement en argent fait à la date même de la vente. Le prix d'achat est payable comme suit : Un dollar l'acre (\$1.00) dans la première année de la date de l'autorisation de la vente par le Gouverneur en conseil ; la balance dans les trois ans de la date de cette autorisation ou dès qu'auront été remplis avant l'expiration de ces trois ans toutes les autres conditions de la vente, avec intérêt à 5% par année.

(c) Les droits hydrauliques nécessaires doivent être garantis par le gouvernement provincial de la Colombie-Britannique. Aucuns travaux ne seront exécutés sur le terrain avant que la province n'ait antérieurement garanti les droits hydrauliques.

(d) Les travaux doivent être commencés dans l'année de la date de l'autorisation de la vente par arrêté du conseil, et ils doivent être parachevés à la satisfaction du Ministre de l'Intérieur dans les trois ans de cette date, à moins que les autorités provinciales ne fixent d'autres dates en rapport avec la concession de ces droits hydrauliques ; dans ce cas, les dates fixées par les autorités provinciales peuvent être acceptées si elles sont approuvées par le Ministre de l'Intérieur.

(e) Les ingénieurs du Département de l'Intérieur feront l'examen des travaux dès qu'ils seront parachevés.

(f) La patente sera délivrée dès que les conditions auront été remplies pour les parties des terrains concédés qui auront été mis en culture par irrigation.

(g) La vente sera résiliée pour non-paiement du prix d'achat ou pour négligence de se conformer à une des conditions quelconque de la vente.

(h) Ni transfert ni cession des terrains concédés ou de droits quelconques qui s'y rapportent ne peuvent être faits avant l'émission de la patente sans le consentement du ministre de l'Intérieur.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

31-4

15514-5½

[166]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 20e jour de janvier 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le Département des Affaires des Sauvages a demandé la mise en réserve pour les sauvages, aux termes du traité numéro 8, d'une étendue de terrain située dans le township 94, rang 11, à l'ouest du 4e méridien, dans la province d'Alberta, connue sous la désignation de "Réserve des Sauvages numéro 174, de Fort McKay," et comprenant une superficie de 257 acres, plus ou moins ;

Et attendu que les terrains ci-haut demandés et décrits plus minutieusement comme suit sont disponibles d'après les archives du Ministère de l'Intérieur pour les fins susdites, et que le Ministre de l'Intérieur en recommande la mise en réserve, —

Par conséquent, il plaît à Son Excellence le gouverneur général en conseil, sous l'empire et en vertu des dispositions 76 de la *Loi des terres fédérales* de décréter par ces présentes que les terrains en question soient soustraits de l'opération de la *Loi des terres fédérales* et mis en réserve pour les sauvages.

Les dits terrains sont plus particulièrement décrits comme suit :

Formé de toute cette partie de la moitié est de la section 13 et toute cette partie du quart sud-est de la section 24, township 94, rang 11, à l'ouest du 4e méridien situées à l'est de la rive droite de la rivière Athabaska, ainsi qu'indiqué sur une carte ou plan d'arpentage du dit township, approuvé et confirmé à Ottawa, le 18 août 1916 par Edouard Deville, arpenteur général des terres fédérales, et déposé au département de l'Intérieur.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

32-4

[3235]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 31e jour de décembre 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Un comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 28 décembre 1916, représentant que conformément aux dispositions de la *Loi des terres fédérales*, la Compagnie de la Baie d'Hudson a obtenu, par la notification de la confirmation de l'arpentage du township, le droit de propriété à la section 8, township 5, rang 28, à l'ouest du 4e méridien.

Le Ministre représente que des doutes ayant surgi relativement à l'efficacité de la dite notification pour donner à la dite compagnie, comme c'était l'intention, le droit de propriété à ces parties de la dite section 8 qui sont couvertes par les eaux d'un certain lac arpenté, le commissaire de la Compagnie de la Baie d'Hudson demande qu'il soit cédé à la compagnie par des lettres patentes supplémentaires les terrains compris dans la moitié est de la dite section 8 couverts par les eaux du dit lac et indiqués sur le plan d'arpentage.

Le ministre est d'avis que la demande soit accordée et, en conséquence, il recommande l'émission de lettres patentes à la compagnie de la Baie d'Hudson cédant tous ces terrains compris dans la moitié est de la section 8, township 5, rang 28, à l'ouest du 4e méridien sous les eaux d'un certain lac arpenté, tel qu'indiqué sur un plan d'arpentage du dit township approuvé et sanctionné à Ottawa le 1er mars A. D. 1888, par Edouard Deville, Arpenteur général des terres fédérales et déposé au département de l'Intérieur, lequel terrain contient 27 acres plus ou moins.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

32-4

[383]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 20e jour de février 1917.

PRÉSENT:

## SŌN EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 291 de la *Loi des douanes* et de l'article 6 de la *Loi des mesures de guerre, 1914*, de décréter par ces présentes ce qui suit :

(b) Est par ces présentes prohibée l'exportation des articles suivantes à toutes destinations à l'étranger autres que le Royaume-Uni, les possessions et protectorats britanniques, savoir :

Strontium, tous sels de

Composés de strontium et mélanges contenant des composés de strontium.

Le présent arrêté en conseil sera proclamé par publication dans la Gazette du Canada.

RODOLPHE BOUDREAU,

34-2

Greffier du Conseil privé.

## AVIS DU GOUVERNEMENT.

## AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

SECRÉTARIAT D'ÉTAT DU CANADA,

OTTAWA, 7 février 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré qu'un livre intitulé "America's Relations to the Great War," par William Burgess, Ph. D., J.U.D., LL.D., professeur de droit constitutionnel et international et doyen des facultés de sciences politiques, de philosophie et de science pure à l'Université Columbia, cité de New-York, auteur de "The European War of 1914," publié par A. C. McClurg & Co., de la cité de Chicago, dans l'Etat de l'Illinois, l'un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure, et que la possession en Canada de toute édition ou exemplaire du dit livre en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 7e jour de février 1917 ; et que tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,

34-2

Sous-secrétaire d'Etat

## Bayley's Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7e jour de février 1917, constituant en corporation Louis Albert Bayley et Allan Malcolm Phineas Bayley, marchands, Franklin Truell Vaughan, teneur de livres, Henry Daniel Lawrence et William Morris, tous deux conseil du Roi, tous de la cité de Sherbrooke, dans la province de Québec, pour les fins suivantes :—

(a) Exercer le commerce et l'industrie d'importateurs et négociants en gros et en détail d'habillements de tous genres pour femmes, hommes et enfants, merceries, modes, meubles, tapis, fournitures de maison, quincaillerie, épicerie, claques, chapeaux, casquettes, fourrures

et autres articles de semblable nature et marchandises de toute espèce usuellement ou pouvant être avantageusement disposées dans toutes les spécialités commerciales par un magasin à rayons et, si cela est trouvé favorable, manufacturer aucun des articles disposés par la compagnie ;

(b) Acquérir, prendre comme une industrie active à tels termes qui pourront être agréés, la propriété, industrie, biens et engagements du magasin général actuellement possédé et conduit, dans la cité de Sherbrooke, province de Québec, par le présent pétitionnaire Lewis Albert Bayley, ou aucune partie d'iceux, comme il pourra en être convenu, et les payer totalement ou partiellement en espèces, billets à ordre ou autres valeurs ou en actions libérées et non sujettes à appel du capital-actions de la compagnie ;

(c) Acquérir par achat, bail ou autrement, détenir, employer, jouir de toute propriété foncière et personnelle et tout outillage et accessoires nécessaires ou convenant à l'exercice normal de l'entreprise de la compagnie ;

(d) Agir comme agents généraux à commission ou consignataires pour d'autres personnes, maisons ou compagnies engagées dans la même industrie ou une industrie similaire, maintenir et conduire, quand cela sera désirable, des agences et des magasins pour la disposition et la vente d'aucun des produits, effets, articles et marchandises des manufactures de la compagnie ou autres ;

(e) Payer pour des propriétés foncières ou personnelles, acquises comme susdit pour l'usage de la compagnie ou pour services rendus, totalement ou partiellement en espèces ou actions libérées et non sujettes à appel du capital-actions de la compagnie et acquérir, détenir, disposer d'actions du stock d'autres compagnies ayant des objets similaires et exercer les pouvoirs de voter en vertu d'icelles, nonobstant les dispositions de l'article 44 de la dite loi ;

(f) Conclure des arrangements pour le partage des bénéfices, la fusion des intérêts, les risques communs ou autrement, avec toute personne, maison ou corporation exerçant une industrie semblable ;

(g) Acquérir, détenir, vendre, transporter toutes valeurs d'aucune espèce, foncières ou personnelles, pour les dettes et engagements dus à la compagnie, acheter et acquérir l'industrie et l'actif, avec ou sans le passif, de toute personne, maison ou compagnie exerçant ou ayant le droit d'exercer une industrie semblable, les payer totalement ou partiellement en espèces ou actions libérées du capital-actions de la compagnie ;

(h) Acquérir, employer, vendre, louer des brevets d'invention, marque de fabrique, procédés, marques et dessins industriels ou autres marques de protection employés ou nécessaires dans l'industrie de la compagnie ;

(i) Vendre tout ou partie de la propriété et de l'entreprise de la compagnie, pour des deniers ou des actions du capital d'aucunes autres compagnies semblables ou pour des valeurs d'aucune espèce, nonobstant l'article 44 de la loi, acquérir comme une industrie active ou s'amalgamer avec l'industrie d'aucune personne maison ou compagnie exerçant une industrie semblable à tels termes et conditions qui pourront être agréés ;

(j) Accorder de l'aide aux employés et aux personnes qui dépendent d'eux, souscrire des fonds pour des objets de charité ou de bienfaisance, pour des expositions ou pour tout objet utile, général ou public ;

(k) Les objets mentionnés dans chacun des paragraphes ci-dessus, ne seront aucunement restreints ou limités par induction des termes d'aucun autre paragraphe ;

(l) Faire toutes les choses, exercer tous les pouvoirs conformes et appropriés à l'exercice des objets pour lesquels la compagnie est incorporée ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Bayley's, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Sherbrooke, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de février 1917.

THOMAS MULVEY,

34-2

Sous-secrétaire d'Etat.



**American Brewing Company, Limited.**

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 25e jour de janvier 1917, constituant en corporation Joseph Gustave Duquette et Napoléon Pépin, gentilshommes, Aimé Malo, étudiant en droit, Pierre Henri Forbes, gérant, et Marie Anne Henault, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie de brasseurs et de fabricant de malt dans toutes ses branches ;

(b) Exercer aucune industrie secondaire pouvant être exercée en rapport avec les industries susdites comprenant les, mais non limitées à, marchands et producteurs de houblon, malteurs, marchands de grains, tonneliers, fabricants de bouteilles, fabricants de bouchons, pâtisiers, fabricants et marchands d'eaux gazeuses et minérales et autres boissons, importateurs et marchands de vins et spiritueux, marchands de liqueurs, hôteliers, cabaretiers, tenanciers de jardins d'amusement, fabricants et marchands de glace, constructeurs d'usines, carrossiers, et autres industries se rapportant à iceux ;

(c) Acheter, vendre, manutentionner et disposer, en gros et en détail, de commodités, articles et choses de toute espèce pouvant être convenablement disposer par la compagnie en rapport avec aucun de ses objets ;

(d) Acheter ou autrement acquérir des formules, recettes, procédés, lettres patentes, marques de fabriques, marques de commerce ou droit d'auteur se rapportant aux produits de la compagnie ou aucuns droits dans iceux ou dans la manière de les fabriquer ou de les vendre ;

(e) Demander, acheter ou autrement acquérir tous brevets, concessions et autres choses semblables, conférant tout droit exclusif ou non exclusif ou limité de se servir ou tout secret ou autre information au sujet de toute invention qui pourra sembler susceptible d'être employée pour aucunes des fins de la compagnie, ou dont l'acquisition sera censée être profitable à la compagnie, et employer, développer, exercer ou en accorder des licences ou autrement faire valoir la propriété, droit ou informations ainsi acquis ;

(f) Construire, maintenir et modifier tous édifices ou travaux nécessaires ou utiles pour les fins de la compagnie ;

(g) Etablir et conduire des agences, dépôts et des succursales ;

(h) Exercer toute autre industrie, manufacturière ou autre, que la compagnie croira pouvoir exercer convenablement en rapport avec son industrie ou ses objets, ou de nature à augmenter la valeur des biens ou droits de la compagnie ou les rendre profitables ;

(i) Acheter ou autrement acquérir et assumer tout ou partie des biens, affaires, propriété, privilèges, contrats, droits, engagements, passif d'aucune personne ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer, ou une industrie semblable, ou possédant une propriété convenant à ses fins, ou que la compagnie peut avoir le pouvoir d'acheter, louer ou autrement acquérir et les payer en stock, obligations, débetures ou valeurs de la compagnie ;

(j) S'amalgamer avec aucune autre compagnie ayant des objets semblables ou en partie semblables à ceux de cette compagnie ;

(k) Louer, vendre, améliorer, gérer, développer, échanger, faire valoir ou autrement disposer ou trafiquer d'aucune ou de toutes les propriétés et biens de la compagnie pour telle compensation que la compagnie jugera convenable, y compris des actions, débetures ou valeurs d'aucune autre compagnie ;

(l) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, avec toute personne ou compagnie exerçant ou engagée dans une industrie ou transaction que la compagnie est autorisée à exercer ou entreprendre, et prêter des fonds, garantir les contrats ou autrement aider telle personne, ou compagnie et prendre ou autrement acquérir des actions ou valeurs de telle compagnie, les vendre, détenir ou autrement en disposer, le tout sujet aux dispositions de la *Loi des compagnies* ;

(m) Prendre ou autrement acquérir et détenir des actions dans aucune autre compagnie ayant des objets similaires à ceux de la compagnie ou exerçant une industrie alliée aux objets pour lesquels la compagnie est incorporée ;

(n) Faire des avances en espèces aux clients et personnes ayant des relations avec la compagnie, donner des garanties et des indemnités qui seront jugées nécessaires en rapport avec les transactions de tels clients ou personnes ;

(o) Rémunérer, toute personne, ou compagnie, pour services rendus en plaçant ou aidant à placer, ou souscrivant ou garantissant le placement d'aucunes actions du capital de la compagnie ou aucunes débetures ou autres valeurs de la compagnie ou à propos de la formation de la compagnie ou de la conduite de ses affaires et payer pour cela en espèces ou avec l'approbation des actionnaires en obligations, débetures ou valeurs de la compagnie ;

(p) Faire tous les actes, exercer tous les pouvoirs conduire toutes les affaires se rapportant à la réalisation des objets pour lesquels la compagnie est incorporée ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "American Brewing Company Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 26e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

33-2

**Camps, Limited.**

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 25e jour de janvier 1917, constituant en corporation Charles Macpherson Holt, conseil du Roi, Errol Malcolm MacDougall, avocat, John Buchanan Henderson, commis, et John Alden Ayleu, étudiant en droit, et Béatrice Isolde Brandt, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie de marchands généraux, importateurs et exportateurs ; acheter, vendre, trafiquer de tous genres de meubles de maison, ameublements pour ménages, décorations intérieures, et toute espèce d'articles, effets, marchandises et commodités ; agir comme agents de fabrique ou agents à commission pour articles manufacturés, effets, articles, marchandises et matériaux de tous genres ;

(b) Acheter ou autrement acquérir et prendre comme une industrie active l'industrie, actuellement exercée dans la cité de Montréal par C. M. Camp comme fabricant et marchand de meubles de ménage, ameublements et marchandises en général y compris le fonds de commerce et tous ou aucun des biens, propriété mobilière et immobilière de la dite maison et son passif ainsi que l'achalandage de la dite industrie et émettre des actions de la compagnie complètement libérées et non sujettes à appel pour les payer totalement ou partiellement, exercer la dite industrie et assumer les engagements de la dite maison ;

(c) Manufacturer, acheter, vendre et trafiquer de toutes espèces d'articles nécessaires ou utiles pouvant être employés en rapport avec l'industrie de la compagnie ou avec la vente d'aucun des articles disposés par la compagnie ;

(d) Décorer, finir, construire ou construire partiellement des chambres, maisons, bâtiments publics ou autres édifices ;

(e) Acquérir, détenir, manufacturer, bâtir, maintenir, exploiter tout matériel, outillage, machinerie et accessoires pour exercer normalement aucune de ses entreprises, et pour ces fins acquérir tout droit de brevet, brevets d'invention, marques de fabriques et autres droits et privilèges semblables ;

(f) Acquérir par achat, bail ou autrement l'industrie d'aucune compagnie, maison ou personne exerçant toute

industrie que la compagnie se propose d'exercer avec tout ou partie des propriétés foncières ou personnelles, mobilières ou immobilières utilisées par aucune telle compagnie, maison ou personnes en rapport avec icelle;

(g) Acquérir, posséder, détenir ou autrement disposer des actions ou capital-actions, obligations et autres valeurs d'aucune autre compagnie ayant des objets similaires à ceux de cette compagnie, nonobstant les dispositions de l'article 44 de la dite loi; employer les fonds de la compagnie à leur acquisition et voter sur tels stocks et obligations ou non de la compagnie;

(h) Promouvoir et aider financièrement par garantie, avances de fonds ou autrement, les entreprises d'aucun individu, maison, association ou corporation avec lesquels cette compagnie peut avoir des relations d'affaires;

(i) Partager les profits, s'unir ou coopérer avec toute personne, maison, association ou corporation engagée ou devant exercer une industrie que cette compagnie est autorisée à entreprendre ou exercer;

(j) Payer pour toute propriété achetée par la compagnie ou pour le coût de la construction d'aucun des bâtiments, outillage ou travaux de la compagnie et, avec l'approbation des actionnaires, pour services rendus, avec l'émission d'actions libérées de la compagnie ou des obligations de la compagnie ou partie en actions et partie en obligations;

(k) Vendre, louer ou autrement disposer en tout ou en partie des affaires de la propriété et entreprises de la compagnie pour telle compensation que la compagnie jugera convenable et, en particulier pour des actions obligations, débentures, valeurs, d'aucune autre compagnie ayant des objets similaires à ceux de cette compagnie et diviser parmi les actionnaires tout stock, obligations ou valeurs ainsi reçus;

(l) Faire et manufacturer son propre éclairage par l'électricité, combustible ou autre système que la compagnie jugera opportun;

(m) Faire des ventes conditionnelles ou arrangement de même nature, par consignment, memorandum ou autrement y compris des baux généraux pour la disposition subséquente de la propriété vendue par la compagnie, réservant le titre ou le gage en faveur de la compagnie;

(n) Garder, exploiter ou autrement gérer, dans les prémisses occupées par la compagnie, ou dans tout autre local endroit ou établissement des entrepôts pour l'emmagasinage des meubles de ménage et toute autre espèce de marchandises;

(o) Tirer, faire, accepter, endosser, exécuter, émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables ou transférables;

(p) Émettre des récépissés, négociables ou autrement, pour des marchandises ou des meubles emmagasinés par la compagnie;

(q) Manufacturer, acheter, vendre et disposer de barils, boîtes, sacs et emballages requis par la compagnie dans ses affaires et pour telles fins acheter, louer ou autrement acquérir des scieries, moulins à raboter, tonnellerie, fabriques de boîtes, les maintenir et exercer, vendre ou autrement disposer de tels produits;

(r) Acquérir par achat, bail ou autrement, ériger, construire, maintenir, exploiter, améliorer, aider à l'acquisition, érection, construction, entretien, exploitation ou amélioration de moulins, fabriques, quais, jetées, entrepôts, édifices, routes, maisons pour les employés ou autres, et travaux de toute description, convertir et affecter toutes terres de la compagnie en routes, rues et autres commodités et généralement disposer et améliorer la propriété de la compagnie;

(s) Conclure des arrangements ou des contrats avec aucune autorité, gouvernementale, municipale, locale ou autres qui seront de nature à permettre d'atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités les droits, privilèges, concessions que la compagnie jugera convenable d'obtenir, et exécuter, exercer et se conformer à tous tels arrangements, droits, privilèges et concessions;

(t) Faire toutes ou aucune des choses ci-dessus comme principaux, agents, entrepreneurs ou autrement, seuls ou conjointement avec d'autres;

(u) Faire toutes choses nécessaires, utiles ou convenables pour accomplir aucune des fins ou atteindre aucun des objets énumérés dans les présentes;

(v) Les objets, pouvoirs et fins ci-dessus mentionnés de la compagnie seront séparés et non dépendant les uns des autres, et la compagnie pourra poursuivre et exercer un ou plusieurs de tels objets, pouvoirs et fins sans égards aux autres et aucune clause ne sera limitée dans sa généralité ou autrement restreinte par rapport à aucune clause de tels objets, pouvoirs et fins ou autrement;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Camps, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 30e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

33-2

### Scott Brothers, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 26e jour de janvier 1917, constituant en corporation George Leonard Alexander Joseph Jenkins, avocats, Reuben Westlé Truax, gérant, Agnes Frances Foley et Alice Mena Mearsbeck, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—

(a) Exercer dans toutes ses branches l'industrie de confectionneurs généraux, drapiers, fourreurs, merciers, bonnetiers, modistes, couturiers, tailleurs, chapeliers, marchands de vêtements, fabricants de bottes et chaussures, négociants en cuir et cuirs ouvrés, meubles de maison, articles de fantaisie, importateurs, exportateurs, fabricants et marchands de toutes espèces d'effets, articles et marchandises;

(b) Acquérir toute propriété mobilière ou immobilière jugée nécessaire aux fins des affaires de la compagnie, les aliéner ou autrement en disposer;

(c) Acheter ou autrement acquérir et assumer tout ou partie des biens, affaires, propriétés mobilières ou immobilières, privilèges, brevets, droits de brevets, contrats, marques de fabrique, engagements et passifs d'aucune personne, maison ou corporation exerçant une industrie que cette compagnie est autorisée d'exercer ou ou aucune industrie semblable, les payer totalement ou partiellement en obligations, débentures ou autres valeurs de la compagnie ou par l'émission d'actions libérées et non sujettes à appel de son capital-actions;

(d) S'amalgamer avec toute autre compagnie ayant des objets en tout ou en partie semblables à ceux énumérés dans les présentes;

(e) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à exercer ou souscrire, prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* et les vendre, détenir ou autrement en disposer;

(f) Émettre et répartir comme complément libérées des actions de la compagnie incorporée par les présentes, en paiement total ou partiel d'aucunes affaires, franchise, entreprise, propriété, droits, pouvoirs, privilèges, contrats, biens fonciers, stock, obligations ou débentures ou autres propriétés ou droits pouvant être légalement acquis; émettre et répartir comme complément libérées des actions de la compagnie en paiement d'aucune propriété mobilière ou immobilière, droits ou choses acquis par ou pour la compagnie, et, avec l'approbation des actionnaires, pour services rendus à la compagnie;

(g) Vendre, louer ou autrement disposer de tout ou partie de la propriété et de l'entreprise de la compagnie pour telle compensation que la compagnie jugera convenable et en particulier pour des actions,



déventures, obligations ou valeurs d'aucune autre compagnie ;

(h) Distribuer parmi ses membres en espèces ou autrement, tous biens de la compagnie et particulièrement les actions, obligations, déventures ou autres valeurs d'aucune autre compagnie appartenant à cette compagnie ;

(i) Faire toutes ou aucune des choses ci-dessus comme principaux, agents, ou autrement, seuls ou conjointement avec d'autres ;

(j) Les pouvoirs de chacun des paragraphes ne seront nullement limités ou restreints par induction ou déduction des termes d'aucun autre paragraphe ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Scott Brothers, Limited," avec un capital-actions de quarante mille dollars, divisé en 400 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 30e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

33-2

### James W. Grant, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désignée *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 29e jour de janvier 1917, constituant en corporation Louis Athanase David et Louis Philippe Crépeau, tous deux conseil du Roi, Segfried Hinson Read Bush, avocat, Sara Farmer Innes, sténographe, et Samuel Bruce Holmes, gérant, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie d'importateurs, exportateurs, fabricants, agents, négociants en gros et en détail de fourrures, peaux, chapeaux, casquettes, nouveautés, fournitures de tous genres pour vêtements en général et de fourreurs, drapiers, confectionneurs, apprêter, teindre, tanner, nettoyer et autrement préparer les fourrures, peaux et cuirs de toutes espèces ;

(b) Fabriquer, acheter, vendre ou autrement trafiquer de toutes espèces de marchandises et produits se rapportant ou reliés aux affaires ou à l'industrie de la compagnie ;

(c) Exercer toute autre industrie que la compagnie jugera pouvoir convenablement exercer en rapport avec ce qui précède ou qui semblera directement ou indirectement de nature à augmenter ou rendre profitable aucune des propriétés ou droits de la compagnie ;

(d) Acquérir ou entreprendre la totalité ou toute partie de l'industrie, propriété et engagements ou tout bien spécial ou droit de toute personne, association ou compagnie exerçant une industrie que la compagnie est autorisée à exercer ou possédant toute propriété convenant aux fins de la compagnie et les payer par l'émission d'actions libérées ou autrement ;

(e) Demander, acheter ou autrement acquérir tous brevets, brevets d'invention, licences, concessions et autres choses semblables, conférant tout droit exclusif ou non exclusif ou limité de se servir de tout secret ou autre information au sujet de toute invention qui pourra sembler susceptible d'être employée pour les fins de la compagnie, ou dont l'acquisition sera censée être utile à la compagnie, directement ou indirectement, et employer, développer, exercer ou accorder des licences s'y rattachant ou autrement faire valoir la propriété, droit ou informations ainsi acquis ;

(f) Souscrire, acquérir, détenir, comme principaux ou agents et absolument comme propriétaires ou par voie de garantie collatérale, échanger ou autrement disposer du capital-actions, obligations ou déventures d'aucune compagnie ou corporation avec laquelle cette compagnie a ou est prête d'avoir des relations commerciales, nonobstant l'article 44 de la dite loi ;

(g) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques, ou autrement, avec toute personne ou compagnie exerçant ou engagée,

ou se proposant d'exercer ou de s'engager dans toute industrie, ou transaction que cette compagnie est autorisée à exercer, et prendre autrement acquérir des actions ou valeurs d'aucune telle compagnie et vendre, détenir, réémettre, avec ou sans garantie, ou en disposer autrement ;

(h) Agir comme agent pour toute personne, association ou compagnie exerçant une industrie semblable en tout ou en partie à celle de la compagnie ;

(i) Vendre, louer ou autrement disposer de tout ou partie de la propriété ou de l'entreprise de la compagnie pour telle compensation que la compagnie jugera convenable et en particulier pour des actions, déventures, obligations ou valeurs d'aucune autre compagnie ;

(j) Distribuer parmi les actionnaires de la compagnie, en nature, toute propriété de la compagnie et en particulier les actions, déventures ou valeurs d'autres compagnies appartenant à cette compagnie ou desquelles la compagnie peut avoir le pouvoir de disposer ; faire tous les actes, exercer tous les pouvoirs, conduire toutes les affaires se rapportant à l'exercice normal des objets pour lesquels cette compagnie est incorporée ;

(k) Les pouvoirs de chacun des paragraphes ne seront limités ni restreints par induction ou déduction des termes d'aucun autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "James W. Grant, Limited," avec un capital-actions de quarante cinq mille dollars, divisé en 450 actions de cent dollars chacune et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 31e jour de janvier 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

33-2

### Benson & Hedges (Canada), Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désignée *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 24e jour de janvier 1917, constituant en corporation Louis Athanase David et Louis Philippe Crépeau, tous deux conseil du Roi, Segfried Hinson Read Bush, avocat, George Whittaker, comptable et Sara Farmer Innes, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Acheter, vendre, cultiver, préparer, manufacturer, sécher, écôter, emballer et emmagasiner du tabac ; fabriquer, vendre des cigares, cigarettes, tabacs à fumer et chiquer ; exercer l'industrie du tabac en gros et en détail, dans toutes ses branches et généralement faire toutes les transactions mercantiles se rapportant et se reliant au commerce du tabac ;

(b) Eriger, établir ou autrement acquérir, maintenir, exploiter des fabriques, entrepôts, édifices et agences adaptés pour l'emmagasinage, la préparation, le séchage et la fabrication du tabac et pour la vente, distribution, importations et exportations ; l'importer, exporter et le faire importer et exporter comme un article de commerce ;

(c) Acquérir par achat ou autrement et exploiter des plantations, fermes, ranches, et autres propriétés mobilières ou immobilières, pour les fins de la compagnie ;

(d) Acheter ou autrement acquérir ou assumer tout ou partie des biens, affaires, propriété, privilèges, contrats, droits, engagements et passif d'aucune personne ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer ou possédant des propriétés convenant à ses fins, vu que la compagnie a le pouvoir d'acheter, louer ou autrement acquérir et les payer en actions, obligations ou déventures de la compagnie ;

(e) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, avec toute personne ou compagnie exerçant ou engagée dans une industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre et faire des prêts, garantir les contrats ou autrement aider telle personne, souscrire, acheter ou autrement acquérir des actions ou valeurs de toute autre compagnie, et les vendre, déte-

nir ou autrement en disposer, nonobstant les dispositions de l'article 44 de la dite loi ;

(f) Payer pour toute propriété, droits ou privilèges acquis ou avec l'approbation des actionnaires pour services rendus à la compagnie par l'émission d'actions totalement ou partiellement libérées et non sujettes à appel du capital-actions de cette compagnie ;

(g) Vendre, louer, faire valoir ou autrement disposer ou trafiquer de la propriété et des biens de la compagnie, ou aucune partie d'iceux pour telle compensation, y compris des actions, débetures ou valeurs d'aucune autre compagnie ;

(g) Faire toute ou aucune des choses autorisées par les présentes, seuls ou conjointement avec d'autres comme facteurs ou agents pour d'autres compagnies ou personnes, ou par l'entremise d'aucuns facteurs, délégués ou agents.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Benson & Hedges (Canada), Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 26e jour de janvier 1916.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

33-2

#### The Canadian Hospital Supply Company, Limited.

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 25e jour de janvier 1917, constituant en corporation Albert Edwin Wilberforce Snyder, de la cité de Verdun, dans la province de Québec, médecin; Antoine Hector Desloges et Louis Philippe Dorval, médecins, Isaac Goldman, pédicure, et Robert Huzzey Gunn, dispacheur, de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Acheter, importer ou autrement acquérir, fabriquer, mélanger, vendre et disposer de drogues, produits pharmaceutiques, produits chimiques, spécialités pharmaceutiques, fournitures pour pharmacies, instruments et objets de pansements pour la médecine et la chirurgie, fournitures de toute nature et description pour hôpitaux, pharmaciens et médecins, instruments et équipement de médecine et chirurgie, pansements, ligatures, fournitures pour hôpitaux et laboratoires et équipements de tous genres, chaises d'invalides et accessoires pour chambres de malades; microscopes et autres instruments scientifiques et toute espèce d'instruments, ustensiles, effets, articles, marchandises se rapportant au soulagement, soins et traitement des malades et brevets et droits de brevet se rapportant à aucune des choses ci-dessus;

(b) Agir comme vendeurs et placiers pour les choses mentionnées dans le paragraphe ci-dessus ou aucun d'eux et comme agents pour les marchands et fabricants, d'icelles à tels termes et conditions comme rémunération ou autrement que la compagnie en jugera de temps à autre ;

(c) Acquérir tout ou partie de l'agence et des affaires d'importation actuellement exercées dans la cité de Montréal par John Hook Mills, leur achalandage et actif, en assumer le passif et les payer en actions du capital de la compagnie émises comme complètement libérées non sujettes à appel ;

(d) Acquérir par achat, échange ou autrement des biens-fonciers pour les fins de la compagnie, y construire des édifices, les vendre et en disposer ;

(e) Acheter ou autrement acquérir la totalité ou aucune partie des affaires, propriétés, achalandage ou passif, d'aucune personne ou compagnie exerçant une industrie semblable en tout ou en partie à celle de cette compagnie, promouvoir d'autres compagnies pour exercer, en tout ou en partie toute industrie que cette compagnie est autorisée d'exercer ;

(f) Exercer toute autre industrie, manufacturière ou autre, que la compagnie jugera pouvoir convenablement

exercer en rapport avec ses affaires ou de nature, directement ou indirectement à profiter à la compagnie ou à augmenter la valeur ou rendre profitable aucune des propriétés ou des droits de la compagnie ;

(g) Acheter, acquérir, souscrire, posséder et détenir, vendre ou autrement disposer de toutes valeurs, stocks, obligations, débetures ou actions d'aucune compagnie, quelle qu'elle soit, nonobstant les dispositions de l'article 44 de la dite loi ;

(h) Emettre tout ou partie du stock de la compagnie comme complètement libéré et non sujet à appel en paiement total ou partiel d'aucuns droits, propriétés ou autres biens que la compagnie peut acquérir ou, avec l'approbation des actionnaires, pour services rendus ou pouvant être rendus en plaçant le stock ou les débetures de la compagnie, ou autrement ou pour toute autre compensation que les directeurs jugeront acceptable et dans l'intérêt de la compagnie.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Canadian Hospital Supply Company, Limited, avec un capital-actions de soixante-quinze mille dollars divisé en 750 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 30e jour de janvier 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

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#### Arsenault et Plamondon, Limitée.

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 1er jour de février 1917, constituant en corporation Albert Arsenault et Adrien Plamondon, ingénieurs civils, Elie Beauregard et Edouard Labelle, avocats, et Lucien Dufault, comptable, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Faire le commerce et les affaires d'entrepreneurs et constructeurs en général, et toutes les affaires y ayant rapport; agir en qualité d'experts en fait de génie civil, mécanique et électrique et de travaux d'art, d'architecture et chimie ;

(b) Entreprendre pour le compte de compagnies ou de particuliers la construction d'édifices publics ou privés, de quais, digues, cheminées, écluses, ponts, chemins de fer à vapeur ou à l'électricité, lignes de téléphone, de télégraphe ou autres lignes de transmission, de bateaux, de cales sèches; inspecter, éprouver et évaluer toutes sortes de matériaux et machineries entrant dans ou se rapportant à telles constructions ;

(c) Dessiner et surveiller toutes telles constructions et en faire rapport ;

(d) Faire des analyses chimiques, enquêtes et rapports sur les mines, minerais, minéraux et autres articles de commerce ;

(e) Faire le commerce de fourniture de matériaux pour les ingénieurs, constructeurs et entrepreneurs ;

(f) Entreprendre et exploiter des systèmes d'aque-duc, drainage, de chauffage et d'éclairage, avec pouvoir de vendre tout surplus d'énergie ou en disposer autrement, le tout sujet aux lois fédérales, provinciales et municipales et autres règlements à cette fin ;

(g) Entreprendre et faire exécuter tous travaux de pavage, de macadamisage de rues, ruelles, routes et chemins; produire, acheter et vendre des matériaux servant à tels travaux ;

(h) Manufacturer, importer, exporter, acheter, vendre, échanger, tant comme principal que comme agent, de la céramique, tuile, verre, de la chaux, du ciment, de l'asphalte, du plâtre, du sable, de l'amiante et autres produits en général; acquérir, exploiter et vendre des mines, des carrières de pierre, de granit et des lits de sable; acheter, vendre, manufacturer, et préparer le fer, l'acier, le bois sous toutes ses formes; acquérir et posséder des limites à bois et exploiter des moulins à scie ;

(i) Acquérir par achat, bail ou autrement des immeubles pour le besoin de la compagnie ;



(j) Agir en qualité d'agent pour toute compagnie, société ou personne possédant de semblables pouvoirs et faisant semblables commerces ;

(k) Vendre, louer, transporter et échanger toutes propriétés que la compagnie pourrait développer et améliorer en les divisant en lots à bâtir et en y construisant elle-même des maisons d'habitation, fabriques et autres bâtisses ;

(l) Faire des avances au moyen de prêts aux acquéreurs ou locataires d'aucune partie des immeubles de la compagnie pour les fins de construction ou d'améliorations ; avec l'approbation des actionnaires, aider au moyen d'avances ou autrement à la construction et à l'amélioration et à l'entretien des chemins, rues, ruelles, égouts et autres travaux d'amélioration des propriétés de la compagnie ; prendre et maintenir des hypothèques, garanties et autres privilèges pour assurer le paiement de toutes propriétés vendues par la compagnie ou pour travaux exécutés par elle ou pour toutes créances quelconques ;

(m) Nonobstant les dispositions de l'article 44 de la dite loi, acheter, acquérir, posséder, vendre des actions, débiteures ou garanties dans toutes autres compagnies ayant les mêmes objets en tout ou en partie, que ceux de la présente compagnie ; accepter en paiement de propriétés et travaux, des actions, débiteures ou obligations de toutes autres compagnies ;

(n) Acquérir et posséder toutes affaires, franchises, entreprises, propriétés, droits, privilèges, baux, contrats, actions et autres biens en vertu des présentes ;

(o) Emettre des actions acquittées et non sujettes à appel, obligations, ou autres garanties de la compagnie en paiement de tous meubles, immeubles, droits patentes et autres bien acquis par la compagnie, ou avec l'approbation des actionnaires en paiement des services rendus dans la formation, la promotion, ou l'organisation de la présente compagnie et généralement de tous services quelconques ;

(p) Vendre, louer l'entreprise de la compagnie, ses affaires totalement ou partiellement pour telles considérations que la compagnie jugera convenables, ou en disposer autrement, ou s'amalgamer avec toutes personnes, sociétés ou corporations faisant des affaires du même genre en tout ou en partie, en paiement recevoir de l'argent, des actions acquittées et non sujettes à appel, obligations, débiteures ou autres garanties de compagnie ou corporation, et, distribuer parmi ses actionnaires de temps à autre tout argent, obligations, débiteures, garanties ou autres biens appartenant à la compagnie ;

(q) Le but de la compagnie est de faire de temps à autre l'un ou plusieurs des actes, transactions et choses énoncées dans la présente charte, soit seule ou conjointement avec d'autres en qualité de principal ou d'agent, et tous pouvoirs accordés dans un paragraphe quelconque de la présente charte ne sera limité ni restreint par induction ou déduction des termes d'aucun autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Arsenault & Plamondon, Limitée," avec un capital-actions de vingt-cinq mille dollars, divisé en 250 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 5e jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

33-2

### Parfumerie Lélia, Paris, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné "Loi des compagnies," il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7e jour de février 1917, constituant en corporation Joseph Hector Langis, comptable, Félix Cola, chimiste, Henri Alphonse Lévassieur, voyageur de commerce, Félix Cola, père, importateur, et Wilbrod Langlais, courtier, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer, faire, composer, mélanger, tous parfums, crèmes, vaselines, pommades parfumées, cosmé-

tiques, pâtes, lotions, poudres, brillantines, savons, essences et en général tous produits de toilettes, savonnerie et parfumerie ;

(b) Acheter, vendre, manutentionner, trafiquer en gros, en détail ou tout autrement disposer, de commodités, articles et choses de tous genres pouvant être convenablement disposés par la compagnie au rapport avec aucun des objets ou fins de la compagnie ;

(c) Exercer toute industrie subordonnée ou pouvant être exercée en rapport avec les affaires ci-dessus mentionnées, y compris mais non limitées à celles d'embouteilleurs, fabricants de bouteilles, fabricants de systèmes de bouchage, potiers, fabricants de boîtes, sachets, étuis, paquetages et enveloppes propres à recevoir des flacons, des parfums, des poudres, des crèmes et liquides nécessaires pour le commerce et les fins de la compagnie ;

(d) Acheter ou autrement acquérir toutes formules, recettes, procédés, lettres patentes, marques de fabrique, noms de commerce, ou droits enregistrés se rapportant aux produits de la compagnie ou aucuns droits et intérêts dans ceux ou dans leur mode de fabrication et de vente.

(e) Demander, acheter ou autrement acquérir et disposer de tous brevets d'invention et choses de même nature conférant un droit exclusif, non exclusif ou limité, d'utiliser tout secret ou autre information concernant toute invention qui paraîtra capable d'être utilisée pour aucune des fins de la compagnie et dont l'acquisition sera jugée propre à profiter directement ou indirectement à la compagnie et utiliser, exercer, développer ou permettre l'usage ou autrement faire valoir la propriété, les droits ou renseignements ainsi acquis ;

(f) Acquérir, bâtir, construire, maintenir, transformer, réparer, détenir ou tout autrement disposer de tous immeubles, édifices ou travaux nécessaires ou utiles pour les fins de la compagnie ;

(g) Etablir, ouvrir, exploiter des magasins, salles de ventes, agences, dépôts, et succursales dans aucune partie du monde ;

(h) Exercer aucune autre industrie manufacturière ou autre que la compagnie jugera capable de pouvoir être convenablement exercée en rapport avec ses affaires ou de nature, directement ou indirectement, à augmenter la valeur ou à rendre profitable aucun des droits ou propriétés de la compagnie ;

(i) Agir comme agents ou représentants de toute maison de commerce ou manufacture ayant pour objet des fins semblables à celles de la compagnie ;

(j) Vendre, louer, ou tout autrement disposer, en tout ou en partie, de l'actif, des propriétés et des affaires en général de la compagnie pour tel prix ou telle valeur et à telles conditions qui peuvent être jugés convenables par la compagnie et recevoir en paiement tous argents, actions, débiteures ou valeurs, de n'importe quelle autre compagnie, personne, association ou syndicat ;

(k) Acheter, détenir, acquérir, transporter, vendre ou tout autrement disposer d'actions, stock ou débiteures dans toute autre compagnie ou compagnies ayant des fins semblables à celles de la compagnie pour faire tout commerce qui peut être conduit de manière à rapporter profit à la compagnie et alliée à icelle nonobstant les dispositions de l'article 44 de la dite loi ;

(l) Acquérir l'achalandage, les droits, la propriété et l'actif et assumer les obligations ou toute partie d'icelles de toute personne, maison, association ou corporation maintenant ou ci-après engagée complètement ou en partie dans tout commerce que la compagnie a le droit d'exercer ou d'acheter, louer, échanger ou toute autrement disposer de la totalité ou partie de tous droits, privilèges, permis, brevets ou franchises utiles ou convenables à aucune des fins de la compagnie ;

(m) Rémunérer par deniers comptants, ou, avec le consentement des actionnaires, par actions acquittées de la compagnie, tous les services qui pourront lui être rendus pour promouvoir la compagnie en aidant à sa formation, en plaçant ou en aidant à placer ou même en garantissant le placement de telles parts du capital-actions de la compagnie et faire toutes dépenses d'annonces et publicité quelconque dans le but d'activer la vente du capital-actions de la compagnie ;

(n) Emettre des actions de la compagnie entièrement acquittées, contre argent ou en paiement complet ou partiel du prix d'achat de toute propriété mobilière ou

immobilière acquise par la compagnie, ou en paiement de travaux exécutés pour la compagnie, et pour acheter les obligations, le stock, la propriété ou l'actif de tout commerce et toute compagnie ou compagnies ayant des fins semblables à celles de la compagnie ;

(o) Distribuer, en nature, parmi les actionnaires aucun des biens ou profits de la compagnie ;

(p) L'interprétation des pouvoirs octroyés dans aucun paragraphe ne sera ni limitée ni restreinte par induction ou déduction des termes de tout autre paragraphe ou clause que ce soit.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous la raison sociale de "Parfumerie Lélia, Paris, Limitée" avec un capital-actions de trente mille dollars divisé en 3,000 actions de dix piastres chacune, et dont le principal siège d'affaires sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de février, 1917.

THOMAS MULVEY.

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Sous-secrétaire d'Etat.

### India Import, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 8ième jour de février 1917, constituant en corporation Louis Napoléon Paul, inspecteur, Léo Albert Bégin, comptable, Jean Baptiste Leclerc, collecteur, Stanislas Leblanc et Joseph Sanche, marchands, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes, savoir :—

(a) Manufacturer, transformer, acheter, vendre, importer, exporter ou échanger, faire le commerce en gros et détail de toutes sortes d'épices, de grains, fruits et de tous autres produits alimentaires et de luxe, de toutes sortes de produits chimiques et articles de toilette, et en disposer de la façon que la compagnie jugera dans ses intérêts ;

(b) Manufacturer, distiller l'alcool, acides, éthers, et les essences ou tous autres produits provenant de la distillation des grains ou de tous autres végétaux ;

(c) Manufacturer, acheter, vendre, échanger ou autrement acquérir, détenir, posséder, céder ou autrement disposer et faire le commerce de marchandises, effets, articles et biens de tous genres ;

(d) Emmagasiner (storage, cold storage) pour la compagnie ou pour d'autres compagnies ou des individus, toutes sortes de marchandises ou produits, quelle qu'en soit la nature ;

(e) Manufacturer, produire, acheter, vendre ou échanger tous produits de tabac, cigares, cigarettes, aussi toutes autres marchandises ou articles qui sont en rapport avec ce genre de manufacture ou commerce ;

(f) Posséder des immeubles, mobiliers, outillages ou toutes autres valeurs nécessaires pour l'industrie ou le commerce de la compagnie, soit pour son administration ou à titre de valeurs commerciales ou comme garantie ;

(g) Faire les affaires ci-haut énumérées comme agents à commission et courtiers, pour acheter, vendre, échanger ou administrer toutes sortes de commerce ou manufactures ;

(h) Etablir dans aucune province du Dominion du Canada, ville, village, ou ailleurs des manufactures ou maisons de commerce comme étant des succursales de la dite compagnie ;

(i) Acquérir des licences, des marques de commerce, des patentes, des recettes, des inventions, secrets ou autres informations utiles à la compagnie ; de pouvoir payer aucune ou toutes ces acquisitions comme tout ce qui est mentionné dans la présente charte, avec des parts du fonds capital ou des débentures de la présente compagnie en obligations ou autrement ;

(j) Acquérir comme industrie active ou autrement, et aux clauses et conditions qui seront agréées, les affaires de tout individu, maison ou société faisant un commerce de spécialités, de gros et de détail, d'épicerie, des grains ou de tous autres produits alimentaires,

pharmaceutiques, ou de ferronnerie et de matériaux de construction.

(k) Distribuer en espèces ou autrement, selon que la chose sera décidée par les actionnaires, tous biens de la compagnie entre ses membres, et particulièrement, les actions, obligations, débentures et autres valeurs de toute autre compagnie formée dans le but de prendre à son nom la totalité ou une partie de l'actif ou du passif de la présente compagnie ;

(l) Placer et affecter les deniers disponibles de la compagnie en la manière qui sera déterminée de temps à autre par les actionnaires ;

(m) Faire des avances de fonds, garantir les contrats ou autrement aider les clients ou autres ayant des relations d'affaires avec la compagnie, et acquérir et détenir des valeurs de toutes sortes, mobilières ou immobilières, ou marchandises pour créances, engagements et obligations dues à la compagnie ;

(n) Se fusionner avec toute compagnie faisant un commerce en tout ou en partie semblable à celui de la compagnie ;

(o) Former d'autres compagnies dans le but d'étendre le commerce et l'industrie de la présente compagnie, d'émettre des débentures, de posséder des actions et débentures d'autres compagnies faisant le même genre d'affaires ;

(p) Rémunérer par des paiements en deniers comptants ou, avec l'approbation des actionnaires, par l'émission d'actions acquittées de la compagnie ou de ses obligations et débentures, ou de toute autre manière, toute personne ou corporation pour services rendus en plaçant ou en aidant à placer, en garantissant le placement de toutes actions du capital de la compagnie, de toutes obligations ou autres valeurs de la compagnie au sujet de la formation ou promotion de la compagnie ou autrement ;

(q) Faire tout ce qui sera nécessaire, convenable ou propre à l'accomplissement des fins ou de nature à atteindre l'un quelconque des objets ci-dessus énumérés ou qui semblera profitable à la corporation à une époque quelconque, et en général, exercer toute autre industrie (manufacturière ou autre) que la corporation jugera capable d'être convenablement exercée en rapport avec l'industrie ci-dessus ou censée accroître directement ou indirectement la valeur des biens ou droits de la corporation ou les rendre profitables ;

(r) Acquérir, recevoir, posséder, louer, échanger, aliéner tous les biens meubles et immeubles nécessaires aux fins de la compagnie, et disposer des dits biens de toute façon ;

(s) Souscrire, accepter, endosser, négocier toutes lettres de charge, billets promissoires, chèques et autres effets négociables ;

(t) Acquérir, posséder, louer, garantir, vendre ou échanger des actions, stocks ou débentures ou garanties de toutes corporations faisant le même genre d'affaires que la compagnie ;

(u) Acheter, louer, détenir et acquérir tout commerce d'une nature semblable à celui exploité par la compagnie, soit en tout ou en partie, aussi toutes franchises et les payer soit en actions, débentures ou autres valeurs de la compagnie ou autrement ;

(v) Faire toutes choses et exercer tous les pouvoirs et faire toutes les affaires en rapport avec la mise en opération des objets pour lesquels la compagnie est incorporée ;

Les objets et pouvoirs mentionnés et contenus dans les divers paragraphes et clauses de la présente charte ne seront en aucune manière limités ou restreints par induction ou déduction des termes de tous autres paragraphes ou clauses.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "India Import, Limited," avec un capital-actions de soixante-quinze mille dollars, divisé en 7,500 actions de 10 dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 12e jour de février 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

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## L. H. Carrier, Limitée.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13e jour de février 1917, constituant en corporation Louis Honoré Carrier, marchand, de la ville de Chicoumimi, dans la province de Québec, Paul Lacoste, avocat et conseil du Roi, de la cité d'Outremont, dans la dite province de Québec, Thomas John Shallow, avocat, de la cité de Westmount, dans la dite province de Québec, Joseph Henri Gérin-Lajoie, avocat, et Joseph Emile Côté, comptable, de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—

(a) Faire les opérations d'un magasin à rayons et exercer l'industrie de marchands en gros et en détail, et acheteurs et manufacturiers de tous les genres de marchandises qui se vendent dans un magasin à rayons, et de tous les genres et de toutes les qualités de marchandises s'y rattachant ou entrant dans la production de ces marchandises, et agir en qualité d'agents, de marchands ou manufacturiers de ces dits articles, marchandises et produits ;

(b) Exercer toute autre industrie, manufacturière ou autre, que la compagnie croira pouvoir exercer convenablement en rapport avec son industrie ou de nature à augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ou à les rendre profitables ;

(c) Acquérir par achat, concession, échange ou autre titre, et construire, ériger, exploiter, entretenir et gérer tous les meubles, fabriques, boutiques, magasins, dépôts, ateliers, usines et autres structures et constructions nécessaires à son industrie et toute autre propriété mobilière et immobilière nécessaire et utile à aucune des fins de la compagnie, et les arrenter, vendre et en disposer ;

(d) Demander, obtenir, enregistrer, acheter, louer, moyennant un droit régalien ou autrement, acquérir et détenir, utiliser, posséder, exploiter et introduire et vendre, céder, ou autrement disposer de toutes marques ou noms de commerce, brevets d'invention, perfectionnements et procédés enregistrés ou d'autre manière utiles au commerce de la compagnie, et utiliser, exercer, développer, permettre l'usage, ou d'autre manière faire valoir toutes telles marques et noms de commerce et inventions, permis, procédés et choses semblables ou toute telle autre propriété ou droits ;

(e) Développer et exploiter toutes chutes d'eau ou forces hydrauliques, et générer, produire et accumuler des forces électriques et électromotrices, ou autre agent semblable pour produire la lumière, la chaleur ou la force pour les fins de la compagnie, avec la faculté de vendre ou de disposer d'autre manière de tout excédent de force dont la compagnie n'aura pas besoin et la fournir pour la lumière, la chaleur ou la force à toute autre personne ou corporation aux conditions qui seront convenues, pourvu que si les susdits pouvoirs sont exercés en dehors de la propriété de la compagnie, ils soient subordonnés à tous les statuts et règlements provinciaux et municipaux à ce sujet ;

(f) Conclure des conventions avec toutes autres autorités municipales, locales ou autres qui paraîtront avantageuses aux fins de la compagnie ou aucune d'elles et obtenir de toutes telles autorités tous droits, privilèges et concessions que la compagnie jugera bon d'obtenir et exécuter, exercer et se conformer à tous tels arrangements, droits, privilèges et concessions ;

(g) Emettre, répartir, et céder comme acquittées et non cotisables les parts, débentures ou autres valeurs de la présente compagnie en plein paiement ou en paiement partiel de toute propriété mobilière, ou immobilière ou mixte et de tous droits, et concessions acquis par la présente compagnie ou pour services rendus ou à rendre à la compagnie ;

(h) Nonobstant les dispositions de l'article 44 de la dite loi, acheter, et acquérir, et posséder, détenir, vendre et réémettre les parts, débentures, obligations et autre valeur de toute compagnie ou corporation, faisant un genre d'affaires en tout ou en partie semblable à celui de la compagnie, et les payer en totalité ou en partie en deniers comptants, actions, obligations, débentures et autres valeurs de la présente compagnie, et

garantir le paiement du principal ou des dividendes et des intérêts sur ces actions, obligations, débentures ou autres valeurs, et exploiter, exercer et gérer la propriété, les immunités, l'entreprise et l'industrie de toute corporation dont la présente compagnie détient les actions, obligations, débentures ou autres valeurs, pour la compensation qui sera jugée raisonnable et convenable ;

(i) S'associer ou se fusionner avec toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie, et acquérir par achat, bail ou autrement la propriété, les immunités, l'entreprise et l'industrie de toute corporation semblable et en assumer les engagements, et les payer en totalité ou en partie en deniers comptants, actions, obligations, ou autres valeurs de la présente compagnie ;

(j) Promouvoir ou aider à la promotion de toute compagnie aux fins d'acquérir la totalité ou une partie des biens ou engagements de la présente compagnie ou pour toute autre fin de nature à profiter directement ou indirectement à la présente compagnie et devenir actionnaire de toute compagnie subsidiaire, alliée ou autre exerçant ou ayant pour ses objets l'exploitation de toute industrie en totalité ou en partie semblable à celle de la présente compagnie, et conclure des conventions au sujet du partage des profits, la fusion des intérêts, les risques communs, les concessions réciproques ou autrement avec toute telle personne ou compagnie, et nonobstant les dispositions de l'article 44 de la dite loi, prendre ou autrement acquérir les actions et valeurs d'une semblable compagnie, et les payer en totalité ou en partie en deniers comptants, actions, obligations ou autres valeurs de la présente compagnie, et détenir, vendre, réémettre, avec ou sans garantie du principal, des intérêts et des dividendes, ou en disposer autrement ;

(k) Acquérir l'achalandage, la propriété, les droits et les biens et prendre les engagements de toute personne, maison ou compagnie endettée envers la présente compagnie ou faisant des affaires semblables à celles qui sont faites par la présente compagnie, et les payer en deniers comptants ou en valeurs de la présente compagnie ou autrement ;

(l) Vendre, arrenter ou autrement céder la totalité ou une partie de la propriété, les droits, immunités et entreprises de la compagnie, pour la compensation que la compagnie jugera à propos et en particulier pour des actions, débentures, obligations ou autres valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi ;

(m) Acheter, louer ou autrement acquérir et détenir, exercer et disposer de la totalité ou d'une partie de la propriété, immunités, achalandage, droits, pouvoirs et privilèges, détenus ou possédés par toute personne ou maison ou par toute compagnie ou compagnies exerçant ou formées dans le but d'exercer la totalité ou une partie de l'industrie que la présente compagnie est autorisée à exercer, soit en son propre nom ou au nom de toute telle personne, maison ou compagnie, et payer pour cette propriété, ces immunités, achalandage, droits, pouvoirs et privilèges, en totalité ou en partie en deniers comptants ou en totalité ou en partie en actions acquittées de la présente compagnie ou autrement, et prendre les engagements de cette personne, maison ou compagnie ;

(n) Faire des avances de deniers aux clients et autres ayant des relations avec la compagnie et garantir l'accomplissement des entreprises de ces personnes ;

(o) Accepter en paiement de toute dette due à la compagnie des actions, des obligations, débentures ou autres valeurs de toute autre compagnie ;

(p) Distribuer en espèces ou autrement, selon qu'il sera décidé, tous bien de la compagnie parmi ses membres et en particulier les actions, obligations, débentures ou autres valeurs de toute autre compagnie qui pourrait prendre la totalité ou une partie des biens ou engagements de la présente compagnie ;

(q) Placer et disposer des deniers de la compagnie qui ne sont pas immédiatement requis dans les valeurs et de la manière qui pourra être décidée de temps à autre ;

(r) Aider de toute manière toute corporation dont les parts du capital-actions, obligations ou autres va-



leurs sont détenues ou garanties de quelque manière par la présente compagnie ; et faire tous actes ou choses pour la conservation et la protection, l'amélioration ou l'augmentation de la valeur de ces parts du capital-actions, obligations ou autres valeurs, faire tous les actes ou choses tendant à augmenter la valeur de propriété détenue ou contrôlée à une époque quelconque par la présente compagnie ;

(s) Etablir et soutenir et aider à l'établissement et au soutien d'associations, institutions, fonds, fidéicomis et commodités de nature à profiter aux employés ou ex-employés de la compagnie ou de ses prédécesseurs en affaires, ou les personnes qui dépendent ou sont apparentées à ces employés ou ex-employés et accorder des pensions et allocations, et faire des paiements dans un but d'assurance, et souscrire ou garantir des deniers pour des fins de charité ou de bienveillance ou pour toute exposition ou pour toutes fins publiques, générales ou utiles ;

(t) Tirer, faire, accepter, endosser, exécuter, émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables et transférables ;

(u) Rémunérer en deniers comptants ou, avec le consentement des actionnaires, en actions, ou obligations ou de toute autre manière, toute personne ou personnes ou corporation ou corporations pour services rendus ou à rendre en plaçant ou en aidant au placement ou en garantissant le placement de toutes parts du capital-actions de la compagnie ou relativement à la formation ou à la promotion de la compagnie ou la conduite de ses affaires ;

(v) Faire toutes choses nécessaires, convenables ou propres à l'accomplissement de toutes les fins de la présente compagnie ou de nature à atteindre l'un ou plusieurs des objets ci-dessus énumérés ou qui pour raient paraître nécessaires, à une époque quelconque, pour la protection et le bénéfice de la présente corporation, soit comme détenteurs ou intéressés dans toute la propriété ou autrement ;

(w) Tout pouvoir accordé dans un paragraphe quelconque des présentes ne sera ni limité ni restreint par induction ou déduction des termes de tout autre paragraphe que ce soit.

La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "L. H. Carrier, Limitée," avec un capital-actions de quarante-cinq mille dollars divisé en 900 actions de cinquante dollars, et dont le principal lieu d'affaires de la dite compagnie sera en la cité de Chicoutimi, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

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### Standard Steel & Tempering Company, Limited

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6e jour de février 1917, constituant en corporation Louis Athanas David, conseil du Roi, Segfried Hinson Read Bush, avocat, Benjamin Robinson, étudiant, Joseph Edmond Durocher, comptable, et Sara Farmer Innes, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Construire, manufacturer, louer, vendre, acheter, disposer et exploiter des usines pour acier, fer, cuivre, laiton, platine et aluminium, fonderies, usines à gaz, moteurs, usines électriques, gazomètres, poteaux, fils, tuyaux, lignes, fournaies, grilles, ateliers de construction de machines, ateliers de réparations et accessoires, hauts-fourneaux, fours Siemens-Martin, convertisseurs Bessemer, convertisseurs à soufflerie latérale, fours électriques, creusets et tous accessoires ;

(b) Vendre, acheter, disposer, réduire du fer et de l'acier de tous genres, bronze, cuivre, platine, aluminium et leurs sous-produits et pour toutes les fins mentionnées acheter, vendre, louer, prospecter, ouvrir, explorer, développer, exploiter, améliorer, maintenir, gérer des mines de fer et autres mines, carrières, minéraux et autres dépôts et propriétés, creuser, extraire,

bocarder, laver, fondre, calciner, essayer, analyser, réduire, amalgamer, faire et autrement traiter des minerais, métaux, argile et minéraux, appartenant ou non à cette compagnie, les rendre vendables, les acheter, vendre ou autrement en disposer en tout ou en partie, ou aucun intérêt dans ceux et généralement faire les affaires d'une compagnie minière, de fonte, de broyage, de réduction et de développement ;

(c) Manufacturer, acheter, vendre, disposer de toutes les fournitures pour fonderie et pour toute espèce d'atelier pour machinerie, machines et de réparations, fournitures pour chemins de fer et en général toutes fournitures requises pour les consommateurs d'acier, fer, bronze, cuivre, platine et aluminium ;

(d) Manufacturer, vendre, ou autrement disposer de marchandises et produits de tous genres reliés ou se rapportant aux affaires ou à l'industrie de la compagnie ;

(e) Acheter, acquérir ou assumer tout ou partie des affaires, biens et engagements ou aucun actif ou droit particulier d'aucune personne, société ou compagnie exerçant une industrie que la compagnie est autorisée d'exercer ou possédant des biens convenant aux fins de la compagnie et émettre en paiement de leur prix d'achat des actions libérées ou autrement ;

(f) Demander, acheter ou autrement acquérir tous brevets, brevet d'invention, licences, concessions et autres choses semblables, conférant des droits exclusifs, non exclusifs, limités et employer aucun secret ou autre information concernant aucune invention qui semblera de nature à pouvoir être utilisée pour aucune des fins de la compagnie, ou dont l'acquisition semblera, directement ou indirectement avantageuse pour la compagnie, les utiliser, développer, exploiter ou octroyer des licences ou autrement faire valoir les biens, droits ou informations ainsi acquis ;

(g) Souscrire, acquérir, détenir, comme principaux ou agents et absolument comme propriétaires ou au moyen de garantie collatérale, échanger ou autrement disposer des actions du capital-actions, obligations ou débentures d'aucune compagnie ou corporation avec laquelle cette compagnie a ou est à la veille d'avoir des relations commerciales, nonobstant l'article 44 de la dite loi ;

(h) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques, ou autrement avec aucune personne ou compagnie exerçant ou engagée, ou à la veille d'exercer ou entreprendre une industrie ou transaction que cette compagnie est autorisée d'exercer ou entreprendre et prendre ou autrement acquérir les actions et valeurs d'aucune telle compagnie, les vendre, détenir, réémettre avec ou sans garantie, ou autrement en disposer ;

(i) Agir comme agents pour toute personne, société ou compagnie exerçant une industrie semblable en tout ou en partie à celle de cette compagnie ;

(j) Vendre, louer ou autrement disposer de tout ou partie de la propriété ou de l'entreprise de la compagnie pour telle compensation que la compagnie jugera convenable, et en particulier pour des actions, débentures, obligations ou valeurs d'aucune autre compagnie ;

(k) Distribuer entre les actionnaires de la compagnie, en nature toute propriété de la compagnie et en particulier les actions, débentures, ou valeurs de toute autre compagnie appartenant à cette compagnie ou desquelles elle peut avoir le pouvoir de disposer ; et faire tous les actes, exercer tous les pouvoirs, faire toutes les affaires incidentes pour l'exercice normal des objets pour lesquels la compagnie est incorporée ;

(l) Les pouvoirs de chacun des paragraphes ne seront limités ni restreints par induction ou déduction des termes d'aucun autre paragraphe ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Standard Steel & Tempering Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

34-2



## W. Lamarre &amp; Cie, Limitée.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 14e jour de février 1917, constituant en corporation Daniel Clément, Christophe Adolphe Lavimodière, notaires, Uldège Dalpé, Marie-Anne Paquette, fille majeure, comptables, Joseph Sinai Lamarre, avocat, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer toutes opérations commerciales comme marchands de bois, charbon, grains, foin, denrées alimentaires, fruits, produits agricoles et produits horticoles ;

(b) Acheter ou acquérir de quelque façon que ce soit, posséder ou louer toutes propriétés mobilières ou immobilières nécessaires à l'obtention des fins de la Compagnie ;

(c) Acheter, acquérir, posséder ou louer tous terrains aptes à la culture agricole, fruitière, maraîchère et horticole ;

(d) Construire des usines pour la fabrication et la préparation des conserves, aussi bien que construire des entrepôts tels qu'entrepôts frigorifiques et éleveurs à grains pour la conservation des produits ;

(e) Construire des moulins à farine, ou toutes autres usines nécessaires à la transformation des grains en moulées ou autres produits industriels ;

(f) Faire toutes opérations commerciales d'agents, de facteurs, et de courtiers pour les objets ci-haut énumérés ;

(g) Ouvrir toutes succursales ou accorder toutes agences qui seront nécessaires au développement commercial de la compagnie ;

(h) Exploiter toutes mines de charbon et toutes limites à bois que la compagnie jugera à propos d'acquérir à son profit ;

(i) Construire tous moulins à bois ou scieries et exploiter tous cours d'eau ou pouvoirs d'eau que la compagnie jugera à propos de construire et d'exploiter ;

(j) Exercer toutes opérations industrielles relatives à l'industrie du bois de pulpe, à la transformation de la pulpe, au commerce du bois de pulpe, à la fabrication du papier et au commerce de ce dernier, et aussi toutes autres industries de la pulpe aussi bien que le commerce de ces dernières ;

(k) Promouvoir et exploiter toutes entreprises de transport par eau et de camionnage nécessaires au transport et livraison des matières premières exploitées et des produits fabriqués par la compagnie ; et, en autant qu'il sera nécessaire pour protéger les intérêts de la compagnie et faire fructifier le capital de la compagnie investi sur ces différents véhicules, contracter des entreprises de voituriers et louer ses bateaux ou camions pour le plus grand profit de la compagnie ;

(l) Ouvrir tous magasins nécessaires et y vendre tous les objets nécessaires ou utiles au bien-être, à l'entretien ou à la vie des employés de la compagnie ;

(m) Faire toutes transactions mobilières ou immobilières nécessaires ou utiles à la protection des intérêts de la compagnie ; émettre et favoriser à son développement ;

(n) Assumer toutes obligations nécessaires ou utiles à l'obtention des fins commerciales et industrielles de la compagnie ;

(o) Acheter ou acquérir de toutes personnes ou compagnie qui exploitent un commerce semblable une partie ou la totalité de leur actif ; assumer et se rendre responsables du paiement de leurs obligations, en tout ou en partie ; payer toute somme qui peut être due pour tels achats ou acquisition en parts acquittées de la Compagnie ; émettre et assigner autant de parts qu'il sera nécessaire à aucune personne en paiement de toutes acquisitions mobilières ou immobilières nécessaires au succès des opérations commerciales de la compagnie ;

(p) Acheter ou acquérir, — de quelque façon que ce soit, — détenir et posséder des parts ou intérêts dans toute autre compagnie dont les fins sont, — en tout ou en partie, — semblables aux fins de la compagnie ;

(q) Promouvoir, organiser et exploiter toutes autres entreprises qui peuvent être menées de front avec les entreprises déjà existantes de la compagnie ; et ce, en autant que les dites autres entreprises seront en rapport avec les fins de la compagnie ou seront de nature

à donner, directement ou indirectement, plus de valeur aux propriétés et droits de la compagnie ;

(r) Accepter en paiement de toutes créances détenues par la Compagnie ; dues ou non exigibles, des parts, bons, débentures ou autres valeurs de toutes autres compagnies et, nonobstant la section 44 de l'Acte des Compagnies, se servir des dites parts, débentures ou valeurs pour acheter ou autrement acquérir, négocier, détenir, posséder, transporter ou vendre toutes autres parts, débentures ou valeurs de toute compagnie ou corporation faisant un commerce en tout ou en partie semblable à celui de la compagnie que ce soit ; et encore, aussi longtemps que la compagnie détiendra telles parts, débentures ou autres valeurs, exercer tous droits de propriété qui en découlent, y compris le droit de vote par l'entremise de tel ou tels agents désignés et approuvés par les directeurs de la compagnie ; ou bien encore distribuer telles parts, débentures ou autres valeurs en espèces d'une autre compagnie, dans la division des profits ou du capital parmi les actionnaires de la compagnie ;

(s) Investir et placer le capital inactif de la compagnie en aucune manière déterminée par une majorité réelle des directeurs ;

(t) Payer, avec le consentement des actionnaires, en parts acquittées de la compagnie toute personne qui aura donné son assistance ou son concours au bon succès des opérations de la compagnie ou de son organisation ;

(u) Faire toutes opérations légales permises à toute corporation, tant pour se protéger que se développer ;

(v) Les différents droits et pouvoirs mentionnés dans les diverses clauses de cette charte sont indépendants les uns des autres et ne devront être limités en aucune façon par une interprétation comparée, ayant pour base un autre paragraphe que celui ou tel pouvoir ou droit est mentionné, à moins cependant que le contraire ne soit spécifié.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "W. Lamarre & Cie, Limitée," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 15e jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

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## G. F. Hodgins Company, Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 31e jour de janvier 1917, constituant en corporation George Frederick Hodgins, marchand, Georgina Hodgins, femme mariée, Samuel Rupert Broadfoot et John Robinson Osborne, avocats, tous de la cité d'Ottawa, dans la province d'Ontario ; et Henry Seymour Barnet, marchand général, du village de Shawville, dans la province de Québec, pour les fins suivantes :—

(a) Acheter, vendre, importer, exporter, disposer et trafiquer d'effets, articles et marchandises de toutes espèces, exercer, en gros et en détail, le commerce de marchands généraux ;

(b) Assumer et continuer comme une industrie active l'industrie actuellement exercée au village de Shawville, dans le comté de Pontiac, dans la province de Québec, sous la raison sociale de "G. F. Hodgins Company" ou toute autre entreprise ayant les mêmes objets ou d'autres semblables, les payer en actions, débentures, ou autres valeurs de la compagnie ;

(c) Acquérir, vendre, trafiquer, disposer de foin, grains, blé, avoines, orge, céréales et produits agricoles de tous genres, manufacturer, vendre, trafiquer, disposer de fermes et autres produits alimentaires, qui en sont manufacturés ; bâtir, acquérir, exploiter, vendre et autrement disposer de moulins, élévateurs, bâtiments, outillages et machinerie pour la transportation, l'emmagasinage, la manutention de grains, céréales et produits alimentaires de tous genres ;

(d) Acquérir, ériger, maintenir, exploiter et gérer des entrepôts, magasins y compris des entrepôts frigorifiques, magasins, outillages et commodités semblables, faire toutes transactions nécessaires à telles fins ;

(e) Exercer toute industrie, manufacturière, ou autre, que la compagnie jugera convenablement exercer en rapport avec ses affaires ou de nature, directement ou indirectement, à augmenter ou rendre profitable aucune des propriétés ou des droits de la compagnie ;

(f) Acheter et assumer en tout ou partie les affaires, propriétés, biens ou engagements d'aucune personne, ou compagnie exerçant une industrie que la compagnie est autorisée d'exercer ou possédant des propriétés convenant aux fins de la compagnie ;

(g) Demander, acheter ou autrement acquérir, tous brevets, licences, concessions et choses de même nature, conférant un droit exclusif, non exclusif ou limité d'utiliser aucun secret ou autre information se rapportant à aucune invention pouvant être de nature à être employée pour aucune des fins de la compagnie, ou dont l'acquisition semble, directement ou indirectement devoir être avantageuse à cette compagnie ; les utiliser, exploiter, développer, en octroyer des licences, ou autrement mettre à profit les propriétés, droits, intérêts ou informations ainsi acquis ;

(h) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds garantir les contrats ou autrement aider toute telle personne ou compagnie ; prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie, et les vendre, détenir, réemettre avec ou sans garantie ou autrement en disposer ;

(i) Prendre ou autrement acquérir et détenir des actions d'aucune compagnie ayant des objets en tout ou en partie similaires à ceux de la compagnie ou exerçant une industrie pouvant être directement ou indirectement conduite avantageusement pour la compagnie ;

(j) Conclure des arrangements avec aucune autorité municipale, locale ou autres qui seront de nature à permettre d'atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités les droits, privilèges, concessions que la compagnie jugera convenable d'obtenir, exécuter, exercer et se conformer à tous tels arrangements, droits, privilèges et concessions ;

(k) Etablir, soutenir et aider à l'établissement et au soutien d'associations, institutions, fonds, fidéi-commis, et commodités de nature à profiter aux employés ou ex-employés de la compagnie (ou de ses prédécesseurs en affaires) ou les personnes qui dépendent ou sont apparentées à ces employés ou ex-employés, et accorder des pensions et allocations, et faire des paiements dans un but d'assurance, et souscrire ou garantir des deniers pour des fins de charité ou de bienfaisance ou pour toute exposition ou pour toutes fêtes publiques, générales ou utiles ;

(l) Promouvoir toute compagnie ou compagnies dans le but d'acquérir tout ou partie de la propriété et engagements de la compagnie ou pour tout autre fin qui semblera directement ou indirectement d'une nature avantageuse pour la compagnie ;

(m) Acheter, prendre à bail ou en échange, louer ou autrement acquérir toute propriété mobilière ou immobilière, droits ou privilèges que la compagnie jugera utiles ou convenant à aucune fin de ses affaires, et en particulier toute machinerie, outillage et fonds de commerce ;

(n) Construire, améliorer, maintenir, exploiter, gérer, conduire, contrôler aucuns chemins, routes, embranchements, voies d'évitement, ponts, réservoirs, cours d'eau, quais, manufactures, entrepôts, usines électriques, ateliers, magasins et autres travaux et commodités qui pourront être directement ou indirectement de nature à favoriser les intérêts de la compagnie et contribuer, subventionner ou autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation, gérance, exécution ou contrôle ;

(o) Prêter des fonds aux clients ou autres ayant des relations avec la compagnie, garantir l'exécution des contrats par toute telle personne ;

(p) Tirer, faire, accepter, endosser, exécuter et émettre des billets promissoires, lettres de change, connaissances, mandats et autres instruments négociables ou commerciaux ;

(q) Vendre ou disposer de l'entreprise de la compagnie ou de toute partie d'icelle, pour telle compensation que la compagnie jugera à propos, et en particulier pour des actions, débentures ou valeurs de toute autre compagnie ayant en tout ou en partie des objets similaires à ceux de la compagnie ;

(r) Demander, obtenir, acquérir par cession, transport, achat ou autrement, exercer, exécuter, jouir de toute charte, licence, pouvoir, autorité, franchise, concession, droits ou privilèges qu'aucun gouvernement ou autorité ou aucune corporation ou autre corps public peut avoir, le pouvoir d'octroyer, payer, aider et contribuer pour mettre ces choses à effet et approprier aucunes des actions, obligations et biens de la compagnie pour en défrayer le coût, les charges et dépenses ;

(s) Faire enregistrer et reconnaître la compagnie dans tout pays étranger, et y désigner des personnes suivant les lois de ces pays étrangers pour représenter cette compagnie et accepter la signification de pièces pour et au nom de la compagnie dans tout procès ou litige ;

(t) Lever et aider à lever des deniers et aider au moyen de bonis, prêts, promesses, endossements, garanties d'obligations débentures ou autres valeurs ou autrement, toute autre compagnie ou corporation, et garantir l'exécution des contrats par aucune telle compagnie, corporation ou par toute autre personne ou personnes avec lesquelles la compagnie peut avoir des relations d'affaires ;

(u) Adopter pour faire connaître les produits de la compagnie tels moyens que la compagnie jugera opportuns, et en particulier par des annonces dans les journaux, circulaires, la publication de livres et périodiques et par la distribution de prix, récompenses et dons ;

(v) Vendre, améliorer, gérer, développer, échanger, louer, disposer, faire valoir ou autrement trafiquer de tout ou partie des biens et droits de la compagnie ;

(w) Faire tout ou aucune des choses susdites comme principaux, agents, entrepreneurs ou autrement, seuls ou conjointement avec d'autres ;

(x) Faire telle autre chose incidente ou utile pour l'exécution des objets qui précèdent ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "G. F. Hodgins Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera dans le village de Shawville, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 21ème jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

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#### Peerless Gold Mines, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7e jour de février 1917, constituant en corporation Francis Joseph Curran, conseil du Roi, Louis Edward Curran, avocat, Joseph Dupuy, commis, Florence Nightingale Swanson, et Clarinda O'Hara, sténographes, tous de la cite de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Prospector, ouvrir, explorer, développer, travailler, améliorer, maintenir, exploiter, gérer des mines d'or, d'argent, cuivre, nickel, plomb, charbon, fer et autres, des carrières de pierre, minéraux et autres dépôts et propriétés, et creuser, extraire, acheter, vendre, importer, exporter, analyser, réduire, amalgamer, préparer pour le marché et autrement traiter et disposer de minerais, pierres précieuses, métaux et substances minérales de toutes espèces ;

(b) Acquérir par achat, bail, concession, licence, échange, ou autre titre légal, employer et exploiter des



mines, terrains miniers, propriétés minières et aucuns intérêts dans iceux, concessions minières, options, pouvoirs, privilèges, droits d'eau ou autres, droits de patentes, procédés mécaniques ou autres, et les louer, mettre sous licence, vendre, en disposer ou autrement, en tout ou en partie ainsi que d'aucuns intérêts en iceux ;

(c) Acquérir par achat, bail ou autrement des emplacements pour usines, hauts fourneaux, pouvoirs hydrauliques, lignes de transmission, outillages de force motrice et autres moyens de créer et de transmettre la force motrice, équiper, maintenir, employer, exploiter des commodités de transport par terre, air ou eau, les vendre, louer ou autrement en disposer ;

(d) Manufacturer des effets et marchandises, explosifs, balles, obus, armes, armes à feu, canons, wagons blindés, cuisines portatives, munitions et équipements militaires de tous genres, voitures, automobiles, bateaux, vaisseaux, tramways, wagons de chemins de fer, locomotives, véhicules et moyens de transport de tous genres qui seront trouvés avantageux et profitables à la compagnie ;

(e) Acquérir par achat, concessions, bail, licence ou autrement, détenir ou exploiter du bois, bois de charpente, limites forestières et toutes espèces de vergers, fermes, pâturages, conduire des scieries, usines à pulpe, usines à papier, fabriques de meubles, s'engager dans des industries commerciales, agricoles et manufacturières qui sembleront avantageuses, et profitables à la compagnie ;

(f) Conclure des arrangements pour le partage des bénéfices, la fusion des intérêts, les risques communs, les concessions réciproques ou autrement, avec toute personne, société, compagnie ou corporation exerçant ou se proposant d'exercer aucune industrie semblable à celle de la compagnie ;

(g) S'amalgamer avec toute autre compagnie, assumer ou acheter les droits, intérêts, propriétés d'aucune autre compagnie autorisée à exercer une industrie semblable à celle de cette compagnie, vendre l'actif, les droits, contrats et engagements de cette compagnie à aucune autre compagnie autorisée à faire des affaires de même nature que celles de cette compagnie ; vendre, céder ou échanger les actions de cette compagnie pour celles d'aucune autre compagnie et acheter ou acquérir les actions et valeurs d'aucune autre compagnie, les détenir, vendre, réémettre ou autrement en disposer, notwithstanding les dispositions de l'article 44 de la *Loi des compagnies* ;

(h) Prêter des fonds aux personnes ou compagnies ayant des relations avec la compagnie, placer et disposer de tous fonds et biens non immédiatement requis pour les fins de la compagnie, placer des fonds pour le compte d'aucune autre compagnie ou individu, garantir la sécurité de tels placements ;

(i) Conclure des arrangements avec aucune autorité ou gouvernement municipal ou autres qui seront de nature à permettre d'atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités tous droits, privilèges, concessions, subventions et autres bénéfices qui sembleront désirables d'obtenir pour le bénéfice et l'avantage de la compagnie ; faire licencier, enregistrer et reconnaître la compagnie dans tout pays étranger, et y désigner des personnes pour faire tels actes et choses nécessaires d'après les lois de tel pays pour représenter la compagnie et lui permettre d'exercer effectivement son industrie ou poursuivre ses affaires là et ailleurs ;

(j) Obtenir par achat ou autrement, détenir et exploiter tout bien-foncier, terres, bâtiments, dépôts, bassins, quais, entrepôts ou autres propriétés ou droits nécessaires ou utiles pour exercer l'industrie de la compagnie ;

(k) Faire toute ou aucune des choses ci-dessus comme principaux, agents, gérants et acheteurs, seuls ou conjointement avec d'autres, par l'entremise d'agents, fidéicommissaires ou autrement, et faire toutes autres choses, passer tels contrats pouvant être nécessaires ou utiles pour atteindre les objets mentionnés ou aucun d'eux ;

(l) Rémunérer par paiement en espèces, des fonds de la compagnie, ou, avec l'approbation des actionnaires, en actions, obligations ou autrement, toute personne, maison ou corporation pour services rendus ou à rendre, en plaçant ou garantissant le placement des actions, débentures ou autres valeurs de la compagnie, ou au sujet

de la formation ou promotion de la compagnie ou en échange d'aucune terre, édifices ou autre valeur ;

(m) Les objets, pouvoirs et fins ci-dessus mentionnés de la compagnie seront séparés et non dépendant les uns des autres, et la compagnie pourra poursuivre et exercer un ou plusieurs de tels objets, pouvoirs et fins sans égards aux autres et aucune clause ne sera limitée dans sa généralité ou autrement restreinte par rapport à aucune autre clause de tels objets, pouvoirs et fins.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous la raison sociale de "Peerless Gold Mines, Limited," avec un capital-actions d'un million cinq cent mille dollars, divisé en 1,500,000 actions d'un dollar chacune, et dont le principal siège d'affaires sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de février 1917.

34-2

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

Martel & Cie, Limitée.

Martel & Co., Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 12e jour de février 1917, constituant en corporation Philias Morin, fabricant, et Alfred Henri, marchand, de la ville des Laurentides, dans la province de Québec ; Thomas John Shallow et Joseph Henri Gérin-Lajoie, avocats, et Joseph Emile Côté, comptable, tous trois de la Cité de Montréal, dans la dite province de Québec, pour les fins suivantes :

(a) Faire le commerce de cultivateurs, importateurs, exportateurs, fabricants, acheteurs et vendeurs de tabacs et des produits du tabac sous toutes les formes, et aussi de tous articles et choses qui sont ordinairement vendus et achetés dans ce commerce ;

(b) Fabriquer, acheter, vendre et céder toutes sortes d'outillages, machineries, appareils, outils, produits, articles et procédés nécessaires ou utiles pour exercer aucune des industries ci-dessus, ou tous brevets ou permis de les utiliser ;

(c) Faire le commerce général de négociants et de fabricants d'effet, articles, marchandises et fournitures que la compagnie peut avantageusement utiliser dans son commerce ;

(d) Acheter ou autrement acquérir et détenir, vendre ou autrement céder des biens meubles et immeubles et les payer en actions ou autres valeurs de la compagnie ou autrement ;

(e) Acheter, acquérir, posséder et détenir ou autrement disposer de toutes valeurs, stocks, obligations, débentures ou actions de toute compagnie faisant un commerce semblable en quelque endroit que ce soit, notwithstanding les dispositions de l'article 44 de la dite Loi ;

(f) Acheter ou autrement acquérir la totalité ou une partie de l'industrie, la propriété et les engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie est autorisée à exercer ou en possession des biens convenables aux fins de la présente compagnie ;

(g) Acheter, acquérir ou autrement prendre à son nom comme industrie active toute propriété ou entreprise en totalité ou en partie semblable à celle de la présente compagnie maintenant ou plus tard appartenant à tout particulier ou compagnie constituée en corporation ou autre, et tous les biens et engagements de ce particulier ou compagnie constituée en corporation ou non et payer à son propriétaire ou à ses propriétaires respectivement pour l'achat ou l'acquisition de cette entreprise, soit en deniers ou en actions ou autres valeurs de la présente compagnie ;

(h) Promouvoir d'autres compagnies pour des fins de nature à profiter à la présente compagnie ;

(i) Demander, acheter, ou autrement acquérir tous brevets, brevets d'invention, marques de commerce, dessins industriels, droits d'auteur, licences, concessions et choses semblables conférant un droit exclusif ou limité de se servir de toute information secrète ou autre au sujet d'une invention capable d'être utilisée pour les

fin de la compagnie, ou dont l'acquisition serait de nature à profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer ou permettre l'usage ou autrement faire valoir la propriété, les droits ou informations ainsi acquise ;

(j) Rémunérer toute personne ou compagnie pour services rendus ou à rendre en plaçant ou en aidant à placer ou en garantissant le placement des parts du capital-actions de la compagnie, ou de toutes débetures ou autres valeurs de la compagnie ou relativement à la formation ou promotion de la compagnie ou la conduite de ses affaires ;

(k) Emettre la totalité ou une partie des actions de la compagnie comme acquittées ou non cotisables en paiement de toute propriété mobilière ou immobilière ou autres biens acquis par la compagnie, ou avec le consentement des actionnaires, comme rémunération pour services rendus à la compagnie en plaçant les actions ou débetures de la compagnie ou pour tout autre considération que les directeurs jugeront convenable et dans l'intérêt de la compagnie ;

(l) Vendre ou autrement disposer de l'entreprise de la compagnie, en totalité ou d'une partie de ses biens pour des actions, débetures ou valeurs de toute autre compagnie, nonobstant les dispositions de l'article 44 de la dite loi ;

(m) Distribuer entre les membres de la compagnie, en nature, toutes actions, débetures, valeurs ou propriétés appartenant à la compagnie ;

(n) Agir en qualité d'agents pour toute compagnie, société ou personne exerçant une industrie semblable.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Martel & Cie., Limitée"—"Martel & Co., Limited," avec un capital-actions de vingt-cinq mille dollars, divisé en 250 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville des Laurentides, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

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#### La Samaritaine, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7e jour de février 1917, constituant en corporation Zoël Parent, épicier, Georges Serouille de Ber et Joseph Obé Toutant, agents, Henri Albert Bernigaud, comptable, et Aimé Paquin, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Faire le commerce de seconde-main général ;

(b) Acheter, vendre ou tout autrement disposer, échanger, importer, exporter, recevoir en paiement tous objets, marchandises, machineries, neufs et d'occasion, biens meubles et immeubles provenant de faillites, incendies, liquidations, ou de n'importe quelle autre provenance ;

(c) Faire encan pour son propre compte ou pour le compte de tiers de marchandises lui appartenant ou lui ayant été confiées à cet effet ;

(d) Ouvrir des magasins et salles de vente dans le but d'y vendre à l'encan ou autrement toutes marchandises ou fournitures neuves ou d'occasion et toute propriété mobilière ou immobilière, dans but de faire des profits pour la compagnie ;

(e) Acquérir pour son commerce, vendre ou louer ou tout autrement disposer de tout ou partie de ses biens immobiliers ;

(f) Etablir tout atelier de fabrication ou de réparation d'automobiles, de meubles, de machineries, de menuiserie, de peinture et de hardes ;

(g) Acquérir, acheter, détenir, vendre ou tout autrement disposer de tous matériaux de construction neufs ou d'occasion ;

(h) Acquérir, bâtir, acheter, réparer, transformer, détenir, vendre ou tout autrement disposer de tous immeubles et de toutes propriétés immobilières nécessaires ou utiles pour les fins de la compagnie ;

(i) Agir comme agent ou représentant de toute maison de commerce faisant le même genre d'affaires pour l'achat, la vente de toutes fournitures, marchandises, produits alimentaires ou autres ;

(j) Se fusionner avec toute autre compagnie engagée dans les mêmes industries ou vendre ou autrement disposer de l'entreprise ou de toute partie d'icelle pour telle considération que la compagnie jugera convenable, et particulièrement pour les actions obligations, débetures, stock ou garantie de toute autre compagnie ayant des objets semblables à ceux de la compagnie ;

(k) Garder emmagasiner, tenir en dépôt, en consignation toutes marchandises, fournitures, meubles, effets ou valeurs quelconques pour des tiers, et pour ce, leur charger un loyer ;

(l) Acheter, détenir, acquérir, transporter, vendre ou tout autrement disposer d'actions, stock ou débetures dans toute autre compagnie ou compagnies ayant des fins semblables à celles de la compagnie pour faire tout commerce qui peut être conduit de manière à rapporter profit à la compagnie et alliée à icelle nonobstant les dispositions de l'article 44 de la dite loi ;

(m) Acquérir l'achalandage, les droits, la propriété et l'actif, et assumer les obligations ou toute partie d'icelle de toute personne, maison, association ou corporation maintenant ou ci-après engagée complètement ou en partie dans tout commerce que la compagnie a le droit d'exercer ou d'acheter, louer, échanger ou tout autrement disposer de la totalité ou partie de tous droits, privilèges, permis, brevets ou franchises utiles ou convenables à aucune des fins de la compagnie ;

(n) Rémunérer par deniers comptants, ou, avec le consentement des actionnaires, par actions acquittées de la compagnie, tous les services qui pourront lui être rendus pour promouvoir la compagnie en aidant à sa formation, en plaçant ou en aidant à placer ou même en garantissant le placement de telles parts du capital-actions de la compagnie et faire toutes dépenses d'annonces et publicité quelconque dans le but d'activer la vente du capital-actions de la compagnie ;

(o) Emettre des actions de la compagnie entièrement acquittées, en paiement complet ou partiel du prix d'achat de toute propriété mobilière ou immobilière acquise par la compagnie, ou en paiement de travaux exécutés pour la compagnie, et pour acheter les obligations, le stock, la propriété ou l'actif de tout commerce et de toute compagnie ou compagnies ayant des fins semblables à celles de la compagnie ;

(p) Les objets et les pouvoirs spécifiés et contenus dans les divers paragraphes et clauses présents ne sont limités ni restreints d'aucune manière par induction ou par déduction des termes de tout autre paragraphe ou clause que ce soit ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "La Samaritaine, Limitée," avec un capital-actions de cinquante mille dollars, divisé en 2,000 actions de vingt-cinq dollars chacune, le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

33-2

#### COMMISSION DU SERVICE CIVIL DU CANADA.

EXAMEN D'ENTRÉE AU COLLÈGE NAVAL ROYAL  
DU CANADA.

AVIS public est par le présent donné qu'un examen de concours général pour entrée au collège naval royal du Canada sera tenu, sous la direction de la Commission du Service civil, mercredi, le 16 mai 1917, à Prince-Rupert, Victoria, Vancouver, Nelson, Edmonton, Calgary, Saskatoon, Regina, Brandon, Winnipeg, Port-Arthur, Sault-Ste-Marie, London, Hamilton, Toronto, Kingston, Ottawa, Montréal, Sherbrooke, Québec, Frédérickton, Moncton, St. John, Charlottetown, Yarmouth, Halifax et Sydney. Cet examen peut être aussi tenu dans d'autres centres, pourvu qu'un nombre suffisant de candidats demandent à le subir au même endroit.

On attire l'attention sur le fait que dans l'état présent des choses le département du Service naval ne



s'engage en aucune façon à donner des commissions aux gradués du collège naval royal, mais il n'exige pas non plus que les gradués cadets suivent la carrière navale. On a cependant effectué une entente avec l'Amirauté par laquelle elle s'est engagée à accepter chaque année huit cadets ayant terminé leur cours au collège, pourvu qu'ils aient atteint les niveaux d'excellence requis. Ils entreront dans la marine royale comme cadets sur le même pied que les gradués du collège naval de Dartmouth. Une entente a aussi été effectuée avec les universités McGill et Toronto par laquelle elles accepteront les gradués du collège naval royal dans la seconde année du cours de sciences appliquées de ces universités. D'autres universités se feront sans doute un plaisir d'accorder le même privilège.

On attire aussi l'attention sur les examens de concours généraux pour positions dans le Service intérieur qui seront tenus au même temps que l'examen d'entrée au collège naval royal. Les candidats heureux à ces examens ont l'assurance d'obtenir une position permanente, soit comme commis, soit comme sténo-dactylographes. Un examen pour positions dans les catégories inférieures du Service intérieur, et les examens préliminaire et d'aptitude réguliers seront aussi tenus aux mêmes temps et endroits.

On peut obtenir du Secrétaire de la Commission du Service civil, à Ottawa, sur demande personnelle ou par écrit, les formules de demande d'inscription et tous les renseignements nécessaires.

Les formules de demande d'inscription, dûment remplies, et accompagnées des honoraires requis, doivent parvenir au bureau de la Commission du Service civil pas plus tard que le 16 avril 1917. Cette règle est de rigueur.

Par ordre de la Commission,

WM FORAN,  
Secrétaire.

Ottawa, 19 janvier 1917.

31-4

#### MINISTÈRE DES POSTES, CANADA.

OTTAWA, 31 janvier 1917.

**A**VIS est donné par le présent que par et en vertu des dispositions de l'article 1, chapitre 38 des Statuts de 1913, le Directeur général des Postes a établi un règlement déclarant que lorsque le Secrétaire d'Etat du Canada, en conformité d'un arrêté en conseil du 17e jour de janvier 1917, (C. P. 146) adopté sous l'empire de l'article 6 de la *Loi des mesures de guerre*, est convaincu qu'un journal, une brochure, une revue périodique, un livre, une circulaire ou autre imprimé quelconque contient ou a contenu de la matière inadmissible et que par mandat sous son seing il prohibe la possession en Canada d'une édition ou exemplaire quelconque de ce journal, cette brochure, cette revue périodique, ce livre, cette circulaire ou autre imprimé quelconque, et dès et après la publication par le Secrétaire d'Etat du Canada dans la *Gazette du Canada* de l'avis d'émission d'un tel mandat et de ses termes conformément à ce dit avis, chaque numéro, chaque édition ou exemplaire de ce dit journal, brochure, revue périodique, livre, circulaire ou autre imprimé ainsi prohibé, ne pourra être considéré comme matière postale et sa transmission par la malle sera prohibée en Canada.

R. M. COULTER,

Sous-directeur général des Postes.

34-2

15514-6

#### AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

Ottawa, 7 février 1917.

**A**VIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré qu'un livre intitulé "The Vampire of the Continent," par le comte Ernst zu Reventlow, traduit de l'allemand, avec une préface par George Chatterton-Hill, Ph.D., publié par "The Jackson Press, New-York, 1916, et enregistré par E. S. Mittler and Son, Berlin, Allemagne, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure et que la possession en Canada de toute édition ou exemplaire du dit livre en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 7e jour de février 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Débats concernant la Censure toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,  
Secrétaire d'Etat.

34-2

#### COMMISSION DU SERVICE CIVIL DU CANADA.

COMMIS DANS LA DIVISION DE LA CHIMIE—DIVISION DES FERMES MODÈLES.

*Ministère de l'Agriculture.*

**A**VIS public est par le présent donné que la Commission du Service Civil recevra des demandes de la part de candidats capables de remplir une position dans la division de la chimie, division des fermes modèles du ministère de l'Agriculture, dans la subdivision A de la deuxième division, au traitement initial de \$1,800 par année.

Les candidats doivent s'être fait graduer avec grande distinction en science dans quelque université autorisée et doivent avoir eu ensuite de l'expérience dans le travail d'analyse. Ils doivent aussi posséder une connaissance pratique de l'agriculture telle que pratiquée dans les districts soumis à l'irrigation. Préférence sera accordée aux soldats revenus du front, pourvu qu'ils aient les aptitudes requises.

On peut obtenir les formules de demande en s'adressant au Secrétaire de la Commission du Service Civil, à Ottawa. Ces formules doivent être remplies et reçues à la Commission pas plus tard que le 19 février 1917.

Par ordre de la Commission,

WM FORAN,  
Secrétaire.

Ottawa, 24 janvier 1917.

31-4

## COMPTE de la Caisse d'Epargne des Postes, pour le mois de novembre 1916.

(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargne, chap. 30, Statuts Refondus.

Dt.

Can., 1906.)

Av.

	\$	c.		\$
BALANCE en caisse chez le Ministre des Finances au 31 octobre 1916 .....	41,141,450	36	REMBOURSEMENTS durant le mois. ....	792,887 84
DÉPÔTS à la Caisse d'épargne des Postes durant le mois .....	1,136,673	72		
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :—				
PRINCIPAL .....				
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert .....				
Dépôts transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada .....	1,671	01		
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois .....	7,368	58	BALANCE au crédit des comptes des déposants au 30 novembre 1916 .....	41,494,275 83
	42,287,163	67		42,287,163 67

Certifié,

W. FAIRWEATHER,

Surintendant-intérimaire, Division des Caisses d'Epargne.

DÉPARTEMENT DES POSTES, Ottawa, 10 janvier 1917.

R. M. COULTER,  
Sous-maître général des Postes.

31-tf

## ÉTAT non révisé des Revenus de l'Intérieur, acquis durant le mois de novembre 1916.

Source des revenus.	Montants.	Total.
ACCISE.	\$ c.	\$ c.
Spiritueux .....	920,608 93	
Liquueur de malt .....	7,426 05	
Malt .....	152,112 21	
Tabac .....	1,926,293 46	
Cigares .....	71,332 35	
Fabrications en entrepôt .....	7,418 86	
Acide acétique .....	1,127 85	
Saisies .....	630 80	
Autres revenus .....	7,402 92	
Total du revenu de l'accise .....		2,194,078 43
Spiritueux pyroxyliques .....		15,957 09
Passages d'eau .....		11,640 53
Inspection des poids et mesures .....		4,208 00
Inspection du gaz .....		5,829 10
Inspection de la lumière électrique .....		956 50
Timbres de pièces judiciaires .....		985 35
Autres revenus .....		418,099 01
Taxe de guerre .....		
Grand revenu total .....		2,651,754 01

J. U. VINCENT,  
Sous-Ministre.MINISTÈRE DU REVENU DE L'INTÉRIEUR  
Ottawa, 22 décembre 1916.

27-tf



1916-17

ETAT

1916-17

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances pour le 31 janvier 1916 et 1917.

DETTE PUBLIQUE.	1916	1917.
PASSIF.	\$ c.	\$ c.
DETTE FLOTTANTE—		
Payable à New-York.....		75,357,000 00
Payable au Canada.....	75,374,993 76	309,625,971 60
Payable à Londres.....	362,703,312 40	362,703,312 40
Prêts temporaires.....	179,473,684 20	177,965,808 02
Fonds de rachat de la circulation des banques.....	5,668,759 32	5,755,554 26
Billets du Dominion.....	178,179,682 29	182,141,531 79
CAISSES D'ÉPARGNES—	1916. 1917.	
Caisses d'épargnes des Postes.....	\$38 394,900 37 \$41,439,100 61	
Caisses d'épargnes du Gouvernement.....	13,691,164 72 13,294,320 47	
	52,086,065 09	54,733,421 08
Fonds en fidéicommiss.....	10,095,751 64	10,205,157 60
Comptes des provinces.....	11,920,481 20	11,920,481 20
Divers, et comptes de banque.....	30,914,101 94	35,777,395 58
Total de la dette brute.....	906,416,831 84	1,226,185,543 53
ACTIF.		
PLACEMENTS—		
Fonds d'amortissement.....	11,800,301 24	13,580,799 08
Autres placements.....	110,465,901 12	142,440,137 04
COMPTES DES PROVINCES.....	2,296,327 90	2,296,327 90
DIVERS, ET COMPTES DE BANQUES.....	254,365,301 64	321,929 409 76
Total de l'actif.....	378,927,831 90	480,246,673 78
Total de la dette nette au 31 janvier.....	527,488,999 94	745,938,869 75
au 31 décembre.....	515,144,019 37	722,111,449 67
Augmentation de la dette.....	12,344,980 57	23,827,420 08

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois janvier, 1916.	Total au 31 janvier, 1916.	Mois janvier, 1917.	Total au 31 janvier, 1917.
REVENU :	\$ c.	\$ c.	\$ c.	\$ c.
Douane.....	9,780,760 48	78,996,901 31	11,536,092 02	108,868,302 45
Accise.....	1,739,578 48	18,203,670 26	2,109,348 87	20,561,709 96
Département des Postes.....	1,375,000 00	14,171,339 91	1,731,627 71	15,881,627 71
Travaux Publics, y compris les chemins de fer et canaux.....	3,381,877 74	19,399,097 82	1,907,819 80	21,701,730 86
Divers.....	1,244,874 70	8,778,903 98	3,762,328 32	20,890,194 89
Total.....	17,522,091 40	139,549,913 28	21,047,216 72	137,903,565 87
DÉPENSES.....	15,750,217 33	90,219,672 89	18,882,897 99	100,579,403 09
DÉPENSES À COMPTE DU CAPITAL, ETC.				
Guerre.....	12,237,788 24	97,986,686 66	24,074,932 88	194,304,681 80
Travaux publics, y compris chemins de fer et canaux.....	1,983,068 54	28,134,950 59	2,031,921 81	20,642,079 16
Subventions aux chemins de fer.....		1,217,910 71	211,674 82	575,153 43
Total.....	14,220,856 78	127,339,547 96	26,318,529 51	215,521,914 39

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

T. C. BOVILLE,

Sous-ministre des Finances.

Certifié correct,

J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion

DÉPARTEMENT DES FINANCES, Ottawa, 6 février, 1917.

33 ff

## AUX ANNONCEURS DANS LA GAZETTE.

CEUX qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous :

1. Adresser "Gazette du Canada, Ottawa, Canada."
2. Indiquer le nombre voulu d'insertions.

3. Les taux sont comme suit: Avis, première insertion, dix cents la ligne agate (quatorze lignes au pouce); insertions subséquentes, cinq cents par ligne. Traduction de documents, quarante cents par cent mots.

Une remise provisoire devra accompagner la copie dont la somme peut être comptée comme suit:

Première insertion:

Pour le titre et la signature..... \$1 00

Ajoutez deux cents par mot pour le reste.....

Traduction, si elle doit être faite, à 40 cents par 100 mots.....

Autres insertions:

Pour le titre et la signature..... 0 50

Ajoutez un cent par mot pour le reste.....

Multipliez par le nombre de ces insertions.....

Total.....

Une facture sera expédiée aussitôt après la première insertion indiquant le montant exact dû, le montant reçu, et toute différence dans la remise, en moins ou en plus, sera réglée.

AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UN DOLLAR.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous:

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions.

Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.

Protection des eaux navigables, approbation des plans des travaux, etc.—5 insertions.

Les avis reçus jusqu'à midi le jeudi, seront insérés dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cents, et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

J. DE LABROQUERIE TACHÉ,

Imprimeur du Roi et Contrôleur de la Papeterie.

Département des Impressions

et de la Papeterie publiques.

Ottawa, 24 décembre 1914.

## DEMANDES AU PARLEMENT.

## CHAMBRE DES COMMUNES.

## RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session, Mettout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'examineur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

## Instructions aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

## Dépôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la Chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents dollars.

## Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent, savoir:—

- (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... \$100 00
- (b) Lorsqu'un bill est présenté dans la Chambre après la huitième Semaine de la session et avant la fin de la douzième..... 100 00
- (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session..... 200 00
- (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000, et n'excède pas \$500,000..... 100 00
- (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000..... 150 00
- (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000..... 200 00
- (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000..... 300 00
- (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000, et n'excède pas \$2,000,000..... 400 00
- (i) Pour chaque million ou fraction de million de dollars additionnel.... 100 00

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans les cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, tel qu'il en est fait mention dans le bill.



8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,  
Greffier des Communes.

#### RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada*; le dit avis devra énoncer clairement et distinctement la nature et l'objet de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans quelque journal important comme suit:—

A) Lorsque la demande sera faite pour un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal:—Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés.

2. Une compagnie de télégraphe ou de téléphone:—Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. Une compagnie pour la construction de travaux quelconques de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation; ou pour obtenir quelques droits ou privilèges exclusifs; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers:—Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. Une compagnie de banque; une compagnie d'assurance; une compagnie de fidéicommis; une compagnie de prêt; ou une compagnie industrielle, sans pouvoirs exclusifs quelconques:—Dans la *Gazette du Canada* seulement.

B) Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal:—Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par le prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs); ou pour l'augmentation ou la réduction du capital social de quelque compagnie; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie:—Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

C) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée

des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal; et la preuve de la publication régulière de l'avis sera établie dans chaque cas par une déclaration conforme à la loi; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

D) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examineur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

E) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,  
Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes:—

#### CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examineur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit."

#### CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelque effet sur la dite région; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait;

(b) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débentures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."

## SENAT.

SUBSTANCES DES RÈGLES ET FORMES DE PROCÉDER DU  
SÉNAT CONCERNANT LES BILLS DE DIVORCE.*Telles que révisées et mises en vigueur le 22 mars 1916.*

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé; il fait insérer cet avis, pendant trois mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, dans le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu; les traits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants:

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat:

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,  
Greffier du Sénat.

## SENAT.

*Avis de bills privés.*

## EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada*; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit:—

A) Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal, —dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée;

2. Une compagnie de télégraphe ou de téléphone, —dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse;

4. Une compagnie de banque; une compagnie d'assurance; une compagnie de crédit; une compagnie de prêt; ou une compagnie industrielle, sans pouvoirs exclusifs,—dans la *Gazette du Canada* seulement.

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement



mentionnée dans l'avis; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B) Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs); d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie,—dans un des principaux journaux du lieu de la situation de son siège.

C) Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives; et; lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires marqués de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots: "*Avis de bill privé*"; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session; aucun rapport d'un comité permanent ou spécial sur un bill n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de la présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre, huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour

en payer la traduction, laquelle sera faite par les traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts; et elle remettra au commis-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,  
Greffier du Sénat.

AVIS est donné par le présent que Florence Evelyn Snyder, de la cité et du district de Montréal, dans la province de Québec, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son époux, Edward Lockwood, également de la cité et du district de Montréal, artisan, pour cause d'adultère et d'abandon.

Daté à la cité de Montréal, dans la province de Québec, le 22e jour de novembre 1916.

22-14 HUGH MACKAY,  
Solliciteur de la requérante.

AVIS est donné par le présent qu'Andrew Hamilton Gault, des cité et district de Montréal, dans la province de Québec, major dans les troupes expéditionnaires canadiennes, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son épouse, Marguerite Claire Stephens, des dits cité et district de Montréal, pour cause d'adultère.

Daté à la cité de Montréal, dans le district de Montréal, dans la province de Québec, ce treizième jour de novembre, A.D. 1916

21-14 LAFLEUR, MacDOUGALL,  
MACFARLANE & POPE,  
Royal Trust Building,  
Montréal, Qué.,  
Solliciteurs du requérant.

AVIS est donné par le présent que M. Donald George Whibley, actuellement de la cité d'Ottawa dans le comté de Carleton, dans la province d'Ontario, mais autrefois des cité et district de Montréal, dans la province de Québec, comptable, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son épouse, Frances Lilian Owen, de lieux inconnus, pour cause d'adultère et d'abandon.

MM. Aylen & Duclos, solliciteurs, Ottawa, sont les agents du requérant pour la signification des pièces.

Daté à la cité de Montréal, province de Québec, ce treizième jour de décembre mil neuf cent seize (13-1916.)

25-14 LESLIE H. BOYD,  
Solliciteur du requérant,  
136 rue Saint-Jacques, Montréal.

AVIS est donné par le présent que Amy Beatrice Mathews, de la Cité de Westmount, dans le district de Montréal, dans la Province de Québec, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son époux, Ernest Hilton, de la Cité de Montréal, dans la Province de Québec, pour cause d'adultère.

Daté à la cité de Montréal, dans la Province de Québec, ce troisième jour de janvier, mil neuf cent dix-sept.

29-14 COUSINS & CURRY,  
Solliciteurs de la requérante,  
120 rue St-Jacques,  
Montréal.

## LA LIGUE KHAKI.

**A**VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa session commençant en janvier 1917, afin d'obtenir un acte constituant en corporation La Ligue Khaki comme association s'intéressant au bien être et aux intérêts des soldats et des matelots de l'Empire Britannique et de ses alliés ; établir, entretenir et mettre en service des salles de récréation, clubs et hospices pour les soldats et matelots, et des hospices de convalescents, hôpitaux, des bourses du travail et des bureaux de renseignements, des classes, bibliothèques et agences destinés à leur être profitables, percevoir des deniers et établir des fonds pour leur bénéfice ; agir comme leurs agents ; établir des monuments ; fournir des consultations légales, médicales et techniques ; établir des succursales de l'association ; et pour d'autres fins analogues ; avec tous les pouvoirs nécessaires à cette fin.

Montréal, 15 janvier 1917.

LIGHTHALL & HARWOOD,

Solliciteurs des requérants,

306 immeuble de la banque de Québec,

30-5

Montréal.

## KENORA AND ENGLISH RIVER RAILWAY COMPANY.

**A**VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant une compagnie de chemin de fer en corporation sous le nom de "The Kenora and English River Railway Company," autorisée à installer, construire et mettre en service une ligne de voie ferrée commençant à un point sur le chemin de fer Transcontinental, dans le district de Kenora, dans la province d'Ontario, à l'ouest de Superior Junction, traversant la rivière English dans une direction nord et ouest à l'ouest du lac Seul, de là dans une direction nord et ouest dans le district de Patricia, de là dans une direction ouest et sud jusqu'à et dans la province de Manitoba à la cité de Winnipeg, dans la dite province, avec pouvoir d'acquérir et développer, mais non par expropriation, de l'énergie électrique ou autre ; construire et mettre en service des lignes de téléphone et de télégraphe et exiger des péages pour leur usage ; construire et mettre en service des vaisseaux ; construire et exploiter des quais, hôtels, etc., en rapport avec l'entreprise de la compagnie ; conclure des conventions avec d'autres compagnies et pour les autres pouvoirs qui sont généralement accordés aux compagnies de chemin de fer.

DENTON, GROVER & FIELD,

Avocats, etc,

Toronto, Ontario,

Solliciteurs des requérants.

Daté ce 19e jour de janvier A.D. 1917.

30-5

## BRITISH AMERICAN TELEPHONE AND TELEGRAPH COMPANY.

**A**VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant en corporation une compagnie de téléphone et de télégraphe sous le nom de "British American Telephone and Telegraph Company," autorisée à construire, entretenir, acquérir et mettre en service des lignes de téléphone et de télégraphe électriques (y compris la télégraphie sans fil) en Canada et ailleurs, avec tous les pouvoirs nécessaires et se rattachant à l'exercice de l'industrie d'une compagnie de téléphone et de télégraphe ; et acquérir par achat, bail ou autrement des compagnies dont les objets sont identiques ; et vendre, louer et fusionner ou conclure des conventions avec d'autres compagnies dont les objets sont identiques, et pour d'autres fins.

Daté à Ottawa, ce 15 jour de janvier A.D. 1917.

PRINGLE & GUTHRIE,

Citizen Building,

Solliciteurs de la requérante.

30-5

## THE WESTERN LIFE ASSURANCE COMPANY.

**A**VIS est donné par le présent qu'une demande sera adressée au parlement, à sa prochaine session, par la compagnie dite "The Western Life Assurance Company," afin d'obtenir un acte prorogeant le délai pour l'obtention d'un permis du Ministre des Finances sous l'empire des dispositions de la *Loi des assurances, 1910*, et 6 et 7 George V, chapitre 8.

Daté à Winnipeg, ce 10e jour de janvier A.D. 1917.

AIKENS, FULLERTON, FOLEY & NEWCOMBE,

221 avenue McDermot, Winnipeg, Manitoba,

30-5

Solliciteurs de la requérante.

## LIGNES D'EMBRANCHEMENT GRAND-TRONC-PACIFIQUE.

**A**VIS est donné par le présent que la Compagnie des lignes d'embranchement Grand-Tronc-Pacifique s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un acte prorogeant le délai fixé pour terminer et mettre en services les lignes de voies ferrées suivantes :—

(a) A partir d'un point sur la division ouest du chemin de fer Grand-Tronc-Pacifique dans le voisinage du township 22, rang 6, à l'ouest du deuxième méridien, jusqu'à Yorkton, et de là jusqu'aux rives de la baie d'Hudson, dans le voisinage de Fort-Churchill.

(b) A partir d'un point sur la division ouest du chemin de fer Grand-Tronc-Pacifique entre les 105e et 107e degrés de longitude jusqu'à Prince-Albert.

(c) A partir d'un point sur la division ouest du chemin de fer Grand-Tronc-Pacifique entre la limite est du rang 11 et la limite ouest du rang 16, à l'ouest du troisième méridien ; de là dans une direction sud-ouest et ouest jusqu'à un point dans le voisinage de Calgary, ou jusqu'à un point sur la ligne que la compagnie est autorisée de construire à partir d'un point sur la dite division ouest entre les 111e et 113e degrés de longitude jusqu'à Calgary.

(d) A partir d'un point sur la ligne mentionnée au paragraphe (c) du présent avis entre la limite est du rang 20 et la limite ouest du rang 28, à l'ouest du troisième méridien, de là dans une direction est et sud-est jusqu'à un point sur la ligne autorisée de la compagnie à ou près Moosejaw, ou jusqu'à un point dans le voisinage de cet endroit.

(e) A partir d'un point dans ou près les townships 41, 42 ou 43 sur la ligne que la compagnie est autorisée à construire par le paragraphe 13 de l'article 11 du chapitre 99 des Statuts de 1906, de là dans une direction généralement nord-ouest et ouest jusqu'à un point sur la division ouest du chemin de fer Grand-Tronc-Pacifique entre Artland et Wainwright.

Et pour d'autres fins.

Daté à Montréal, ce 11e jour de janvier A.D. 1917.

30-5

W. H. BIGGAR,

Solliciteur de la requérante.

## ALLIANCE NATIONALE.

**A**VIS est donné par les présentes, que demande sera faite au Parlement du Canada, à sa prochaine session, pour obtenir l'adoption d'une loi constituant en corporation "l'Alliance Nationale", société fraternelle de bienfaisance et de secours mutuels, constituée en corporation par loi spéciale de la province de Québec, pour pourvoir au bien-être matériel et social de ses membres et à la protection de ceux qui dépendent d'eux, leur venir en aide dans la maladie ou l'invalidité, en les assurant contre la mort, la maladie et les accidents, en leur payant les indemnités ou autres avantages ou bénéfices qui pourraient être légalement convenus ou accordés en vertu des statuts de l'association.

de LORIMIER & GODIN,

35 rue Saint-Jacques, Montréal,

Procureurs de la requérante.

Montréal, 5 janvier 1917.

29-5-34-2



**A** VIS est donné par le présent que William Lewes Evans, de la cité de Montréal, dans le district de Montréal, dans la province de Québec, s'adressera au parlement du Canada, à sa session courante, afin d'obtenir un bill de divorce d'avec son épouse, Méta Rogers, de lieux inconnus, pour cause d'adultère et d'abandon.

Daté à la cité de Montréal, dans la province de Québec, ce douzième jour de janvier mil neuf cent dix-sept.

COUSINS & CURRY,  
Solliciteurs du requérant,  
120 rue Saint-Jacques,  
Montréal.

34-14

## AVIS DIVERS.

### BANQUE DE MONTREAL.

**A** VIS est donné par le présent qu'un dividende de deux et demi pour cent sur le capital versé de cette institution, a été déclaré pour le trimestre courant, payable le et après jeudi, le 1er jour de mars prochain, aux actionnaires enregistrés le 31 janvier 1917.

Par ordre du conseil de direction,

FREDERICK WILLIAMS-TAYLOR,  
Gérant général.

Montréal, 23 janvier 1917.

31-5

### BANQUE UNION DU CANADA.

#### DIVIDENDE No 120.

**A** VIS est donné par le présent qu'un dividende au taux de huit pour cent par année, a été déclaré sur le capital payé de la Banque Union du Canada pour le trimestre courant, et sera payable à la banque en la cité de Winnipeg, et à ses succursales, dès et après jeudi, le premier jour de mars 1917, aux actionnaires enregistrés à la clôture des affaires, le 14e jour de février prochain.

Les livres de transferts seront fermés du 15 au 28 de février 1917, ces deux jours inclusivement.

Par ordre du conseil de direction,

G. H. BALFOUR,  
Gérant général.

Winnipeg, 18 janvier 1917.

31-4

## LOI CONCERNANT LA PROTECTION DES EAUX NAVIGABLES.

### CHAPITRE 115, S. R. DU CANADA.

**L**A Compagnie dite The St. Maurice River Boom & Drive Company, Limited, donne avis qu'en vertu de la section 7 de l'acte ci-dessus, elle a déposé au Bureau du Ministre des Travaux Publics, à Ottawa, et au bureau d'enregistrement de la division de Champlain, dans la province de Québec, les plans avec la description de l'emplacement choisi pour la construction de cinq piliers dans la rivière Saint-Maurice, à Grandes Piles, dans le comté de Champlain, au front des lots Nos 212, 213, 214 et 215 du second rang du canton de Radnor, du côté est de la rivière Saint-Maurice et des lots Nos 132, 133 et 134 du premier rang du canton de Radnor, sur le côté ouest de la rivière Saint-Maurice et le pilier No 5 indiqué aux dits plans, qui devra être construit sur l'île connue comme : l'île Le Blond, aux Petites Piles, dans le comté de Champlain, au front du lot numéro un, dans le premier rang du canton de Radnor, dans le dit comté de Champlain.

Prenez aussi avis qu'à l'expiration d'un mois de la date de la première insertion du présent avis, la Compagnie St. Maurice River Boom & Drive Company, Limited, s'adressera, en vertu de la section 7 du dit acte, au Ministre des Travaux Publics, à son bureau à Ottawa; pour obtenir son approbation du dit site et des dits plans, et aussi la permission de construire les dits piliers.

Daté à Trois-Rivières, ce 19e jour de janvier 1917.

BUREAU & BIGUÉ,  
Procureurs de la requérante,  
Edifice "Power" Trois-Rivières.

### LAUZON ENGINEERING CO., LTD.

**A** VIS.—Extrait des minutes d'une assemblée générale annuelle des actionnaires de la compagnie "The Lauzon Engineering Co., Ltd." tenue le 6 février 1917.

Attendu qu'en vertu du paragraphe 7 des règlements généraux de la compagnie, le nombre des directeurs qui administrent les affaires de la compagnie est de trois ;

Attendu qu'il est opportun d'augmenter le nombre des directeurs de cette compagnie en le portant de trois à cinq ;

Attendu que c'est le désir des actionnaires de cette compagnie, ce jour réunis en assemblée générale, de modifier l'article 7 des règlements généraux de la compagnie, et de passer un règlement à cet effet.

Il est unanimement résolu comme suit :—Que le règlement suivant soit adopté.

#### RÈGLEMENT N° 30.

Un règlement à l'effet de changer le nombre des directeurs en le portant de trois à cinq.

Il est par les présentes réglé et statué comme suit :—L'article 7 des règlements généraux de la compagnie est par les présentes abrogé et l'article suivant est substitué à sa place.

#### ARTICLE 7.

Directeurs.—7—Un bureau de cinq directeurs sera élu à l'assemblée générale annuelle des actionnaires. Peut être élu directeur tout actionnaire ne devant pas d'arrérages sur ces actions à la compagnie ;

2. Il est de plus statué qu'à la présente assemblée annuelle, cinq directeurs seront élus pour former le bureau de direction et le conseil de direction de cette compagnie, et que ces directeurs entreront en fonction dès que le présent règlement aura été publié suivant la loi.

DR. EMILE H. DION,

HARRY A. PAQUETTE, Vice-président.  
Secrétaire.

Je, soussigné, secrétaire, certifie par les présentes, que le règlement ci-haut, No 30 des règlements de la compagnie a été adopté à une assemblée générale des actionnaires de la compagnie "The Lauzon Engineering Company, Limited," régulièrement convoquée et tenue au bureau de la compagnie, le 6 février 1917, par une majorité de plus des deux-tiers en nombre et en valeur des actionnaires de la compagnie, lesquels étaient présents ou dûment représentés à la dite assemblée.

En foi de quoi j'ai signé le présent certificat et j'ai apposé le sceau de la compagnie ce huitième jour de février 1917.

[L.S.] HARRY A. PAQUETTE,  
Secrétaire.

34-1

### THE SOLAR YEAST COMPANY, LIMITED.

#### RÈGLEMENT N° 37.

**A** TTENDU que le nombre des directeurs de la compagnie dite "The Solar Yeast Company, Limited," est de trois et qu'il est opportun que ce nombre soit augmenté.

En conséquence la dite compagnie "The Solar Yeast Company, Limited," statue comme suit :

Que le nombre des directeurs de la dite compagnie soit et il est par les présentes augmenté à sept.

Daté à Montréal, le 26e jour d'avril 1916.

A. F. DILLON, J. A. FITZGERALD,  
Secrétaire, Président.

Nous certifions par les présentes que ce qui est ci-dessus est une vraie copie du règlement adopté par les directeurs de la compagnie dite "The Solar Yeast Company, Limited," le vingt-six avril 1916 et que le dit règlement a été approuvé par un vote de plus des deux tiers en valeur du stock représentés par les actionnaires présents à une assemblée générale spéciale dûment convoquée le 12ième jour de mai 1916, pour prendre le dit règlement en considération.

[L.S.] A. F. DILLON,  
Secrétaire,  
J. A. FITZGERALD,  
Président.

34-1

31-4

## BANQUE D'HOCHELAGA.

**A**VIS est par les présentes donné, conformément aux dispositions de l'article 33 de la *Loi des banques*, que :

(a) Les actionnaires de la Banque d'Hochelaga, ont unanimement adopté, à leur assemblée annuelle, tenue au siège social de la banque, en la Cité de Montréal, le 15 janvier 1917, le règlement suivant :—

"Le capital autorisé de la Banque d'Hochelaga, est augmenté jusqu'au montant de dix millions de dollars, (\$10,000,000.00)."

(Vraie copie)

Le Secrétaire et gérant général,

BEAUDRY LEMAN.

(b) Que demande sera faite dans les trois mois de la date de l'adoption de ce règlement, au Conseil de la Trésorerie, à Ottawa, d'émettre un certificat approuvant ce règlement.

Montréal, ce 20 janvier 1917.

Le Secrétaire et gérant général,

31-4

BEAUDRY LEMAN.

## BANQUE ROYALE DU CANADA.

DIVIDENDE N° 118.

**A**VIS est donné par le présent qu'un dividende de trois pour cent (au taux de douze pour cent par année) sur le capital payé de cette banque, a été déclaré pour le trimestre courant, et sera payable à la banque et à ses succursales, à compter de jeudi, le 1er jour de mars prochain, aux actionnaires enregistrés le 15 février.

Par ordre du conseil de direction,

C. E. NEILL,

Gérant général.

Montréal, Qué., 16 janvier 1917.

30-6

## CHEMIN DE FER DES COMTÉS DU CENTRE.

**A**VIS est donné par le présent, en conformité des lois constitutives et des règlements de la compagnie, que l'assemblée annuelle de la Compagnie de chemin de fer des Comtés du Centre aura lieu au bureau de la compagnie, 103 rue Saint-François-Xavier, en la cité de Montréal, province de Québec, le lundi, 5e jour de mars 1917, à trois heures de l'après-midi, dans le but d'élire des directeurs pour l'année prochaine et pour expédier d'autres affaires qui pourront être légalement soumises à l'assemblée.

C. ROSS DOBBIN,

Secrétaire,

Compagnie de chemin de fer des Comtés du Centre.

Montréal, 1er février 1917.

33-4 31-4

## LOI CONCERNANT LA PROTECTION DES EAUX NAVIGABLES.

S. R. C., CHAPITRE 115.

**A**VIS est donné par le présent par la compagnie dite "St. Maurice Lumber Company," corps politique et constitué ayant son siège social et son principal lieu d'affaires dans la province de Québec, en la cité de Trois-Rivières, qu'en vertu de l'article 7 de la dite loi, elle a déposé au bureau du Ministre des Travaux publics, à Ottawa, et au greffe du registraire de la division d'enregistrement de Trois-Rivières, la description du site et les plans de onze nouvelles jetées qu'elle se propose de construire dans la rivière Saint-Maurice, à Trois-Rivières, en face du lot n° 2011.

Avis est aussi donné qu'à l'expiration d'un mois après la date de la première insertion du présent avis, la dite St. Maurice Lumber Company, en vertu de l'article 7 de la dite loi, s'adressera au Ministre des Travaux publics, à son bureau, à Ottawa, pour faire approuver les dits site et plans, et pour obtenir la permission de construire les dites jetées.

Daté à Trois-Rivières, ce 26e jour de janvier 1917.

ST. MAURICE LUMBER CO.,

Par G. M. STEARNS,

Président.

33-4

## LOI CONCERNANT LA PROTECTION DES EAUX NAVIGABLES

CHAPITRE 115 S.R. DU CANADA.

**L**A Compagnie dite Canada Iron Foundries, Limited, donne avis qu'en vertu de la section 7 de l'acte ci-dessus, elle a déposé au Bureau du Ministre des Travaux Publics, à Ottawa, et au Bureau d'enregistrement de la division d'enregistrement de Trois-Rivières, dans la province de Québec, les plans avec la description de l'emplacement choisi pour la construction d'un quai, à l'embouchure de la rivière St. Maurice, au front du lot n° 1824 des plans et livres de renvois officiels du cadastre de la Cité des Trois-Rivières,—

Prenez aussi avis qu'à l'expiration d'un mois après la date de la première insertion du présent avis, la dite "Canada Iron Foundries, Limited," en vertu de la section 7 de l'acte ci-dessus s'adressera au Ministre des Travaux Publics, à son bureau, à Ottawa, pour faire approuver les dits site et plans, et pour obtenir la permission de construire le dit quai.

Daté à Trois-Rivières, ce 19ième jour de janvier 1917.

BUREAU ET BIGUÉ,

Procureurs de la Requérante,

Edifice "Power" Trois-Rivières



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# SUPPLÉMENT

DE LA



# Gazette du Canada

PUBLIÉE PAR AUTORITÉ

OTTAWA, SAMEDI, 17 FÉVRIER 1917.

C.P. 146.

HOTEL DU GOUVERNEMENT A OTTAWA.

MERCREDI, le 17e jour de janvier 1917.

PRESENT :

SON EXCELLENCE LE GOUVERNEUR GENERAL EN CONSEIL.

IL plaît à Son Excellence le Gouverneur général en conseil, en vertu des pouvoirs qui lui sont conférés par l'article 6 de la *Loi des mesures de guerre*, ou dont est autrement investi le Gouverneur général en conseil, d'établir et édicter par ces présentes les ordres et règlements suivants, qui peuvent être désignés sous le titre de "Code des décrets concernant la censure".

RODOLPHE BOUDREAU,  
*Greffier du Conseil privé.*

CODE DES DECRETS CONCERNANT LA CENSURE.

DÉCRET I.

*(Compagnies de câbles sous-marins, de radiotélégraphie, de télégraphe et de téléphone.)*

1. (1) Partout dans ce décret où l'expression "compagnie" est employée soit en rapport avec les mots "câbles" ou "télégraphe" ou autrement, il est censé désigner et comprendre une personne ou des personnes, firme ou société et un corps politique ou constitué en corporation.

(2) Partout dans ce décret où l'expression "ministre compétent" est employée en rapport avec l'exploitation, les bureaux, l'outillage ou la propriété d'une compagnie de câble sous-marin, elle désigne le ministre de la Milice et de la Défense; en rapport avec l'exploitation, les bureaux, l'outillage ou la propriété d'une compagnie de radiotélégraphie cette expression désigne le ministre du Service Naval; en rapport avec l'exploitation, les bureaux, l'outillage ou la propriété d'une compagnie de télégraphe ou de téléphone cette expression désigne le Secrétaire d'Etat pour le Canada.

2. Le ministre compétent, par mandat sous son seing, peut ordonner et faire exécuter une perquisition dans les bureaux, l'exploitation ou la propriété de toute compagnie de câble sous-marin, de radiotélégraphie, le télégraphe ou de téléphone au Canada, ou dans la partie de son exploitation qui se trouve au Canada, et en prendre possession au nom de Sa Majesté et pour son service, et pour tel autre service que le ministre compétent peut juger opportun.

3. Toute personne autorisée en vertu du règlement qui précède à pénétrer dans tous bureaux, exploitation ou propriété, ou parties d'iceux, et à en prendre possession, peut et doit le faire ainsi qu'elle en est autorisée par ce décret ou un mandat quelconque qui en émane, mais pas autrement.

4. Le ministre compétent peut, en tout temps qu'il le juge opportun, ordonner à quiconque il juge à propos et l'autoriser, au lieu ou en plus de la prise de possession de tels bureaux ou d'une partie quelconque de tels bureaux, telle exploitation ou propriété, à prendre la direction complète ou partielle de la transmission des dépêches par les câbles, les appareils ou les fils des compagnies ci-dessus mentionnées.

5. Toute personne autorisée en vertu du règlement précédent à prendre la direction de la transmission des dépêches par les câbles, les appareils ou les fils d'une compagnie quelconque, peut pénétrer sur les lieux et prendre ainsi la direction comme il en est autorisé par les présents règlements et les ordres qui lui sont donnés sous leur empire, mais pas autrement.

6. Le ministre compétent peut ordonner à toute compagnie de câble sous-marin, de radiotélégraphie, de télégraphe ou de téléphone de lui soumettre à lui-même ou à quiconque il a autorisé à cette fin ou de remettre à lui-même ou à son agent tous câblogrammes, télégrammes et dépêches transmises par telle compagnie ou lui parvenant par ses câbles, fils ou appareils de radiotélégraphie, ou toute catégorie de ces télégrammes, câblogrammes ou dépêches; et le ministre peut ordonner à toute telle compagnie de ne transmettre que par certains bureaux qu'il désignera les dépêches transmises au dehors du Canada (y compris les messages oraux que transmet ou reçoit une compagnie de téléphone quelconque).

7. Le ministre compétent peut exiger que son mandataire prête le serment prescrit à l'annexe "A", et de même toute personne à qui il ordonne de prendre possession d'un bureau, d'une exploitation ou d'une propriété quelconque ou qu'il autorise à prendre la direction de la transmission des dépêches en vertu d'un des règlements du présent décret, ainsi que toute personne au service d'une compagnie mentionnée au règlement numéro 2 du présent décret, ou qui a quelque rapport avec telle compagnie.

8. Toute personne qui, en vertu d'un règlement du présent décret, a pris possession d'un bureau, d'un outillage ou d'une propriété, ou de partie d'iceux, ou en a assumé la direction pour la transmission des dépêches, ainsi que toute personne au service d'une compagnie mentionnée au règlement numéro 2 du présent décret, ou qui a quelque rapport avec telle compagnie, doit se conformer à toutes les instructions que donnera le ministre compétent au sujet de la transmission et de la réception de câblogrammes, de dépêches par radiotélégraphie, de télégrammes et de messages téléphoniques.

## DÉCRET II.

### *(Suppression de matière censurable).*

1. Partout dans le présent décret où est employée l'expression "matière censurable" elle est censée signifier et comprendre:

(a) Tout renseignement au sujet du mouvement, du nombre, de la description, de la condition ou de la disposition des troupes, des navires ou des appareils aériens de Sa Majesté ou de quelqu'un des alliés de Sa Majesté, ou concernant les plans ou la direction, réelle ou supposée, des opérations navales ou militaires de ces troupes, navires ou appareils aériens, ou concernant l'approvisionnement, la description, la condition, le transport, la fabrication ou l'emmagasinage de munitions de guerre, ou concernant les travaux entrepris ou les mesures prises pour la fortification d'une place quelconque, ou tout renseignement de nature à être directement ou indirectement utile à l'ennemi, et

(b) toute photographie, tout tracé, plan, modèle ou toute autre représentation de travaux maritimes ou militaires, d'un dock ou d'un port, si ces représentations sont de nature à être directement ou indirectement utiles à l'ennemi, et

(c) tout faux rapport ou fausse déclaration concernant les causes ou les opérations de la guerre actuelle, et

(d) tout rapport ou toute déclaration de nature à mécontenter Sa Majesté ou à nuire au succès des troupes de Sa Majesté ou des troupes des alliés de Sa Majesté sur terre ou sur mer, ou au préjudice des relations de Sa Majesté avec les pouvoirs étrangers, et

(e) tout rapport ou toute déclaration de nature à nuire au recrutement, à l'entraînement, à la discipline ou à l'administration des forces de Sa Majesté, ou à la mise en vigueur ou l'application d'une loi ou d'un décret du Conseil concernant le Service National;

(f) tout rapport ou toute description ou prétendu rapport ou description des délibérations d'une séance secrète du Sénat ou de la Chambre des Communes du Canada tenue conformément à une résolution adoptée par ledit Sénat ou ladite Chambre des



Communes, sauf tel rapport qui peut être officiellement communiqué par l'entremise du Secrétaire d'Etat du Canada, et

(g) tout rapport ou toute description ou prétendu rapport ou description des délibérations d'une séance du Cabinet du Canada, et

(h) La teneur d'un document confidentiel appartenant au gouvernement ou de renseignements confidentiels obtenus d'un département quelconque de l'administration ou d'une personne au service de Sa Majesté.

2. (v) A moins d'excuse ou d'autorisation légale, dont la preuve lui incombe, personne n'écrira, imprimera, publiera, adressera, livrera, recevra ou aura en sa possession ou sur les lieux qu'il occupe ou administre, des lettres ou autres écrits, ou des journaux, brochures, pamphlets, publications périodiques, livres, circulaires ou autres imprimés, ou photographies, tracés, plans, modèles ou autres représentations contenant matière censurable.

(2) Personne ne donnera de représentation sur une scène quelconque ou n'exhibera de reproductions ou de vues cinématographiques, ou fera quoi que ce soit qui est de nature à :

(a) Mécontenter Sa Majesté ou à nuire au succès des forces de Sa Majesté ou des forces de quelqu'un des alliés de Sa Majesté par terre ou par mer, ou à porter préjudice aux relations de Sa Majesté avec les pouvoirs étrangers; ou

(b) Nuire au recrutement, à l'entraînement, à la discipline ou à l'administration des forces de Sa Majesté, ou à la mise en vigueur ou l'application d'une loi ou d'un décret du Conseil concernant le Service National.

(3) Tout tel écrit ou imprimé, ou sa publication, son expédition, sa livraison, réception, ou possession, ou telle production, exhibition ou représentation sera considéré une infraction des présents décrets.

3. Le ministre des Postes ou quiconque il autorise peut examiner tout journal, pamphlet, publication périodique, livre, circulaire ou autre imprimé, ou tout écrit, photographie, tracé, plan, ou autre représentation transmis par le service des postes du Canada, afin d'empêcher la publication, la circulation ou la distribution de matière censurable.

4. Le ministre des Postes peut nommer un censeur en chef du Service postal canadien; ce fonctionnaire, sous la direction du ministre, sera chargé de l'application des prescriptions des règlements du présent décret qui s'appliquent au service des postes.

5. Le Secrétaire d'Etat du Canada, dès qu'il a constaté qu'un journal, un pamphlet, une publication périodique, un livre, une circulaire ou autre imprimé contient ou a publié de la matière censurable, peut par mandat sous son seing défendre à qui que ce soit en Canada d'avoir en sa possession un exemplaire ou une copie de tel journal, pamphlet, publication périodique, livre, circulaire ou autre imprimé. Ce mandat peut limiter cette défense à la possession d'un seul ou de plusieurs numéros, exemplaires ou éditions de tel journal, pamphlet, publication périodique, livre, circulaire ou autre imprimé; et le dit Secrétaire d'Etat peut décider que les circonstances l'autorisent à appliquer cette prohibition à la possession de numéros, exemplaires ou éditions futurs ou passés de ces publications.

(2) Dès la publication par le Secrétaire d'Etat du Canada dans la *Gazette du Canada* d'un avis de l'émission de ce mandat et de ses prescriptions conformément à cet avis, tout numéro, exemplaire ou copie de tel journal, pamphlet, publication périodique, livre, circulaire, ou autre imprimé ainsi prohibé devra pour toutes fins et pour tous les tribunaux et autres autorités être une preuve conclusive qu'il contient matière à censure.

6. Le Secrétaire d'Etat du Canada, s'il le juge opportun, peut nommer un censeur des écrits, copies, imprimés ou publications d'une imprimerie quelconque ou d'un établissement de publication, et toute personne ainsi nommée a droit de pénétrer sur les lieux et de les visiter de temps à autre avec un assistant ou des assistants et d'y séjourner aussi longtemps qu'il est raisonnablement nécessaire et d'examiner, considérer, approuver ou rejeter tout écrit, copie ou imprimé, ou tout ce qui doit être imprimé ou publié sur ces lieux. Dès que tel censeur aura été nommé et que le propriétaire, le gérant ou celui qui a charge de l'établissement aura été avisé de cette nomination, aucun écrit, copie ou autre matière n'y sera imprimé ou publié sans l'approbation du censeur, et l'impression ou la publication sans l'approbation susdite sera censée une infraction du présent décret.

7. Dans toute poursuite pour contravention au présent décret intentée sur l'ordre du Solliciteur général du Canada, il sera présumé, à défaut de preuve au contraire, que les faits allégués dans la dénonciation ou l'acte d'accusation sont vrais.

8. Sur l'ordre du Secrétaire d'Etat du Canada tous les exemplaires d'un livre quelconque, journal, publication périodique, brochure ou imprimé publiés ou mis en circulation contrairement aux prescriptions du présent décret, en la possession de qui que ce soit, peuvent être confisqués et détruits par un officier de la paix, et les presses à imprimer, l'outillage et les machines de l'établissement peuvent être confisqués et l'établissement fermé indéfiniment ou pour telle période que fixera le Secrétaire d'Etat.

DÉCRET III.

*(Poursuites et interprétation.)*

1. (1) Toute personne qui viole une disposition quelconque des présents décrets, ou néglige de l'observer ou de s'y conformer, ou, qui étant directeur ou fonctionnaire d'une compagnie constituée en corporation qui viole une disposition quelconque des présents décrets, ou néglige de l'observer ou de s'y conformer, au sujet du consentement de tel directeur ou fonctionnaire, est coupable du délit d'infraction des présents règlements.

(2) Dans toute poursuite intentée contre tel directeur ou fonctionnaire, c'est à lui qu'il incombe de prouver qu'il n'avait aucune connaissance de l'infraction, qu'il n'y a pas consenti ni a négligé de s'y conformer.

2. Quand de la matière censurable a été imprimée, publiée, exhibée ou représentée dans un établissement quelconque, le propriétaire ou la personne dirigeant ledit établissement ou ses opérations est coupable du délit d'infraction des présents décrets; et si le contrevenant est une compagnie constituée en corporation, chaque directeur ou fonctionnaire qui ne peut établir que la contravention a été commise hors sa connaissance ou malgré sa protestation est coupable, individuellement et conjointement avec la compagnie, d'infraction des présents décrets.

3. (1) Toute personne coupable d'infraction des présents décrets est passible d'une amende n'excédant pas \$5,000, ou d'emprisonnement pour une période n'excédant pas cinq ans, ou d'amende ou d'emprisonnement.

(2) Cette amende peut être recouvrée et cette peine imposée par procédure et conviction sommaires sous l'empire de la Partie XV du Code criminel.

4. Dans toute poursuite contre une personne quelconque pour infraction des présents décrets ladite infraction sera censée avoir été commise soit à l'endroit même où elle l'a réellement été, soit à tout autre endroit où peut se trouver le contrevenant.

5. Les pouvoirs conférés par les présents décrets sont ajoutés et ne dérogent pas aux pouvoirs qu'exercent les membres des forces navales et militaires de Sa Majesté et autres personnes en ce qui concerne les mesures nécessaires à prendre pour assurer la sûreté publique ou la défense du Canada, et rien dans les présents décrets ne peut exempter qui que ce soit de poursuites ou de peines pour un délit ou crime quelconque en rapport avec la guerre sauf conformément aux prescriptions desdits décrets.

6. La loi d'interprétation, chapitre 1 des Statuts révisés du Canada, 1906, s'applique à l'interprétation des présents décrets, sauf lorsqu'elle est incompatible, de la même manière qu'elle s'applique à l'interprétation d'une loi du Parlement.

DÉCRET IV.

*(Révocation des décrets codifiés.)*

Les décrets du conseil désignés à l'annexe "B" des présents décrets sont par ces présentes révoqués quant aux parties indiquées dans ledit annexe. Néanmoins, la révocation d'un de ces décrets du conseil n'affecte en rien:—

- (a) l'opération passée d'un décret ainsi révoqué, ou
- (b) un droit, un privilège, une obligation ou une responsabilité acquis, accrus ou contractés en vertu d'un décret ainsi révoqué, ou
- (c) toute amende, confiscation ou peine encourue pour une infraction d'un décret ainsi révoqué, ou
- (d) toutes procédures ou tout remède en rapport avec un droit, un privilège, une obligation, une responsabilité, une amende, une confiscation ou une peine, et

toute permission accordée, toute instruction ou tout ordre donné, ou toute autre intervention en vertu d'un décret ainsi révoqué seront censés avoir été accordés, donnés, ou décidés respectivement en vertu des dispositions correspondantes des présents décrets.

ANNEXE "A".

*Relativement à la Loi de 1914 des mesures de guerre; et relativement au code des décrets concernant la censure, 1916.*

Je . . . . . de . . . . .  
de . . . . . dans l . . . . .  
de . . . . . (état) DÉCLARE SOLENNELLEMENT SOUS SERMENT que  
à moins d'être relevé du présent engagement par un avis écrit du ministre de . . . . .  
. . . . . je ne transmettrai et ne permettrai à personne de trans-  
mettre (par câble, radiotélégraphie, télégraphe ordinaire ou téléphone, selon le cas)  
aucune dépêche ou aucun message passant par le bureau central où je suis employé et  
destiné à être transmis à l'étranger, à moins d'avoir de bons et sérieux motifs d'être



assuré que ladite dépêche ou ledit message ne contient rien qui puisse donner des renseignements directement ou indirectement utiles à l'ennemi ou susceptibles de lui être utiles; que je ferai tout mon possible pour connaître le contenu de toute dépêche ou de tout message, pour intercepter toute dépêche ou tout message contenant de tels renseignements; et que je communiquerai immédiatement les termes de telle dépêche ou de tel message et de tous les faits que je puis découvrir tendant à établir l'identité de l'expéditeur.

Assermenté par moi en . . . . . de . . . . .  
dans l . . . . . de . . . . .  
ce . . . . . jour de . . . . . A.D. 191....

ANNEXE "B".

*(Décrets du Conseil révoqués.)*

Numéro.	Date.	Etendue de la révocation.
C.P. 2029.. . . . .	2 août 1914.. . . . .	Le tout.
C.P. 2030.. . . . .	2 août 1914.. . . . .	Le tout.
C.P. 2409.. . . . .	24 septembre 1914.. . . . .	Le tout.
C.P. 2821.. . . . .	6 novembre 1914.. . . . .	Le tout.
C.P. 202.. . . . .	28 janvier 1915.. . . . .	Le tout.
C.P. 1330.. . . . .	10 juin 1915.. . . . .	Le tout.
C.P. 2519.. . . . .	30 octobre 1915.. . . . .	Le tout.
C.P. 2073.. . . . .	1er novembre 1915.. . . . .	Le tout.







# The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, FEBRUARY 24, 1917.

## IMPORTANT NOTICE.

Notices, documents or advertisements received after twelve o'clock, noon, on Thursday, will not be published in "The Canada Gazette" of the following Saturday, but in the next number.

J. de L. TACHÉ,  
King's Printer and Controller of Stationery.

## AVIS IMPORTANT.

Les avis, documents ou annonces reçus après midi, le jeudi de chaque semaine, ne seront pas publiés dans la "Gazette du Canada" du samedi suivant, mais dans le numéro subséquent.

J. de L. TACHÉ,  
Imprimeur du Roi et Contrôleur de la Papeterie.

## APPOINTMENTS.

### DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE GOVERNOR GENERAL has been pleased to make the following appointments, viz:—

OTTAWA, 12th February, 1917.

HENRY McLAUGHLIN, of the Port of Montreal, in the Province of Quebec, Customs Officer: to be Shipping Master at that Port.

15th February, 1917.

JOSEPH E. E. LÉONARD, of the City of Montreal, in the Province of Quebec, Esquire: to be Postmaster at the said City of Montreal, from 10th February, 1917, in the room and stead of Joseph G. H. Bergeron, Esquire, deceased.

BOWER BAIN, of Cache Bay, in the Province of Ontario: to be Wharfinger of the Government Wharf at that place.

16th February, 1917.

His Honour FREDERIC AUGUSTUS MORRISON, Judge of the District Court of the District of Stettler, in the Province of Alberta: to be a Local Judge of the Supreme Court of Alberta.

17th February, 1917.

The Honourable JAMES ALEXANDER MACDONALD, Chief Justice of the Court of Appeal of the Province of British Columbia: to be Administrator of the Government of the said Province of British Columbia for a period extended from the 17th February, 1917, until the 25th day of February (inclusive) of the said year, during the absence on leave of His Honour the Lieutenant Governor.

15879—1

## PROCLAMATIONS.

### DEVONSHIRE.

[L.S.]

### CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern.—GREETING:

### A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS in and by Deputy Minister of Justice, } the Revised Statutes of Canada, 1906, Chapter 48, and called and known as "The Customs Act," it is amongst other things in effect enacted that all invoices of goods shall be made out in the currency of the country whence the goods are imported, or in the currency in which the goods are actually purchased, and shall contain a true statement of the value of such goods, and in computing the value for duty of such goods the rate thereof shall be such as has been ordered and proclaimed from time to time by the Governor in Council, who is thereby empowered to make such order, and the rate ordered shall be based upon the actual value of the standard coins or currency of such country as compared with the standard dollar of Canada in so far as such comparative values are known;

AND WHEREAS Our Governor in Council has ordered that a Proclamation be issued directing that the values of the foreign currencies as compared with the standard dollar of Canada, be, from the first day of February, 1917, until further proclaimed, as shown in the schedule hereto appended and marked as "Schedule A," the values of such foreign currencies for Customs purposes;

NOW KNOW YE that We do by these presents and with the advice of Our Privy Council for Canada proclaim and declare the values of the foreign currencies

as compared with the standard dollar of Canada as shown in the said schedule hereto appended and marked "Schedule A," shall be from the first day of February next the values for duty of such foreign currencies.

Of all which Our loving subjects and all others whom these presents may concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS: Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish

of Hardwicke, Baron Cavendish of Keighley, Knight of Our Most Noble Order of the Garter; One of Our Most Honourable Privy Council; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TWENTY-SEVENTH day of JANUARY, in the year of Our Lord one thousand nine hundred and seventeen, and in the seventh year of Our Reign.

By command,  
THOMAS MULVEY,  
Under-Secretary of State.

SCHEDULE "A."  
VALUE OF FOREIGN COINS.

Country.	Standard.	Monetary Unit.	Value in currency for duty purposes as ordered and pro- claimed. (Rate in Canadian currency.)	Remarks.
Argentine Republic...	Gold.....	Peso .....	\$0.9648	Currency: Depreciated paper convertible at 44 per cent of face value; exchange rate about \$0.42½.
Austria-Hungary .....	Gold.. ..	Crown.....	.2026	
Belgium.....	Gold & silver	Franc .....	.1930	Member of Latin Union; gold is the actual standard. 12 1-2 Bolivianos equal 1 pound sterling.
Bolivia.....	Gold.....	Boliviano .....	.3893	
Brazil.....	Gold.....	Milreis.....	.5462	
Cen. American States:				Currency: Government paper, exchange rate about 25 cents to the milreis.
Costa Rica.....	Gold.....	Colon .....	.4653	
British Honduras...	Gold.. ..	Dollar .....	1.0000	Currency: Inconvertible paper, exchange rate: about 40 pesos equal \$1.
Nicaragua.....	Gold.....	Cordoba.....	1.0000	
Guatemala.....	Silver .....	Peso .....	.5439	
Honduras.....	Silver .....	Peso .....	.5439	Currency: Bank notes; exchange rate about \$0.35.
Salvador.....	Silver .....	Peso.....	.5439	
Chili.....	Gold.....	Peso.....	.3650	Currency: Inconvertible paper, exchange rate approximately \$0.42.
China.....	Silver.....	Tael:		
		Amoy.....	0.8917	The tael is a unit of weight, not a coin. The Customs unit is the Haikwan tael. The values of other taels are based on their relation to the value of the Haikwan tael.
		Canton.....	.8890	
		Chefoo.....	.8529	
		Chin Kiang.....	.8711	
		Fuchau.....	.8248	
		Haikwan.....	.9073	
		(Customs).		
		Hankow.....	.8343	
		Kiaochow.....	.8641	
		Nankin.....	.8824	
		Niuchwang.....	.8362	
		Ningpo.....	.8573	
		Pekin.....	.8693	
		Shanghai.....	.8145	
		Swatow.....	.8237	
		Takau.....	.8974	
		Tientsin.....	.8641	
	Silver .....	Dollar:		
		Yuan.....	.5843	
		Hong Kong.....	.5865	
		British.....	.5865	
		Mexican.....	.5908	
Colombia.....	Gold.....	Dollar.....	1.0000	Currency: Inconvertible paper, exchange rate approximately \$1.05 paper to \$1 gold.
Cuba.....	Gold.....	Peso .....	1.0000	
Denmark.....	Gold.....	Crown.....	.2686	
Ecuador.....	Gold.....	Sucro.....	.4867	
Egypt.....	Gold.. ..	Pound (100 piasters)...	4.9431	The actual standard is the British pound sterling which is legal tender for 97½ piasters.
Finland.....	Gold.....	Mark.....	.1336	
France.....	Gold and Silver .....	Franc .....	.1930	Member of Latin Union: Gold is the actual standard.
German Empire.....	Gold.....	Mark.....	.2382	
Greece.....	Gold & silver	Drachma .....	.1930	Member of Latin Union: Gold is the actual standard.
Hayti.....	Gold.. ..	Gourde.....	.9647	
India (British).....	Gold.....	Ruppee.....	.3244	Currency: Inconvertible paper, exchange rate approximately \$0.16. (15 rupees equal 1 pound sterling.)
Italy.....	Gold & silver	Lira.....	.1930	
Japan.....	Gold.....	Yen.....	.4985	Member of Latin Union: Gold is the actual standard.
Liberia.....	Gold.....	Dollar.....	1.0000	
Mexico.....	Gold.....	Peso.....	.4985	Currency: Depreciated silver, token coins; customs duties are collected in gold. Mexican exchange rate violently fluctuating.



SCHEDULE "A"—Continued.  
VALUE OF FOREIGN COINS—Continued.

Country.	Standard.	Monetary Unit.	Value in currency for duty purposes as ordered and pro-claimed. (Rate in Canadian currency.)	Remarks.
Netherlands .....	Gold.....	Florin.....	4020	
Norway .....	Gold.....	Crown .....	2680	
Panama .....	Gold.....	Balbao .....	10000	
Paraguay.....	Silver.....	Peso.....	5439	Currency: depreciated paper exchange rate 1.550 per cent.
Persia.....	Gold.....	Achrefi.....	9959	
	Silver.....	Kran.....	1002	Silver circulating above its metallic value; exchange value of silver kran, approximately \$0.117.
Peru .....	Gold.....	Libra.....	48665	
Philippine Islands.....	Gold.....	Peso.....	5000	
Portugal.....	Gold.....	Escudo.....	10805	Currency; inconvertible paper; exchange rate, approximately \$0.70½.
Roumania.....	Gold.....	Leu.....	1930	
Russia.....	Gold.....	Rouble.....	5146	
Santo Domingo.....	Gold.....	Dollar.....	10000	
Servia.....	Gold.....	Dinar.....	1930	
Siam.....	Gold.....	Tical.....	3709	
Spain.....	Gold & silver	Peseta.....	1930	Valuation is for the gold peseta; currency is silver circulating above its metallic value; exchange value approximate \$0.20.
Straits Settlements ...	Gold.....	Dollar.....	5678	
Sweden.....	Gold.....	Crown.....	2680	
Switzerland.....	Gold.....	Franc.....	1930	Member of Latin Union; Gold is the actual standard.
Turkey.....	Gold.....	Piaster.....	4040	100 piasters equal to the Turkish pound.
Uruguay.....	Gold.....	Peso.....	10342	
Venezuela.....	Gold.....	Bolivar.....	1930	

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DEVONSHIRE.  
[ L. S. ]

CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION Requiring Returns to be made of British Property in Enemy Territory and Claims by British Subjects against Enemy Persons and Enemy Governments.

E. L. NEWCOMBE, } WHEREAS in the  
Deputy Minister of Justice, } interests of Our  
Canada. } Dominion of Canada it  
is of great importance that full information should be obtained with regard to property in enemy territory belonging to Our subjects and also with regard to the claims of Our subjects against enemy persons and enemy Governments ;

And whereas for the purpose of obtaining that information it is necessary that returns of such property and claims should be made by Our subjects to the officers appointed to receive the same,—

Now, therefore, We strictly command and enjoin Our subjects within Canada, including all British companies, firms and corporations residing or carrying on business within Canada who are entitled to property of any description whatsoever in enemy territory or to any interest in such property or have claims against enemy persons or enemy Governments, forthwith to make returns of their said property or claims to the officers appointed to receive the same :

Provided that it shall not be necessary to make such returns respecting property or claims, whereof returns have before the date of this Proclamation been voluntarily made to the custodian (the Minister of Finance and Receiver General) in the form prescribed by him ; but if any one who has already made a return desires to amend that return, or to make an addition to it in respect of unpaid interest or dividends which may have become payable since the date of his previous return, he should apply for the necessary forms for this purpose, and in any such case a note should be made on the form to the effect that the return is an additional or amended return, as the case may be.

15879—1½

The officers appointed to receive such returns shall be :—

(a) In the case of property in enemy territory and of claims against enemy persons, the Custodian, as aforesaid, Finance Department, Ottawa.

(b) In the case of claims against enemy Governments, the Directors of the Foreign Claims Office, Foreign Office, London, S.W.

The said returns shall be made in such form and with such particulars as the Custodian and the Directors of the Foreign Claims Office may respectively require.

2. For the purposes of the proclamation hereby recommended :—

The expression "property" includes documents of title to property ; the expression "enemy territory" means the territory of any state at war with His Majesty (including the Colonies and Dependencies thereof) ; the expression "enemy persons" includes all persons, firms, companies and corporations residing or carrying on business in enemy territory ; the expression "enemy government" means the government of any state at war with His Majesty.

Of all which our loving subjects and all others whom these presents may concern, are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed.  
WITNESS : Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish of Hardwicke, Baron Cavendish of Keighley, Knight of Our Most Noble Order of the Garter ; One of Our Most Honourable Privy Council ; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George ; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TWELFTH day of FEBRUARY, in the year of Our Lord, one thousand nine hundred and seventeen, and in the seventh year of Our Reign.

By Command,

THOMAS MULVEY,  
Under Secretary of State

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DEVONSHIRE.  
[L.S.]

## CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING.

## A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS in and by  
Deputy Minister of } Section 4 of the  
Justice, Canada. } Act of the Parliament  
of Canada, passed in the fourth and fifth years of Our  
Reign, and intituled "An Act to conserve the Com-  
mercial and Financial Interests of Canada," it is pro-  
vided among other things that in case of war, real or  
apprehended, and in case of any real or apprehended  
financial crisis, Our Governor in Council may, by Pro-  
clamation published in the *Canada Gazette*, authorize the  
several chartered banks to issue excess circulation from  
and including the first day of March in any year to and  
including the last day of August next ensuing, or during  
any part of such period, to amounts not exceeding 15  
per cent of the combined unimpaired capital and rest  
or reserved fund of their respective banks, as stated in  
their respective statutory monthly returns to the Min-  
ister of Finance of Canada, for the month immediately  
preceding that in which the additional amount is  
issued,

Now KNOW YE that by and with the advice of Our  
Privy Council for Canada We do by these presents  
proclaim and direct that the several chartered banks  
be authorized to issue excess circulation as in the said  
Act defined from and including the first day of March,  
1917, to and including the last day of August, 1917.

Of all which Our loving subjects and all others whom  
these presents may concern are hereby required to  
take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our  
Letters to be made Patent, and the Great Seal of  
Canada to be hereunto affixed. WITNESS: Our  
Right Trusty and Right Entirely Beloved Cousin  
and Counsellor, Victor Christian William, Duke  
of Devonshire, Marquess of Hartington, Earl of  
Devonshire, Earl of Burlington, Baron Cavendish  
of Hardwicke, Baron Cavendish of Keighley,  
Knight of Our Most Noble Order of the Garter;  
One of Our Most Honourable Privy Council;  
Knight Grand Cross of Our Most Distinguished  
Order of Saint Michael and Saint George; Knight  
Grand Cross of Our Royal Victorian Order, Gov-  
ernor General and Commander-in-Chief of Our  
Dominion of Canada.

At Our Government House, in Our City of OTTAWA,  
this TENTH day of FEBRUARY, in the year of  
Our Lord one thousand nine hundred and seven-  
teen, and in the seventh year of Our Reign.

By Command,

35-3 THOMAS MULVEY,  
Under-Secretary of State.

DEVONSHIRE.  
[L.S.]

## CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING:

## A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS in and by  
Deputy Minister of } section 18 of an  
Justice, Canada. } Act of the Parliament  
of Canada passed in the session thereof held in the first  
and second years of Our Reign, chaptered 10 and in-  
tituled "An Act respecting Forest Reserves and  
Parks" as enacted by section 5 of an Act to amend the

said Act passed in the session of the said Parliament  
held in the third and fourth years of Our Reign,  
chaptered 18 and intituled "An Act to amend the  
Dominion Forest Reserves and Parks Act" it is,  
amongst other things in effect, enacted that the  
Governor in Council may by proclamation designate  
such reserves or areas within Forest Reserves or such  
other areas as he sees fit the title to which is vested in  
Us in the right of Canada, to be and to be known as  
Dominion Parks.

AND WHEREAS our Governor in Council has been  
pleased to order that a proclamation do issue desig-  
nating the following reserves or areas respectively to  
be and to be known as Dominion Parks, namely:—

Fort Ann Dominion Park in the Province of Nova  
Scotia comprising the following area:

That certain property situated in the town and  
county of Annapolis and province of Nova Scotia,  
known as the Fort Ann grounds, with buildings and  
structures thereon, the said property containing ap-  
proximately thirty-one acres more or less.

Fort Howe, Dominion Park:—

That certain property in the City of St. John, in  
the Province of New Brunswick, known as the Fort  
Howe grounds, with buildings and structures thereon,  
as shown on the plan of Fort Howe and surroundings  
attached to a grant to William Moore *et al.*, dated the  
3rd of October, 1881, and on file in the Provincial  
Secretary's Office, Fredericton.

Now KNOW YE that by and with the advice of Our  
Privy Council for Canada, We do hereby in pursuance  
of the statute in that behalf designate and proclaim  
the areas above respectively described to be and to be  
known as Dominion Parks.

Of all which Our loving subjects and all others whom  
these presents may concern, are hereby required to  
take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our  
Letters to be made Patent, and the Great Seal of  
Canada to be hereunto affixed. WITNESS: Our  
Right Trusty and Right Entirely Beloved Cousin  
and Counsellor, Victor Christian William, Duke  
of Devonshire, Marquess of Hartington, Earl of  
Devonshire, Earl of Burlington, Baron Cavendish  
of Hardwicke, Baron Cavendish of Keighley,  
Knight of Our Most Noble Order of the Garter;  
One of Our Most Honourable Privy Council;  
Knight Grand Cross of Our Most Distinguished  
Order of Saint Michael and Saint George;  
Knight Grand Cross of Our Royal Victorian Order;  
Governor General and Commander-in-Chief of  
Our Dominion of Canada.

At Our Government House, in Our City of  
OTTAWA, this SEVENTEENTH day of FEB-  
RUARY, in the year of Our Lord one thousand  
nine hundred and seventeen, and in the seventh  
year of Our Reign.

By command,

35-3 THOMAS MULVEY,  
Under-Secretary of State.

## ORDERS IN COUNCIL.

[340]

AT THE GOVERNMENT HOUSE AT OTTAWA  
Wednesday the 7th day of February, 1917.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR  
GENERAL IN COUNCIL.

HIS Excellency the Governor General in Council is  
pleased to amend the Order in Council of 19th  
December, 1916, approving regulations for the admin-  
istration of "Project Meadows" in the forest reserves  
within the Railway Belt in the Province of British  
Columbia by striking out the figures "13" after the  
word "clause" in the fifth line of section 1, and sub-  
stituting the figure "2" therefore, and the same is  
hereby so amended accordingly.

34-4 RODOLPHE BOUDREAU,  
Clerk of the Privy Council.



[166]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 20th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS a request has been received from the Department of Indian Affairs for the setting apart for the Indians, under the terms of Treaty No. 8, of a tract of land in township 94, Range 11, west of the 4th Meridian, in the Province of Alberta, known as the Fort McKay Indian Reserve No. 174, comprising an area of two hundred and fifty-seven acres ;

And whereas the lands applied for, which are herein-after particularly described, are available according to the records of the Department of the Interior, for the purpose aforesaid, and the Minister of the Interior recommends that they be so set apart ;

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of section 76 of The Dominion Lands Act, is pleased to order and it is hereby ordered that the said lands be withdrawn from the operation of The Dominion Lands Act and set apart for the Indians.

The said lands may be more particularly described as follows :—

Composed of all that portion of the east half of section 13 and all that portion of the southeast quarter of section 24 in the 94th Township, in the 11th Range, west of the 4th Meridian, which lie to the east of the right bank of the Athabaska River, as shown upon a map or plan of survey of the said township, approved and confirmed at Ottawa on the 18th day of August, A.D. 1916, by Edouard Deville, Surveyor General of Dominion Lands, and of record in the Department of the Interior.

RODOLPHE BOUDREAU,

32-4 Clerk of the Privy Council

[3235]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 30th day of December, 1916

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 26th December, 1916, from the Minister of the Interior, submitting that, in pursuance of the provisions of The Dominion Lands Act, title to section 8, Township 5, Range 28, west of the 4th Meridian, was vested in the Hudson's Bay Company by notification of the confirmation of the survey of the township.

The Minister states that—as there is some doubt whether such notification was effective in passing the title to the said Company, as was intended, of those portions of the said section 8 as are covered by the waters of a certain surveyed lake,—the Commissioner of the Hudson's Bay Company has applied for the issue of a supplementary grant to the Company, by letters patent of the lands in the east half of said section 8 shown on the plan of survey as covered by the waters of the surveyed lake.

The Minister is of the opinion that the request should be complied with, and he therefore recommends that the issue of letters patent be authorized to the Hudson's Bay Company of all those portions of the east half of Section 8, Township 5, Range 28, west of the 4th Meridian as are covered by the waters of a certain surveyed lake, as shown upon a plan of survey of the said township, approved and confirmed at Ottawa on the 1st day of March, A.D. 1888, by Edouard Deville, Surveyor General of Dominion Lands, and of record in the Department of the Interior, containing by admeasurement twenty-seven acres more or less.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,

32-4 Clerk of the Privy Council

[107]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 12th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 9th January, 1917, from the Minister of the Interior, submitting that it is provided inter alia by section 22 of the regulations for the survey, administration, disposal and management of Dominion lands within the forty mile belt of the Province of British Columbia, as established by Order in Council of the 17th September, 1889, that a patent for a homestead should not issue to any person not then a British subject by birth or naturalization.

Emile Andre Marc, a French Reservist, now serving with the Second Life Guards, British Expeditionary Forces in France, has applied for letters patent for his homestead, the east half of the northwest quarter of Section 2, Township 4, Range 5, west 7th Meridian, and, according to the evidence submitted, he has completed the required settlement duties. Mr. Marc was born in France and has not yet been naturalized. He left British Columbia for active service in August, 1914. His wife and child still reside in Canada. He requested, in December 1914, that his patent be issued. Delay occurred in securing his application for patent at the front, and the issue of patent is still delayed because he is not naturalized. It will entail further delay to comply with the requirements of the Naturalization Act, or it may be found impossible to do so while the homesteader continues on active service.

The Minister considers it a hardship that there should be further delay in this connection, and considers that the intention of the homesteader to become a British subject is in view of his active service sufficient compliance with the naturalization provision of said section 22 of the regulations.

The Minister states that another case of the issue of patent to an enlisted homesteader is before the Department, which is delayed because of the necessity of securing compliance with The Naturalization Act, and other cases will no doubt from time to time arise.

The Minister therefore recommends that—in the case of homesteaders in the Railway belt of British Columbia on active service for Great Britain or her Allies, who by reason of such service and the difficulty of technically complying with the provisions of the Naturalization Act are debarred from or delayed in securing patent after the completion of duties—he be authorized to waive the requirements of said section 22 as to naturalization before issue of patent.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,

35-4 Clerk of the Privy Council

[408]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 13th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

HIS Excellency the Governor General in Council, under and by virtue of the provisions of the War Measures Act, 1914, is pleased to make the following Orders and Regulations and the same are hereby made and enacted accordingly, viz:—

Where the Competent Naval or Military Authority or any person duly authorized by him or an Immigration Officer has reason to suspect that any person who is about to embark on any ship, vessel or aircraft or proceed overland is attempting to leave the Dominion of Canada for the purpose of communicating directly or indirectly with the enemy or with any subject of any sovereign or state at war with His Majesty, he may prevent the embarkation or departure of that person.

Where the embarkation or departure of any person has been so prevented or refused the person or persons

concerned shall have the right of appeal to the Minister of the Interior, and in the event of an appeal being made the officer shall forward the appeal with his report to the Minister. If the appeal is allowed the appellant shall be notified forthwith, otherwise the action taken by the officer shall be held to be in force.

Any person landing at, arriving at, embarking at, or leaving any place in the Dominion of Canada, or being in a harbour of or within the territorial waters of the Dominion of Canada, shall, on being required to do so by the Competent Naval or Military Authority or any person authorized by him, or by an Immigration Officer, Customs Officer, or Officer of Police make a declaration as to whether or not he is carrying or conveying any letters or other written messages intended to be transmitted by post or otherwise delivered and, if so required, shall produce to the person making the requisition any such letters or messages; and the Competent Naval or Military Authority or person authorized by him or Immigration Officer, Customs Officer, or Police Officer, may search any such person and any baggage with a view to ascertaining whether such person or the person to whom the baggage belongs is carrying or conveying any such letters or messages. The Competent Naval or Military Authority or persons authorized by him or Immigration Officer, Customs Officer or Police Officer may examine any letters or other messages so produced by him or found on such search, and may transit them to an Officer appointed to censor postal correspondence.

No person shall send from the Dominion of Canada, whether by post or otherwise, any letter, document, or substance containing any written matter which is not visible or legible unless the medium in which it is written is subjected to heat or some other treatment, or any letter, document, or substance in which any other means for secretly communicating information is used.

No person shall obstruct, knowingly mislead, or otherwise interfere with or impede any officer or other person who is carrying out the orders of the Competent Naval or Military Authority, or who is otherwise acting in accordance with his duty under these regulations, or withhold from any officer or person any information in his possession which he may be reasonably required to furnish.

No person shall either verbally or in writing, in any report, return, declaration or application, or in any document signed by him or in his behalf of which it is his duty to ascertain the accuracy, knowingly make or connive at making of any false statement or any omission, with intent to mislead the Competent Naval or Military Authority, or any other person acting under the orders of such officer in the execution of his duties.

No person shall forge, alter, or tamper with any Naval, Military, or official pass, permit, certificate, licence or other document, or any passport, or without lawful authority use or have in his possession any such forged, altered, or irregular pass, permit, certificate, licence, or other document or passport.

No person shall personate, or falsely represent himself to be or not be, a person to whom such a pass, permit, certificate, licence, or other document or passport has been duly issued, or with intent to obtain any such pass, permit, certificate, licence, or other document or passport, whether for himself or for any other person, knowingly make any false statement.

No person shall destroy, make away with, or by wilful neglect lose any such pass, permit, certificate, licence or other document, or passport or retain it when he has no right to retain it or when it is contrary to his duty to retain it, or fail to comply with any directions issued by lawful authority with regard to the return thereof.

No person shall allow any other person to have possession of any such pass, permit certificate, licence or passport, issued for his use alone, or without lawful authority have in his possession any such pass, permit, licence, certificate, or passport issued for the use of some person other than himself, or on obtaining possession of any such pass, permit, certificate, licence or passport, by finding, or otherwise, neglect or fail, to restore it the person or authority by whom or for whose use it was issued or to a police constable.

No person shall be in possession of a false passport or being a subject of a Sovereign or State at war with His Majesty, shall under an assumed name.

It shall be the duty of every person affected by any order issued by the Competent Naval or Military Authority or other person in pursuance of these regulations to comply with that order.

Where under these regulations any act is done without lawful authority, or without lawful authority or excuse, is an offence against these regulations, the burden of proving that the act was done with lawful authority or with lawful authority or excuse shall rest on the person accused.

Every document purporting to be an order or other instrument issued by a competent naval or military authority and to be signed by such an authority shall be received in evidence and be deemed to be such an order or instrument without further proof unless the contrary is shown.

The powers conferred by these regulations are in addition to and not in derogation of any powers exercisable by members of His Majesty's naval and military forces and other persons to take such steps as may be necessary for securing the public safety and the defence of the empire, and nothing in these regulations shall affect the liability of any person to trial and punishment for any offence or war crime otherwise than in accordance with these regulations.

The Competent Naval or Military Authority, or any other person by whom an order is made in pursuance of these regulations, shall publish notice of the order in such manner as he may consider best adapted for informing persons affected by the order, and no person shall without lawful authority deface or otherwise tamper with any notice posted up in pursuance of these regulations or any other notice, advertisement or placard, relating to any of His Majesty's Force or any Naval or Military matter exhibited or posted under lawful authority, and

Any person claiming to act under any permit or permission granted under or for the purposes of these regulations shall, if at any time he is required to do so by the Competent Naval or Military Authority or any person authorized by him, or by any Naval or Military Officer or by any sailor or soldier engaged on sentry patrol or other similar duty, or by any Officer of Customs and Excise, Officer of Police or Immigration Officer, produce the permit or permission for inspection. Any permit or permission granted, under or for the purpose of any provision of these regulations may at any time be revoked.

Any person contravening any of the provisions of the foregoing orders and regulations shall be liable to a penalty not exceeding five thousand dollars or imprisonment for any term not exceeding five years or to both fine and imprisonment any such penalty may be recovered or enforced by summary proceedings and conviction under the provisions of Part 15 of the Criminal Code.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

35-2

[327]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 6th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 27th January, 1917, from the Minister of the Interior, submitting that Mr. Jos. Hewitt went into occupation of the northeast quarter of section 21, township 9, range 3, west of the 2nd meridian, in November, 1885, and erected thereon a house, stable and other improvements.

As this quarter section has since been included in the Moose Mountain Forest Reserve, it is necessary to secure Mr. Hewitt's withdrawal from the land.

The Minister therefore recommends that authority be given under the provisions of the Dominion Lands Act, for the issue of a free patent to Mr. Hewitt for another quarter section, namely the southeast quarter



of section 20, township 44, range 3, west of the 2nd meridian, upon his executing a surrender of his interest in the land of which he has been in occupation in the Forest Reserve and upon satisfactory evidence being furnished that he has vacated the land in question.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

34-4

[210]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 26th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 22nd January, 1917, from the Minister of the Interior, submitting that Mr. Frank Ruppert obtained the southeast quarter of Section 16, Township 33, Range 14, west of the 4th Meridian, under pre-emption entry on the 15th June, 1910; his appurtenant homestead being the northeast quarter of the same section, for which he obtained patent on the 13th October, 1913.

Since completing his homestead duties, Mr. Ruppert carried on the settlement duties in connection with his pre-emption for one year when, owing to hardships attendant upon his undertaking, rheumatism of a severe form developed in his left hip. He has been undergoing medical treatment and, according to testimony submitted by his medical advisers, it is necessary for him to make use of crutches to go about, and it is represented, moreover, that the nature of Mr. Ruppert's ailment is likely to grow worse instead of better.

Under the circumstances, the Minister recommends that residence duties be dispensed with under subsection 2, of section 20, of The Dominion Lands Act of 1908, and that patent issue upon proof being furnished that the other conditions of the law have been fulfilled, and upon payment being made for the land at the statutory price.

The Committee concur in the foregoing recommendation, and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

33-4

[165]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 20th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS a request has been received from the Department of Indian Affairs for the setting apart for the Indians, under the terms of Treaty No. 1, of a tract of land in Townships 2 and 3 in Range 2, east of the Principal Meridian, in the Province of Manitoba, comprising an area of 20.86 square miles;

And whereas the lands applied for, which are hereinafter particularly described, are available, according to the records of the Department of the Interior, for the purpose aforesaid and the Minister of the Interior recommends that they be so set apart;

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of Section 76 of The Dominion Lands Act, is pleased to order and it is hereby ordered that the said lands be withdrawn from the operation of The Dominion Lands Act and set apart for the Indians.

The said lands may be more particularly described as follows:—

All those portions of Townships 2 and 3 in Range 2, east of the Principal Meridian, in the province of Manitoba, outlined in red on the accompanying plan, not covered by the waters of Roseau river; the reserve hereby described containing by admeasurement thirteen thousand, three hundred and forty-nine acres and eighty-four hundredths of an acre more or less.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

32-4

[167]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 20th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS a request has been received from the Department of Indian Affairs, for the setting apart for the Indians under the terms of treaty No. 2, of a tract of land known as Dog Creek Indian Reserve No. 46, in Townships 21, 22 and 23 in Range 8 and Townships 22 and 23 in Range 9 west of the principal meridian, in the province of Manitoba, comprising an area of nine thousand four hundred and twenty-seven acres;

And whereas the lands applied for are available according to the records of the Department of the Interior for the purpose aforesaid, and the Minister of the Interior recommends that the said request be granted;

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of section 76 of The Dominion Lands Act, is pleased to withdraw the following described lands from the operation of the said Act, and the said lands are hereby withdrawn and set apart for the Indians accordingly:—

All those portions of townships 21, 22, and 23 in Range 8 and Townships 22 and 23 in Range 9 west of the Principal Meridian, in the Province of Manitoba, shown outlined in red on the accompanying plan, containing by admeasurement nine thousand, four hundred and twenty-seven acres, more or less.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

32-4

[316]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 3rd day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 29th January, 1917, from the Minister of the Interior, stating that application has been made by Mr. Louis Felix Cardinal of Fort Vermilion, in the Province of Alberta, for a free grant of the fractional W.  $\frac{1}{2}$  of Section 22, Township 108, Range 13, West of the Fifth Meridian, lying south of Peace River, of the said Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian Title.

The Minister observes that evidence has been submitted showing the applicant to have been in actual occupation of the land at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899.

The Minister, therefore, recommends that under the provisions of Section 76 of The Dominion Lands Act, a free grant of 160 acres of the said fractional W.  $\frac{1}{2}$  of Section 22, Township 108, Range 13, west of the Fifth Meridian, lying south of Peace River, in the Province of Alberta, be authorized to Mr. Cardinal, and that he be permitted to purchase the excess area of 3.70 acres at the rate of \$3 an acre.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

33-4

[301]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 3rd day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

The Committee of the Privy Council has had before them a report, dated 27th January, 1917, from the Minister of the Interior, stating that William Thorburn was permitted to obtain entry for the south-west quarter of Section 13, Township 28, Range 22, west of the 2nd Meridian, on the 30th May, 1910.

It would appear from evidence furnished that Mr. Thorburn has broken 8½ acres on this quarter-section, and that he performed about eighteen months residence on land in the vicinity before having to return to Ontario on account of illness.

The Minister submits the annexed copy of a Medical Certificate from James A. Baker, M.B., stating that Mr. Thorburn is suffering from a form of paralysis.

The Minister recommends, under the circumstances, that the residence requirements of The Dominion Lands Act be dispensed with in this case under the authority of sub-section 2, of section 20, of the Act, so that free patent may be issued to Mr. Thorburn for the quarter-section above described, upon proof being furnished in the ordinary way that the other conditions of the law have been fulfilled.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

33-4

[383]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 13th day of February, 1917.

PRESENT:

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL

**H**IS Excellency the Governor General in Council, under and in virtue of the provisions of section 291 of The Customs Act and section 6 of The War Measures Act, 1914, is pleased to order and it is hereby ordered as follows:—

(b) The exportation of the following goods is hereby prohibited to all destinations abroad other than the United Kingdom, British Possessions and Protectorates, viz:—

Strontium, all salts of;  
Strontium compounds and mixtures containing strontium compounds.

This Order in Council shall be proclaimed by publication in the *Canada Gazette*.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

34-2

## APPOINTMENTS, PROMOTIONS AND RETIREMENTS.

### CANADIAN MILITIA.

1917.

HEADQUARTERS,  
OTTAWA, 18th January, 1917.

The following appointments, promotions, retirements and confirmations of rank, are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council.

#### G. O. 8.

##### PERMANENT STAFF.

Colonel J. S. Dunbar is graded as an Administrative Staff Officer, 1st Grade, and seconded for service with the Board of Pension Commissioners. 10th January, 1917.

To be Lieutenant-Colonel: Major (temporary Colonel) H. C. Bickford. 10th January, 1917.

##### DISTRICTS.

**MILITARY DISTRICT No. 1.—1ST INFANTRY BRIGADE:** The period of tenure of appointment of Colonel G. Acheson, as Brigade Commander, is further extended to the 31st January, 1918.

**MILITARY DISTRICT No. 5.—15TH INFANTRY BRIGADE:** The period of appointment of Lieutenant-Colonel J. E. Savary, as Brigade Major, is extended to the 1st March, 1918.

#### EDUCATIONAL ESTABLISHMENTS.

**ROYAL MILITARY COLLEGE OF CANADA.**—The under-mentioned gentlemen cadets are granted their discharge on appointment to commissions in the Royal Flying Corps:—

Robert Leighton Ferrie,  
Cecil Graham Wood,  
Geoffrey Edgar Cushing. 17th December, 1916.

#### PERMANENT FORCE.

**THE ROYAL CANADIAN ARTILLERY.**—The name of Lieutenant (District Officer) W. J. Cheverie is removed from the list of officers of the Canadian Militia. 20th January, 1917.

#### ACTIVE MILITIA.

##### CAVALRY.

**THE GOVERNOR GENERAL'S BODY GUARD.**—Lieutenant (supernumerary) H. F. Parkinson is seconded for service with the Royal Naval Volunteer Reserve. 26th August, 1916.

**15TH LIGHT HORSE.**—The name of provisional Lieutenant (supernumerary) V. Heydendahl is removed from the list of officers of the Active Militia. 15th January, 1917.

To be provisional Lieutenant (supernumerary): John Henry Gorton, gentleman. 26th December, 1916.

**16TH LIGHT HORSE.**—Provisional Lieutenant (supernumerary) A. M. Stevens is transferred to the 26th Battery, Canadian Field Artillery. 9th December, 1916.

**19TH ALBERTA DRAGOONS.**—Lieutenant R. P. Blakey is transferred to the Canadian Engineers. 15th January, 1917.

**22ND SASKATCHEWAN LIGHT HORSE.**—To be provisional Lieutenant (supernumerary): William Wallace Johnston, gentleman. 28th December, 1916.

**26TH STANSTEAD DRAGOONS.**—Provisional Lieutenant T. M. Melrose is permitted to retire. 5th January, 1917.

#### ARTILLERY.

##### Canadian Field Artillery.

**9TH BRIGADE—5TH (KINGSTON) BATTERY.**—To be provisional Lieutenant (supernumerary): John Perri-man Wheeler, gentleman. 1st January, 1917.

**13TH BRIGADE—33RD BATTERY.**—To be provisional Lieutenant (supernumerary): George Whitaker Morley, gentleman. 6th January, 1917.

**25TH BATTERY.**—To be provisional Lieutenant (supernumerary): Lieutenant (supernumerary) W. J. A. Mustard, from the 101st Regiment (Edmonton Fusiliers). 25th November, 1916.

**26TH BATTERY.**—To be provisional Lieutenant (supernumerary): Provisional Lieutenant (supernumerary) A. M. Stevens, from the 16th Light Horse. 9th December, 1916.

**36TH BATTERY.**—To be provisional Lieutenant (supernumerary): Provisional Lieutenant (supernumerary) R. J. Watson, from the 105th Regiment (Saskatoon Fusiliers). 3rd November, 1916.

#### CANADIAN ENGINEERS.

To be provisional Lieutenants (supernumerary): Lieutenant (supernumerary) A. L. Biggar, from the Canadian Army Service Corps. 2nd January, 1917.  
Lieutenant R. P. Blakey, from the 19th Alberta Dragoons. 15th January, 1917.

**4TH FIELD TROOP.**—To be provisional Lieutenant (supernumerary): Sergeant David Easton Herrald. 4th December, 1916.



## CORPS OF GUIDES.

To be Major: Captain and Brevet Major J. W. Sifton. 9th November, 1916.

To be provisional Lieutenant (supernumerary): Lieutenant (supernumerary) C. H. McKimm, from the 42nd Lanark and Renfrew Regiment. 30th December, 1916.

## CANADIAN OFFICERS TRAINING CORPS.

LAVAL UNIVERSITY CONTINGENT, MONTREAL, P.Q.—Provisional Lieutenant F. X. R. Savoie is permitted to retire. 14th October, 1916.

UNIVERSITY OF TORONTO CONTINGENT.—Lieutenant (supernumerary) J. A. Gilchrist is transferred to the Army Medical Corps. 26th December, 1916.

## INFANTRY.

THE GOVERNOR GENERAL'S FOOT GUARDS.—To be provisional Lieutenants (supernumerary): Louis Rodolphe Lemieux (junior). George Houston Murphy, gentlemen. 5th January, 1917.

2ND REGIMENT (QUEEN'S OWN RIFLES OF CANADA).—To be provisional Lieutenant (supernumerary): Sergeant Henry Charles Bourlier. 15th December, 1916.

3RD REGIMENT (VICTORIA RIFLES OF CANADA).—To be provisional Lieutenant (supernumerary): Hugh Percy Thornhill, gentleman. 5th January, 1917.

11TH REGIMENT (IRISH FUSILIERS OF CANADA).—To be provisional Lieutenant (supernumerary): James George Brown, gentleman. 2nd January, 1917.

13TH ROYAL REGIMENT.—To be provisional Lieutenant (supernumerary): Charles William Finch, gentleman. 9th January, 1917.

30TH REGIMENT (WELLINGTON RIFLES).—To be Lieutenant (supernumerary): Donald Bethune Shutt, gentleman. 5th January, 1917.

42ND LANARK AND RENFREW REGIMENT.—Lieutenant (supernumerary) C. H. McKimm is transferred to the Corps of Guides. 30th December, 1916.

45TH VICTORIA REGIMENT.—To be provisional Lieutenant (supernumerary): Mansell Leroy Ashmore, gentleman. 1st January, 1917.

46TH DURHAM REGIMENT.—To be Lieutenant (supernumerary): Christopher Laughher, gentleman. 20th December, 1916.

52ND REGIMENT (PRINCE ALBERT VOLUNTEERS).—To be provisional Lieutenant (supernumerary): Sidney Herbert Simpson, gentleman. 7th December, 1916.

57TH REGIMENT (PETERBOROUGH RANGERS).—To be provisional Lieutenant (supernumerary): Wallace Herbert Moore, gentleman. 1st January, 1917.

65TH REGIMENT (CARABINIERS MONT-ROYAL).—To be Lieutenant (supernumerary): Hector Marquette, gentleman. 10th January, 1917.

74TH REGIMENT (THE BRUNSWICK RANGERS).—To be provisional Lieutenant (supernumerary): Camille Hilaire Boudreau, gentleman. 1st November, 1916.

94TH VICTORIA REGIMENT (ARGYLL HIGHLANDERS).—Lieutenant (supernumerary) R. M. McDonald is permitted to resign his commission. 9th January, 1917.

101ST REGIMENT (EDMONTON FUSILIERS).—Lieutenant (supernumerary) W. J. A. Mustard is transferred to the 25th Battery, Canadian Field Artillery. 25th November, 1916.

The name of Lieutenant (supernumerary) D. McAlpine is removed from the list of officers of the Active Militia. 10th January, 1917.

103RD REGIMENT (CALGARY RIFLES).—To be provisional Lieutenant (supernumerary): George Alfred Sales, gentleman. 1st September, 1915.

104TH REGIMENT (WESTMINSTER FUSILIERS OF CANADA).—Provisional Lieutenant (supernumerary) E. A. Austin is permitted to retire. 4th January, 1917.

105TH REGIMENT (SASKATOON FUSILIERS).—Provisional Lieutenant (supernumerary) R. J. Watson is transferred to the 36th Battery, Canadian Field Artillery. 3rd November, 1916.

To be provisional Lieutenant (supernumerary): Thomas George Tyrer, gentleman. 6th January, 1917.

107TH EAST KOOTENAY REGIMENT.—To be provisional Lieutenant (supernumerary): William Joseph Claridge, gentleman. 15th October, 1916.

## CANADIAN ARMY SERVICE CORPS.

Lieutenant (supernumerary) A. L. Biggar is transferred to the Canadian Engineers. 2nd January, 1917.

No. 3 COMPANY.—The name of Lieutenant (supernumerary) F. P. Welch is removed from the list of officers of the Active Militia. 10th January, 1917.

No. 4 COMPANY.—To be provisional Lieutenant (supernumerary): William Henry Hamilton-Knight. 17th November, 1916.

## ARMY MEDICAL SERVICES.

## Army Medical Corps.

To be honorary Colonel: Lieutenant-Colonel and Honorary Surgeon-General G. S. Ryerson, R.O., *vice* Honorary Surgeon-General The Honourable Sir F. W. Borden, K.C.M.G., deceased. 16th January, 1917.

Provisional Lieutenant (supernumerary) C. Lavolette is permitted to retire. 14th December, 1916.

To be Captains: Lieutenants (supernumerary) W. G. Cosbie. 20th May, 1916.

G. T. Bailey. 2nd August, 1916.

B. S. Hutcheson. 15th November, 1916.

To be Lieutenant (supernumerary): Lieutenant (supernumerary) J. A. Gilchrist from the University of Toronto Contingent, C.O.T.C. 26th December, 1916.

To be provisional Lieutenants (supernumerary): \*Louis Dunbar Stevenson, gentlemen. 22nd November, 1916.

David Scott Johnstone, gentleman. 23rd November, 1916.

Moses Chesley Roberts, gentleman. 2nd December, 1916.

Frederick Carlyle Wilson.

James Stanley Sutherland, gentleman. 8th December, 1916.

Walter James Dowswell, gentleman. 14th December, 1916.

Manfred Ira Humphries, gentleman. 15th December, 1916.

Frank Alexander Macneil, gentleman. 18th December, 1916.

\*Louis Hoyes Fraser, gentleman. 19th December, 1916.

Ernest Charles Daniel MacCallum, gentleman. 20th December, 1916.

Donald St. Clair Campbell, gentleman. 22nd December, 1916.

Malcolm James Gibson, gentleman. 1st January, 1917.

The following are seconded for service with the Royal Army Medical Corps:—

Captains:—F. A. Ross,

D. M. Kilgour,

C. R. Young,

H. P. Rogers,

G. W. Carleton. 12th November, 1915

To be Quartermaster (supernumerary) with the honorary rank of Lieutenant: Robert Preston Tett, gentleman. 11th December, 1916.

The undermentioned Nursing Sisters are permitted to retire:

E. L. Young. 31st December, 1916.

F. M. Frew. 3rd January, 1917.

To be Nursing Sisters (supernumerary):

Roberta Sutherland. 1st March, 1916.

Grace Mulcahy. 24th May, 1916.

Marion Louise Shedden. 28th September, 1916.

Emily Edith White. 23rd October, 1916.

Tena May Stewart. 8th November, 1916.

Eleanor Gorrill Moreshead. 21st November, 1916.

Anna Loretta Canning. 25th November, 1916.

Sarah Louise Baxter. 30th November, 1916.

Ada Victoria Gillespie. 1st December, 1916.

Ruth Constance Abbott Huggan. 7th December, 1916.

Sadie Emma Might. 8th December, 1916.

Ida Maude Noice. 9th December, 1916.

Myrtle Howe. 10th December, 1916.

Dora Vivian Robinson,

Mary Anna Allen,

Emma Charlotte McLeod,

Esther Louise Hammell,

Margaret Elizabeth Duncan,

Effie Beatrice Biggar. 11th December, 1916.

Mabel King. 13th December, 1916.

Helen Margaret McLaren. 14th December, 1916.

Christina Ross Peers. 16th December, 1916.

Agnes Evelyn McIlwraith,

May Bagshaw,

Donella Kinghorn. 18th December, 1916.

Rose Mabel Langdon,

Alma Florence Finnie. 21st December, 1916.

Eva Duggan Calhoun,

Lillie Rae Harris. 26th December, 1916.

Louise Ann Spry. 27th December, 1916.

Gertrude Martha Roberts,

Kathleen Monica Cotter Barwick. 28th December, 1916.

Mary Monica Thompson. 1st January, 1917.

Jeannette Morin. 3rd January, 1917.

Amelia Elizabeth Chant,

Martha Sproule. 4th January, 1917.

The following are seconded for service with the Queen Alexandra's Imperial Military Nursing Service:

Nursing Sisters (supernumerary)

E. E. White. 25th November, 1916.

M. Howe. 27th December, 1916.

\* Subject to qualification under the provisions of Militia Order 65, 1913.

#### CANADIAN ARMY DENTAL CORPS.

To be Captains: Herman Bertram Wood, Esquire. 12th December, 1916.

George Edwin Long, Esquire. 15th December, 1916.

Roswell Morris Burgess, Esquire. 27th December, 1916.

John Bernard Brown,

Frederick George Mann,

Nile Hughes Winn, Esquires. 1st January, 1917.

Herbert Edward Thomas, Esquire. 15th January, 1917.

To be Lieutenants (supernumerary): Cyril Fallis McCartney, gentleman. 1st January, 1917.

Sherman Cromwell Rutledge, gentleman. 5th January, 1917.

#### MEMORANDA.

To be brevet Colonel: Lieutenant-Colonel F. D. Lafferty, Permanent Staff. 10th January, 1917.

Major W. E. Date, 17th Duke of York's Royal Canadian Hussars (Argenteuil Rangers) is granted the temporary rank of Lieutenant-Colonel and to carry with it the pay and allowances of that rank, whilst employed under the Director of Internment Operations. 13th December, 1916.

Captain J. D. Moodie, 91st Regiment, (Canadian Highlanders) is granted the temporary rank of Major during the absence of senior officers overseas. 9th January, 1917.

Provisional Lieutenant (supernumerary) (temp. Major) W. B. A. Ritchie, 14th King's Canadian Hussars, relinquishes the temporary rank of Major conferred upon him by General Order 15, 1916. 20th December, 1916.

Captain Bernard Francis Rhodes, M.C., Royal Field Artillery, is granted a temporary commission as a Captain in the Active Militia of Canada, whilst employed at the Royal Military College of Canada, with seniority as from the 30th October, 1914, the date of his Army Rank. 29th December, 1916.

Provisional Lieutenant (supernumerary) L. H. Douglass, Army Medical Corps, is granted the temporary rank of Captain, and to carry with it the Pay and Allowances of that rank, whilst specially employed in connection with Medical Services, Military District No. 1. 10th January, 1917.

Nursing Sister (supernumerary) G. B. Ross, Army Medical Corps, is granted the temporary rank of Nursing Matron and to carry with it the Pay and Allowances of that rank, whilst performing the duties of Matron of the Base Hospital, Toronto, Ont. 3rd January, 1917.

To be Lieutenant, C.M.: George Barton Cutten, gentleman. 17th February, 1916.

General Order 121, 1916, in so far as it relates to the appointment of Frank Bedford Leslie, gentleman, as a provisional Lieutenant (supernumerary) in the 20th Regiment (Halton Rifles) is hereby cancelled.

General Order 122, 1916, in so far as it relates to the appointment of Charles Baynes, gentleman, as a provisional Lieutenant (supernumerary) in the Canadian Engineers is hereby cancelled.

The undermentioned are granted temporary rank in the Canadian Militia, as stated, whilst serving with the Canadian Expeditionary Force:—

To be Lieutenants: William Godfrey Hoffman Wurtele, gentleman. 8th February, 1916.

Martin Hodgson Toy, gentleman. 16th September, 1916.

Frank Douglas Marshall, gentleman. 4th January, 1917.

To be Honorary Lieutenant: Henry Peter Surette, gentleman. 25th July, 1916.

#### CONFIRMATION OF RANK.

The undermentioned provisionally appointed officers, having qualified themselves for the appointments are confirmed in their rank from the dates set opposite their respective names:—

Lieutenant Supernumerary E. S. Gallop, C.O.T.C. (McGill), 9th December, 1915.

Lieutenant Supernumerary D. M. Chadwick, C.O. T.C. (McGill), 6th July, 1916.

Lieutenant Supernumerary C. A. Battershill, C.O. T.C. (Man.), 1st November, 1915.

Lieutenant Supernumerary H. E. Wallace, 1st Regiment, 17th October, 1916.

Lieutenant Supernumerary G. F. Gyles, 1st Regiment, 18th October, 1916.

Lieutenant Supernumerary C. Severs, 1st Regiment, 18th October, 1916.

Lieutenant Supernumerary E. W. Desbarats, 3rd Regiment, 12th May, 1916.

Lieutenant Supernumerary N. B. Stark, 3rd Regiment, 19th July, 1916.

Lieutenant Supernumerary J. Grieve, 3rd Regiment, 20th July, 1916.

Lieutenant Supernumerary T. J. Rodger, 5th Regiment, 5th May, 1916.

Lieutenant Supernumerary J. Pullen, 5th Regiment, 13th October, 1916.

Lieutenant Supernumerary A. R. Doble, 5th Regiment, 20th December, 1916.

Lieutenant Supernumerary R. W. King, 5th Regiment, 20th December, 1916.

Lieutenant Supernumerary J. R. Forster, 14th Regiment, 22nd December, 1916.

Lieutenant Supernumerary J. M. Simpson, 14th Regiment, 22nd December, 1916.

Lieutenant Supernumerary W. S. McAllister, 53rd Regiment, 1st February, 1916.



Lieutenant Supernumerary G. E. Bellefleur, 54th Regiment, 29th May, 1916.

Lieutenant Supernumerary L. T. Panet, 54th Regiment, 5th September, 1916.

Lieutenant Supernumerary G. W. S. Garrett, 56th Regiment, 12th December, 1916.

Lieutenant Supernumerary A. L. Hudson, 58th Regiment, 11th September, 1916.

Lieutenant Supernumerary E. L. Houston, 58th Regiment, 13th September, 1916.

Lieutenant Supernumerary P. M. Haldimand, 58th Regiment, 6th November, 1916.

Lieutenant Supernumerary H. N. MacCorkindale, 72nd Regiment, 19th June, 1916.

Lieutenant Supernumerary T. Donohue, 85th Regiment, 2nd February, 1916.

Lieutenant Supernumerary D. N. McIntyre, 88th Regiment, 28th September, 1916.

Lieutenant Supernumerary M. McLean, 107th Regiment, 2nd March, 1916.

Lieutenant Supernumerary W. B. Crowe, A.M.C., 28th December, 1915.

#### RESERVE MILITIA.

WINNIPEG INFANTRY REGIMENT.—The following additional appointments are made on organization of the regiment:—

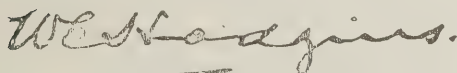
To be provisional Major: Felix John Billiarde, Esquire. 1st March, 1916.

To be Captain: John Henry Richard Bond, Esquire 1st March, 1916.

To be Adjutant, with the provisional rank of Lieutenant: William Owen Nares, gentleman. 25th August, 1916.

DELORAINÉ REGIMENT.—Provisional Lieutenants H. A. Elsey, T. C. B. Boon and H. B. Coward are permitted to retire. 9th January, 1917.

By Command,



Major-General,  
Acting Adjutant-General.

## GOVERNMENT NOTICES.

### COPYRIGHTS

Entered during the week ending 20th February, 1917, at the Department of Agriculture—Copyright and Trade Mark Branch.

32619. "Rotation Triennale." (Tableau.) Louis Omer Page, St. Louis de Lotbiniere, Que., 14 février, 1917.

32620. "Underneath the Wishing Moon." Words by Frank Choddy. Music by Edmund Braham. Vandersloot Music Publishing Company, Williamsport, Penn., U.S.A., 14th February, 1917.

32621. "Back to Hawaii and Me." Words by Dave M. Allan. Music by Bob Allan. Vandersloot Music Publishing Company, Williamsport, Penn., U.S.A., 14th February, 1917.

32622. "Heroes of the Flag." Song. By Gordon V. Thompson. (Music.) The Thompson Publishing Co., Toronto, Ont., 14th February, 1917.

32623. "Men Wanted." Song. Words and Music by Sarah Lawrence. Sarah Lawrence, London, Ont., 15th February, 1917.

32624. "Then We'll Sheathe Our Sword of Justice." Song. Words by F. Moran. Music by Art. Benet. Moran-Bennett Publishing Co., Toronto, Ont., 15th February, 1917.

32625. "Poor Little Cinderella." By Blanche Merrill. (Music.) Irving Berlin, Inc., New York, N.Y., U.S.A., 15th February, 1917.

32626. "Pretty Birdie." By Blanche Merrill. (Music.) Irving Berlin, Inc., New York, N.Y., U.S., 15th February, 1917.

32627. "Put a Little Letter in my Letter Box." By Blanche Merrill. (Music.) Irving Berlin, Inc., New York, N.Y., U.S.A., 15th February, 1917.

32628. "The Sad Ballad of 'Cyclone' Taylor." (Verses.) Wilson MacDonald, Vancouver, British Columbia, 15th February, 1917.

32629. "Let Us Salute You." (Print.) Kellogg Toasted Corn Flake Company, Limited, Toronto, Ont., 15th February, 1917.

32630. "Easy With the Sugar." (Print.) Kellogg Toasted Corn Flake Company, Limited, Toronto, Ont., 15th February, 1917.

32631. "One Hundred Years of Peace." (Painting.) Gerlach-Barklow Co. of Canada, Limited, Toronto, Ont., 16th February, 1917.

32632. "Beaver Board Facts in Photograph." (Booklet.) The Beaver Company Limited, Ottawa, Ont., 16th February, 1917.

32633. "Let's All Be Americans Now." By Irving Berlin, Edgar Leslie and Geo. W. Meyer. (Music.) Waterson, Berlin & Snyder Company, New York, N.Y., U.S.A., 17th February, 1917.

32634. "Nephews of Uncle Sam." Words by Geo. Graff, Jr. Music by Bert Grant. Waterson, Berlin & Snyder Company, New York, N.Y., U.S.A., 17th February, 1917.

32635. "Official Telephone Directory, Western Ontario. February, 1917." (Book.) The Bell Telephone Company of Canada, Limited, Montreal, Que., 17th February, 1917.

32636. "Story of a Canadian Hero's Reckless Daring Unparalleled in the History of Warfare." By Patrick Denvir. (Booklet.) Patrick Denvir, Cobourg, Ont., 17th February, 1917.

32637. "The Canadian Boys' Magazine, November, 1916." (Magazine.) Louis Cyrille Carrier, Quebec, Que., 17th February, 1917.

32638. "Etudes et Appreciations Fragments Apologetiques." Par Mgr. L. A. Paquet. (Livre.) Louis-Adolph Paquet, Québec, Qué., 19 février, 1917.

32639. "Schoolroom Floor Plan." (Plan.) John Stanley Stewart, Regina, Saskatchewan, 19th February, 1917.

32640. "Arm Canadians." By "A Briton." Poem. Victor Wyldes, Toronto, Ont., 20th February, 1917.

### INTERIM COPYRIGHTS.

1891. "Freedom Come." (Photograph.) Edward T. Burton, Danville, Illinois, U.S.A., 17th February, 1917.

1892. "The Kaiser Orders His People a Fire-Eating Diet." (Cartoon.) Public Ledger Company, Philadelphia, Pa., U.S.A., 19th February, 1917.

1893. "Crucifixion of Belgium." (Cartoon.) Public Ledger Company, Philadelphia, Pa., U.S.A., 19th February, 1917.

1894. "His Majesty: 'Well, Tripitz, You've Sunk a Good Many.'" (Cartoon.) Public Ledger Company, Philadelphia, Pa., U.S.A., 19th February, 1917.

1895. "I Thought You Said You Were Too Proud to Fight." (Cartoon.) Public Ledger Company, Philadelphia, Pa., U.S.A., 19th February, 1917.

1896. "Allah's New Representative." (Cartoon.) Public Ledger Company, Philadelphia, Pa., U.S.A., 19th February, 1917.

1897. "Incredible." (Cartoon.) Public Ledger Company, Philadelphia, Pa., U.S.A., 19th February, 1917.

1898. "The War Loan." (Cartoon.) Public Ledger Company, Philadelphia, Pa., U.S.A., 19th February, 1917.

GEO. F. O'HALLORAN,

35-1 Deputy of the Minister of Agriculture.

### CENSORSHIP NOTICE.

CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

Department of the Secretary of State of Canada.

Ottawa, 20th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914,

"The New World," a magazine printed weekly by The Fatherland Corporation, and edited by George Sylvester Viereck, at 1123 Broadway, in the City of New York, in the State of New York, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "The New World," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

35-2

## CENSORSHIP NOTICE.

CONSOLIDATED ORDERS RESPECTING CENSORSHIP.  
*Department of the Secretary of State of Canada.*

Ottawa, 20th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of Section 6 of the War Measures Act, 1914, "The Jewish Morning Journal," known also "The Morgen Journal," a daily paper published in the Yiddish language by the Jewish Press Publishing Company, at 77-79 Bowery, in the City of New York, in the State of New York, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "The Jewish Morning Journal," known also as "The Morgen Journal," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding Five Thousand Dollars, or imprisonment for any term not exceeding five years, and to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State

35-2

## CENSORSHIP NOTICE.

CONSOLIDATED ORDERS RESPECTING CENSORSHIP.  
*Department of the Secretary of State of Canada.*

Ottawa, 20th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, the "Oregon Deutsche Zeitung," a daily newspaper published at 215 Fourth Street, in the City of Portland, in the State of Oregon, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Oregon Deutsche Zeitung," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

35-2

## CENSORSHIP NOTICE.

CONSOLIDATED ORDERS RESPECTING CENSORSHIP.  
*Department of the Secretary of State of Canada.*

Ottawa, 20th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, "Raivaaja," a daily newspaper published in the Finnish language at 48 Wallace avenue, Fitchburg, in the State of Massachusetts, one of the United States of America, by the "Raivaaja Publishing Company, Incorporated," has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Raivaaja," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

35-2

## CENSORSHIP NOTICE.

CONSOLIDATED ORDERS RESPECTING CENSORSHIP.  
*Department of the Secretary of State of Canada.*

OTTAWA, 20th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, "Bull," an illustrated periodical published by Bull Publishing Company, at 210 Fifth Avenue, in the City of New York, in the State of New York, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Bull," whether heretofore or hereafter published, has been prohibited by a warrant of the Secretary of State of Canada, dated the 20th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

35-2

## CENSORSHIP NOTICE.

CONSOLIDATED ORDERS RESPECTING CENSORSHIP.  
*Department of the Secretary of State of Canada.*

Ottawa, 20th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of Section 6 of The War Measures Act, 1914, "Atlantis," a newspaper published twice a day except on Sunday, and once on Sunday, in the Greek language, at 113-115-117 West Thirty-first Street, in the City of New York, in the State of New York, one of the United States of America, by "Atlantis, Incorporated," has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Atlantis" whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of February, 1917; and that, as provided by paragraph 3



(1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of any offence against the said Orders shall be liable to a penalty not exceeding Five Thousand Dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

35-2. THOMAS MULVEY,  
Under-Secretary of State.

CENSORSHIP NOTICE.

CONSOLIDATED ORDERS RESPECTING CENSORSHIP.  
*Department of the Secretary of State for Canada.*  
Ottawa, 20th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of Section 6 of The War Measures Act, 1914, "Dziennik Ludowy," a daily newspaper printed in the Polish language by the Polish Peoples Publishing Company, at 959 Milwaukee Avenue, in the City of Chicago, in the State of Illinois, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Dziennik Ludowy," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding Five Thousand Dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

35-2 THOMAS MULVEY,  
Under-Secretary of State.

CENSORSHIP NOTICE.

CONSOLIDATED ORDERS RESPECTING CENSORSHIP.  
*Department of the Secretary of State of Canada.*  
Ottawa, 20th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, "Waechter und Anzeiger," a newspaper published daily, including Sunday, at 1366 West Avenue, in the City of Cleveland, in the State of Ohio, one of the United States of America, by the German Consolidated Paper Company, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Waechter und Anzeiger," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

35-2 THOMAS MULVEY,  
Under-Secretary of State.

CENSORSHIP NOTICE.

CONSOLIDATED ORDERS RESPECTING CENSORSHIP.  
*Department of the Secretary of State of Canada.*  
Ottawa, 20th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, "The Minneapolis Freie Presse-Herold," a newspaper

printed weekly at 297 Sixth Street, South Minneapolis, in the State of Minnesota, one of the United States of America, and edited by one Adolph Duevel, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "The Minneapolis Freie Presse-Herold," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

35-2 THOMAS MULVEY,  
Under-Secretary of State.

CENSORSHIP NOTICE.

CONSOLIDATED ORDERS RESPECTING CENSORSHIP.  
*Department of the Secretary of State of Canada.*  
Ottawa, 20th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, "Christlicher Bundesbote," a weekly periodical published at Berne, in the State of Indiana, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Christlicher Bundesbote," whether heretofore or hereafter published, has been prohibited by a warrant of the Secretary of State of Canada, dated the 20th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

35-2 THOMAS MULVEY,  
Under-Secretary of State.

DEPARTMENT OF THE NAVAL SERVICE.

FISHERIES REGULATIONS.—SMELT FISHING.

OTTAWA, 15th February, 1917.

BY Order in Council No. P.C. 406 of the 12th February, 1917, the following amendment to the Smelt Fishing Regulations for the Provinces of New Brunswick, Nova Scotia and Prince Edward Island, has been approved:—

"The smelt fishing regulations for the Provinces of New Brunswick, Nova Scotia and Prince Edward Island, are hereby amended, so as to permit smelt net fishing for the present season only, up to and including the 25th day of February, 1917." 35-2

NAVAL SERVICE DEPARTMENT.

GOOD CONDUCT BADGE—PAY FOR.

BY Order-in-Council P.C. 322, dated the 6th February, 1917, the following regulations for pay of Good Conduct Badges have been approved:—

Non-commissioned officers and men of the Royal Marines lent for service in the Royal Canadian Navy shall receive Good Conduct Badge Pay at the following rates:—

One badge.	2c. per diem.
Two badges.	5c. " "
Three " "	10c. " "
Four " "	12c. " "
Five " "	15c. " "
Six " "	18c. " "

**The Peterboro Review Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of February 1917, incorporating Thomas Francis Matthews and James Keudry, manufacturers, James Lynch, druggist, Albert H. Stratton, gentleman, and Edward Armour Peck, barrister-at-law, all of the City of Peterborough, in the Province of Ontario, for the following purposes, viz:—

(a) To acquire as a going concern the business recently carried on by the Peterborough Review Printing and Publishing Company, Limited, (now in liquidation) and to purchase, assume and take over all assets, accounts and contracts in connection with such business or with any other business of a similar character;

(b) To print, publish, circulate and deal in newspapers, magazines and publications of all kinds; to carry on the business of newspaper, book and other publishers, advertisers, printers, lithographers, stereotypers, engravers, envelope manufacturers, book manufacturers and binders, paper box manufacturers and stationers;

(c) To deal in paper, books, ink, machinery and other articles for the due carrying out of the objects of the company;

(d) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with the business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(e) To do all such other things as are incidental or conducive to the attainment of any of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere, by the name of "The Peterboro Review Company, Limited," with a capital stock of sixty thousand dollars, divided into 600 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Peterboro, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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**Aspinwall Canadian Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of February, 1917, incorporating Laurence Jacques, gentleman, Dott Watt, bookkeeper, Allen Edward Comar, traveller, and Nicol Jeffrey, barrister-at-law, of the City of Guelph, in the Province of Ontario; and Pardon Gray Van Vleet, of the City of Toronto, in the said Province of Ontario, gentleman, for the following purposes, viz:—

(a) To manufacture, construct, convert, repair, store, rent, let for hire, import, export, operate, buy, sell or otherwise acquire, dispose of, traffic, deal and trade in and with all kinds of implements, machinery, plant, conveyances, apparatus, motors, vehicles, tools, utensils, mechanical and electrical appliances, hardware, outfits, equipment, supplies and contrivances that are or may be used in any kinds of work whatsoever, whether the same be construction, manufacturing, mercantile, military, mining, marine, academic, agricultural, horticultural, or otherwise, and all raw materials and other things used in and for the manufacture or construction of all the foregoing and accessories therefor and all articles which enter into the manufacture or construction of all the foregoing and all products and by-products thereof; and to carry on any business relating to the exploitation, development, production, refining and working of metals and wood and to carry on the

business of a founder, steel manufacturer, machinist and wood-worker and generally to carry on the business of a dealer in goods, wares and merchandise; to act as and carry on the business of mechanical, electrical, chemical, civil, designing, consulting, appraising and contracting engineers and as manufacturing agents and to carry on the business of general contractors and to enter into contracts for, construct, execute, own and carry on all descriptions of works and to carry on for the purposes aforesaid the business of a general construction company and contractors for the construction of public and private works;

(b) To acquire, hold, own, operate and dispose of timber and timber lands, limits and licenses; and to buy, sell, prepare for market, manufacture, import, export and deal in timber and wood of all kinds and to manufacture and deal in articles of all kinds in the manufacture of which timber or wood is used and all articles that can be made from or extracted from wood or the waste product of wood;

(c) To acquire by purchase, lease or otherwise and to utilize and develop water and other powers or sources of energy for the production, generation, development, transmission, distribution or utilization of hydraulic, steam, gas, electric or other power and force, and to construct, purchase, lease or otherwise acquire and to improve, own, use, operate, maintain and equip works for the development of power, light and heat, and to use, purchase, sell, supply, lease or otherwise deal in or contract with reference to power, light and heat, subject always to all local laws or regulations in that behalf; and to charter, own, equip, maintain, operate and manage such power houses, structures, plant and equipment as may be considered by the company beneficial to its interests, and to build, equip, maintain and operate telegraph and telephone lines and wireless systems in connection with and for the purpose of the company's works and operations;

(d) To operate ranches, gardens or farms for live stock or agriculture and to breed, raise, keep, render marketable and deal in horses, cattle and live stock of all kinds and to produce and deal in all products thereof and of agricultural products;

(e) To purchase or otherwise acquire and undertake and assume all or any part of the assets, capital, business, property, privileges, licenses, contracts, options or other rights and the obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on or any business similar thereto or possessed of property suitable for the purposes of this company's business and to issue in payment or part payment for any such property, rights or privileges acquired by the company or for any guarantee of the company's bonds or, with the approval of the shareholders, for services rendered, shares of the company's capital stock, whether subscribed for or not, as fully paid up and non-assessable, or the company's bonds;

(f) To invest the moneys of the company not immediately required in such investments as may from time to time be determined;

(g) To apply for, obtain, register, purchase, lease, take over or otherwise acquire and to hold, use, own, introduce, operate, protect and maintain, prolong, renew and to sell, assign or otherwise dispose of, any trade-marks, trade-names, brevets d'invention, concessions, protections, licenses, patents or applications for patents, improvements, methods, distinctive marks, formulae or any secret or other information, processes, industrial designs or copyrights secured under the law of the Dominion of Canada or elsewhere and subject to royalty or otherwise, and to acquire, use, exercise, develop, sell or grant licenses and leases in respect thereof or otherwise turn to account such property, rights or information as aforesaid, and with a view to working and developing the same to carry on any business, whether mining, manufacturing or otherwise, which the company may think calculated directly or indirectly to effectuate these objects;

(h) To manufacture, purchase or otherwise acquire, hold, own, sell, assign, transfer or otherwise dispose of, trade, deal in and with goods, wares and merchandise and property of every class and description;



(i) To enter into partnership or any arrangement for sharing of profits or expense, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person, partnership, association or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company;

(j) To take or otherwise acquire, hold, own, buy, sell or otherwise dispose of shares in the capital stock of, and the bonds, evidences of indebtedness, obligations, or other securities of any company having objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company or possessed of property, rights or franchises capable of being used so as directly or indirectly to benefit this company or enhance the value of its undertaking, notwithstanding the provisions of section 44 of The Companies Act, and to guarantee the payment of dividends on any such stock and the payment of the principal of and interest on any such bonds, obligations or other securities, and to aid in any manner any such company;

(k) To apply for, promote, obtain, purchase or acquire by assignment, transfer or otherwise from the Dominion of Canada or any other authority, whether federal, provincial, imperial, colonial, civic, foreign or otherwise and including subordinate and municipal authorities or any other corporation or public body which may have power so to make, enact or grant, and to exercise, carry out, comply with and enjoy any statute, ordinance, decree, order, regulation, license, contract, power, enactment, by-law, authority, franchise, arrangement, concession, privilege, permit or other rights or authorization which may seem desirable to the company or calculated directly or indirectly to benefit the company; or to enter into any arrangements with such governments or authorities that may seem conducive to the company's objects or any of them and to pay for, aid in and contribute towards carrying the same into effect; and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof;

(l) To promote and aid in promoting and to constitute, form, organize, develop, take interest or stock or shares in and assist financially or otherwise, companies, firms, syndicates, associations or partnerships of all kinds for the purposes of acquiring or taking over all or any of the property and liabilities of the company or of advancing directly or indirectly the objects thereof and for any other purpose that may be deemed expedient for this company;

(m) To acquire by purchase, lease or otherwise and erect, maintain and operate all plant, buildings, boats, ships, machinery or other structures that may be useful or necessary in connection with the company's business and generally to improve, develop, exchange, deal in, sell, lease or otherwise turn to account or dispose of the whole or any part of the property and rights of the company;

(n) To sell and dispose of any or all of the undertakings of the company for such consideration as the company may think fit, whether for cash, shares, debentures or securities of any other company having objects similar in whole or in part to those of this company, and, if deemed advisable, distributing the proceeds or equivalent thereof among the shareholders of this company;

(o) To acquire by purchase, lease, hire or otherwise all property, real or personal, that may be deemed necessary for the proper carrying on of the company's business and to hold, own, operate or develop same, and to sell, lease, dispose of or otherwise turn the same to account, and to erect such buildings, factories, structures and works as may be deemed advantageous for the purposes of the company;

(p) To construct, erect, maintain, operate, improve, develop, work, manage, carry out or control all plant, structures and machinery and any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores

and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof;

(q) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or its predecessors in business, or the dependents or connections of such persons, and grant pensions and allowances and make payments towards insurance and subscribe or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general or useful object;

(r) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations;

(s) To lend money to customers and to raise and assist in raising money for and to aid by way of bonus, promise, endorsement, guarantee or otherwise any corporation in the capital stock of which the company holds shares, or with which it may have business relations, and to act as employee, agent or manager of any such corporation, and to guarantee the performance of contracts by any such corporation or by any person or persons with which the company may have business relations;

(t) To distribute in specie or otherwise as may be determined any assets of the company among its members and particularly the shares, bonds and other securities of any other company owned by this company;

(u) To procure the company to be registered, licensed or otherwise recognized in any foreign country and to designate persons therein, according to the laws of such foreign country, to represent this company as attorney or otherwise, and to accept service for and on behalf of this company of any process or suit;

(v) To consolidate or amalgamate with any other company having objects similar in whole or in part to those of this company;

(w) To make and issue promissory notes and bills of exchange and to issue, draw, accept, endorse, pay or otherwise deal in and with bills, notes, cheques and negotiable and transferable instruments of all kinds;

(x) To do all or any of the above things as principals, agents, contractors or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others, and to the same extent and as fully as natural persons might or could do;

(y) To pay out of the funds of the company all costs, charges and expenses preliminary and incidental to the formation, incorporation and organization of the company;

(z) To do all such other things as are incidental or conducive to the attainment of the above objects and to carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or objects, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(aa) Any powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Aspinwall Canadian Company, Limited," with a capital stock of seventy fifty thousand dollars, divided into 750 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Guelph, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

**Parfumerie Lélia, Paris, Limitée.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of February, 1917, incorporating Joseph Hector Langis, accountant, Félix Cola, chemist, Henri Alphonse Levasseur, commercial traveller, Félix Cola, senior, importer, and Wilbrod Langlais, broker, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To manufacture, make, compose, mix any perfumes, creams, vaselines, perfumed pomades, cosmetics, pastes, lotions, powders, brilliantines, soaps, extracts and generally any toilet articles, soaps and perfumes ;

(b) To purchase, sell, handle, deal with either wholesale or retail or otherwise dispose of any goods, wares and merchandise of all kinds capable of being conveniently dealt with in connection with any of the company's objects or purposes ;

(c) To carry on any business subsidiary or capable of being carried on in connection with the business hereinbefore mentioned, including but not limiting that of bottlers, bottle manufacturers, corking systems manufacturers, potters, box makers, and manufacture's of sachets, cases, packings and wrappers for bottles, perfumes, powders, creams and liquids necessary for the business and purposes of the company ;

(d) To purchase or otherwise acquire any formulæ, recipes, processes, letters patent, trade marks, trade names or registered rights relating to the products of the company, or any rights and interests therein, or in the manner of working and selling the same ;

(e) To apply for, purchase, or otherwise acquire and dispose of any patents of inventions and the like conferring any exclusive, non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company and the acquisition of which may seem calculated to benefit the company, directly or indirectly, and to use, carry out, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired ;

(f) To acquire, erect, construct, maintain, alter, repair, hold or otherwise dispose of any immovables, buildings or works necessary or useful for the purposes of the company ;

(g) To establish, open, operate stores, salesrooms, agencies, depots and branches in any part of the world ;

(h) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(i) To act as agents or representatives of any firm or business having objects similar to those of this company ;

(j) To sell, lease or otherwise dispose of the assets, property and business generally of the company or any part thereof for such consideration and upon such conditions as the company may deem fit, and to receive in payment therefor cash, shares, debentures or securities of any other company, person, association or syndicate ;

(k) To purchase, hold, acquire, transfer, sell or otherwise dispose of shares, stocks or debentures of any other company or companies having objects similar to those of this company or carrying on any business which may be carried on so as to benefit the company and germane thereto, notwithstanding the provisions of section 44 of the said Act ;

(l) To acquire the good-will, rights, property and assets and to assume the liabilities, or any part thereof, of any person, firm, association or corporation now or hereafter carrying on in whole or in part any business which the company is authorized to carry on, or to purchase, lease, exchange or otherwise dispose of the whole or any part of any rights, privileges, licenses, patents or franchises useful or convenient for any of the company's purposes ;

(m) To remunerate in cash or, with the approval of the shareholder, in fully paid shares of the company

any person or company for services rendered in promoting the company and in assisting to its formation in placing or assisting to place or even in guaranteeing the placing of any shares in the company's capital stock and to make any expenses necessary to advertise the company and promote the sale of its capital stock ;

(n) To issue fully paid-up share for cash or in payment or part payment of the purchase price of any property, movable or immovable, acquired by the company or in payment of work done for the company and for the purchase of bonds, stock, property or assets of the business of any company or companies having objects similar to those of this company ;

(o) To distribute in kind among the shareholders any of the company's property or benefits ;

(p) The interpretation of any powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or clause whatsoever.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Parfumerie Lélia, Paris, Limitée," with a capital stock of thirty thousand dollars, divided into 3,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of February, 1917.

THOMAS MULVEY,

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Under-Secretary of State.

**La Samaritaine, Limitée.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of February, 1917, incorporating Zoël Parent, grocer, Georges Serouille de Ber and Joseph Obé Toutant, agents, Henri Albert Bernigaud, accountant, and Aimé Paquin, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on a general second-hand business ;

(b) To purchase, sell or otherwise dispose of, exchange, import, export, receive in payment any new and second-hand articles, goods, machinery and real and personal property accruing from failure, fire, liquidation or in any other way ;

(c) To sell by auction, on its own account or for other persons, any merchandise belonging to the company, or held by the company for such purpose ;

(d) To open stores and salesrooms for the purpose of selling by auction or otherwise any new or second-hand goods or supplies, and any movable or immovable property calculated to benefit the company ;

(e) To acquire for the purposes of its business, sell or lease or otherwise dispose of the whole or any part of its property ;

(f) To establish any factories or shops for the repairing of automobiles, furniture, machinery, joinery, paints and clothing ;

(g) To acquire, purchase, hold, sell or otherwise dispose of any new or second-hand building material ;

(h) To acquire, build, purchase, repair, convert, hold, sell or otherwise dispose of any immovable property necessary or useful for the company's purposes ;

(i) To act as agents or representatives of any firm carrying on a similar business, for the purchase and sale of any supplies, goods, foodstuffs or otherwise ;

(j) To amalgamate with any other company engaged in a similar business, or to sell or otherwise dispose of the undertaking of the company, or any part thereof, for such consideration as the company shall see fit, and in particular for shares, bonds, debentures, stocks or securities of any other company having objects similar to those of this company ;

(k) To keep, store, hold and warehouse any goods, supplies, furniture, chattels or securities whatsoever for others, and to charge fees therefor ;

(l) To purchase, hold, acquire, transfer, sell or otherwise dispose of shares, stock or debentures of any other company or companies having objects similar to those



of this company or carrying on any business capable of being conducted so as to benefit this company and relating thereto, notwithstanding the provisions of section 44 of the said Act ;

(m) To acquire the goodwill, rights, property and assets and to assume the liabilities or any part thereof of any person, firm, association or corporation now or hereafter engaged in or carrying on the whole or any part of any business which this company is authorized to carry on or to purchase, lease, exchange or otherwise dispose of the whole or any part of the rights, privileges, licenses, patents or franchises useful or convenient for any of the company's purposes ;

(n) To remunerate by cash or, with the approval of the shareholders, in fully paid-up shares of the company for services rendered in promoting the company and in assisting to its formation, in placing or assisting to place or guaranteeing the placing of any shares of the company's capital stock, and to advertise and to pay for the purpose of making known its products and increase the sale of its capital stock ;

(o) To issue fully paid shares of the company in payment or part payment of the purchase price of any property, movable or immovable acquired by the company, or in payment of work done for the company, and for the purpose of acquiring the bonds, stock, property or assets of any business and of any company or companies having objects similar to those of this company ;

(p) The objects and powers specified and contained in the several paragraphs and clauses hereof shall not be limited or restricted in any manner by reference to or inference from the terms of any other paragraph or clause whatsoever.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "La Samaritaine, Limitée," with a capital stock of fifty thousand dollars, divided into 2,500 shares of twenty-five dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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#### Foy Mail Order Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of February, 1917, incorporating Reginald Alexander Kelly, merchant, Leon Daoust, Aime Daoust and Ernest Douglas Wintle, clerks, and Edgar Noel Armstrong, King's Counsel, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To manufacture, buy, sell, import, export and generally deal in merchandise, materials and commodities, of every name and nature and particularly spirits, wines, beers, ales, liquors and beverages of all kinds and descriptions and all materials necessary or incidental to the business of manufacturing, buying and selling all such commodities and in general to carry on the business of manufacturers of and wholesale and retail dealers in liquors and all their branches and any business incidental thereto ; to buy, manufacture and sell tobacco in all its forms ; to purchase and establish places for the manufacture and sale of all of the foregoing and to establish agencies and depots for the sale and distribution of the same in all their forms and to transport the same or cause the same to be transported as articles of commerce and to do all things incidental to the business of trading and manufacturing as aforesaid ; and to establish, maintain and conduct a jobbing, commission, brokerage and general agency business ;

(b) To design, construct, manufacture, build, erect, purchase, lease or otherwise acquire, own, improve, develop, repair, alter, maintain, operate, manage, sell, exchange, let out to hire, deal in and with and dispose of all and every kind of appliances, plants, equip-

ments, machinery, implements, materials and supplies, for the manufacture of and dealing with aerated waters, liquors, beer and other liquids, extracts, fruit juices, carbonic acid gas, confectionery and other preparations, and to carry on the business of bottlers and dealers in chemicals, and to manufacture, buy, sell and deal in and with extracts, fruit juices, mineral and aerated waters, carbonic acid gas, confectionery, corks, crown caps, capsules, labels and materials and supplies of every description ;

(c) To acquire all or any part of the good-will, property and assets, including any agency, option, contract, agreement, concession or the like of any individual, firm, association or corporation carrying on a similar business, and to pay for the same wholly or in part in cash or bonds, or in payment or in part payment therefor, to allot and issue as fully paid-up and non-assessable shares of the capital stock of the company ;

(d) To sell or otherwise dispose of the whole or any part of the property, assets, rights, undertakings or good-will of the company and to accept payment for the same wholly or partly in cash, stock, bonds or other securities of any corporation or company ;

(e) To apply for, purchase or otherwise acquire, any patents, trade-marks, copyrights, agencies, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention or process and to turn to account, sell, lease, or otherwise deal in such patents, trade-marks, copyrights, licenses, agencies or concessions ;

(f) To acquire and hold, notwithstanding the provisions of Section 44 of the said Act, and to sell or otherwise dispose of the stock, shares, securities or undertakings of any other company having for one of its objects the exercise of any of the powers of the company or to transfer its undertakings or assets to or to amalgamate with any such company ;

(g) To enter into any agreement for the sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company intending to carry on or carrying on any business which this company is authorized to carry on, or which is capable of being conducted so as directly or indirectly to benefit the company ;

(h) To acquire by purchase or otherwise, hold, sell and deal in the business, assets, good-will, stock, shares or securities of any person, firm or corporation carrying on a business in whole or in part similar to that of the company, and generally to do all acts and exercise all powers and carry on any business incidental to the proper fulfilment of the objects for which the company is incorporated, and to exercise all other powers permitted by the Act.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Foy Mail Order Company, Limited" with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 12th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

34-2

#### Peterborough Milk Products, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of February, 1917, incorporating Rupert Kenneth Grimshaw, contractor, Edward John Swift, accountant, Franklin Delos Read, bookkeeper, George Gordon Plaxton, barrister-at-law, and Lily Davis, stenographer, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To manufacture, sell and otherwise deal in condensed, preserved and evaporated milk, and all other manufactured forms of milk ; to produce, purchase and sell fresh milk and all the products of milk ; to manu-

facture, purchase and sell all food products; to carry on business as dealers in and producers of dairy, farm and garden produce of all kinds, and in particular milk, cream, butter, cheese, poultry and eggs, fruit and vegetables; to carry on business as cow-keepers, farmers, millers and market gardeners, and as manufacturers of all kinds of condensed milk, jam, pickles, cider and preserved provisions of all kinds;

(b) To manufacture, buy, sell, refine, prepare, grow, import, export and deal in provisions of all kinds, both wholesale and retail;

(c) To manufacture, purchase or otherwise acquire, and to sell or otherwise dispose of any or all kinds of goods, wares, chattels and merchandise, and generally to deal in and deal with all species of property, either movable or immovable, capable of being owned;

(d) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(e) To acquire or undertake the whole or any part of the business, property and liabilities of any persons or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company;

(f) To apply for, purchase or otherwise acquire, any patents brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention or process which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired;

(g) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(h) To take, or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company;

(i) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with, all or any part of the property and rights of the company;

(j) To pay for any property, rights and things required by the company or with the approval of the shareholders, for services rendered to the company in cash, fully paid shares of the capital stock of the company or its bonds and debentures;

(k) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company, or its predecessors in business, or any person, partnership, association or company allied with the company in business, or subsidiary to the company, or in which the company holds shares or securities, or to benefit the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object;

(l) To amalgamate with any other company having objects similar to those of this company;

(m) To invest the moneys of the company not immediately required in such securities and in such manner as may from time to time be determined;

(n) To distribute or divide assets of the company in specie amongst the shareholders;

(o) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company;

(p) To procure the company to be registered, licensed or otherwise recognized in any foreign country and to designate and appoint persons therein as attorneys or representatives of the company with full power to represent the company in all matters according to the law of such foreign country, and to accept service for and on behalf of the company of any process or suit;

(q) To purchase, lease or acquire and develop water or other power and to use the same and to lease, sell or otherwise dispose of any surplus thereof;

(r) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others;

(s) To pay out of the funds of the company all or any of the expenses of or incidental to the formation and organization thereof, and to employ, contract with and provide for the remuneration of brokers, commission agents and underwriters upon any issue of shares, bonds, debentures, debenture stock or other securities of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Peterborough Milk Products, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 10,000 shares of twenty-five dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

34-2

#### Quebec Cement Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 9th day of February, 1917, incorporating Paul Joncas, civil engineer, Napoleon Eugene Rousseau, accountant, and Antoine Crepin, merchant, all of the City of Quebec, in the Province of Quebec, and Eugene Ernest Grenier, engineer, of Three Rivers, of the said Province of Quebec, and Arthur Delisle, merchant, of Donnacona, in the said Province of Quebec, for the following purposes, viz:—

(a) To carry on in all its branches the business of manufacturers of, traders and dealers in Portland cement and all kinds of natural and other cement and the by-products thereof; lime, limestone, stone, artificial stone, shale, clay, gravel, sand, fertilizers, whitening, tile, brick, building blocks and any and all other articles composed in whole or in part of Portland or other cement or lime or the by-products of the same;

(b) To acquire by purchase, exchange, lease or otherwise and to have and hold any property, movable or immovable, real or personal, and any and all rights and privileges that the company may deem necessary or convenient for the purposes of its business, and in particular, any lands, quarries, mines, minerals, and mining rights, water-powers, water rights, right of way for pole lines or other purposes and other servitudes or easements that it may consider convenient to hold in connection with its business, and to work, develop, operate and make use of the same or any thereof;

(c) To build, erect, or acquire by purchase, lease or otherwise and establish, maintain and operate manufacturing, kilns, warehouses, wharves, docks, elevators, freight sheds, agencies and depots for manufacturing and storing its cement and other products and for their sale and distribution and to transport or cause the same to be transported as articles of commerce;



for this purpose to own, manage, charter and operate barges and tug-boats and any or all kinds of boats or vessels or other means of conveyance or distribution, to construct and operate on the property of the company or, with their consent and the consent of such other authority or authorities as may be necessary, on the property of other persons, aerial or overhead or other conveyers of any type for the purpose of taking out the products of the company or bringing in any material required in their manufacture; and to do any and all such other things as are incidental to its business and necessary and proper to be done in connection with the business of manufacturing and trading as aforesaid;

(d) To purchase, lease or otherwise acquire and to own, develop and operate steam, electric and hydraulic plants for the purpose of generating light, heat and power for the purposes of the company, to enter into contract with any light, heat and power company for a supply of light, heat or power for the purposes of the company in connection with any of its operations and to dispose of any surplus of the same over and above what is required for such operation to its employees and others; and in connection therewith to enter into any contracts and agreements for supplying light, heat or power that the company may deem proper; provided always that the sale, distribution, and transmission of electricity or other power shall be subject to municipal or other regulations in that behalf;

(e) To maintain and operate in connection with its business general stores for the accommodation of the employees of the company and the public, and boarding and lodging houses for its employees;

(f) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(g) To enter into any arrangements with any authorities, municipal, local or other that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges, concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions;

(h) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company, and to acquire by purchase, lease or otherwise the property, franchises, rights, undertakings and business of any such corporation, and to assume the liabilities thereof and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company;

(i) To issue and allot, as fully paid-up shares of the capital stock of the company in full payment or part payment of any property, real, personal, movable, immovable or mixed, and of any rights, concessions, purchased or acquired by the company, or, with the approval of the shareholders, for services rendered or to be rendered to the company;

(j) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company;

(k) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of, or otherwise assist any such person, firm or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(l) To apply for, purchase or otherwise acquire any trade marks or patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or

limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired;

(m) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons;

(n) To sell or otherwise dispose of the property, rights, contracts, franchises and undertakings of the company, or any part thereof, for such consideration as the directors may think fit, and in particular for shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of this company;

(o) To remunerate by payment in cash or commission or, with the approval of the shareholders, in stock, bonds, or in any other manner, any person or persons or corporation or corporations, for services rendered and to be rendered in placing or assisting to place, or guaranteeing the placing of any of the shares of stock, debentures or other securities of the company, or in or about the formation or promotion of the company, or in any other manner whatsoever in the conduct of its business;

(p) To pay out of the funds of the company all costs and expenses of and incidental to the incorporation and organization of the company;

(q) To do all such other things as may seem to the company directly or indirectly to be incidental or conducive to or convenient or proper for the accomplishment of the purposes or the attainment of the objects of the company or any of them, or expedient for the protection or benefit of the company;

(r) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others;

(s) The above powers and purposes of the company shall be deemed to be several and not dependent on each other, and the company may pursue or carry on any one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise construed as having regard to any other clause of such objects, powers or purposes.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Quebec Cement Company, Limited," with a capital stock of one million two hundred and fifty thousand dollars, divided into 12,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Quebec, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 12th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

34-2

#### Paint Products Co. of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of February, 1917, incorporating Jean Baptiste David Legare, promoter, Armand Mathieu and Robert Thomas Mullin, advocates, John Phelan Callaghan, manager, and Antonia Catelli, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To operate, own, lease by any title whatsoever, any mines or quarries; to operate the same: to extract all kind of minerals and deposits which can be worked to make special product, paint, varnish or anything which could be made with said material or liquid, or ore, operate in peat-bogs, which could be made with such mineral and work the same in order to place said products, extracts on the market;

(b) To manufacture, import, export, buy, sell and deal in goods, wares and merchandise;

(c) To construct, improve, maintain, work, manage, carry out or control any electric plant, water works, roads, ways and branches and sidings on lands owned or controlled by the company, and bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interest, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof ;

(d) To acquire, lease and dispose of trade-marks, industrial designs, patents and patent rights, license and privilege for or concerning any invention which may be considered profitable or necessary, and to manufacture, utilize, employ or work the said inventions ;

(e) To sell, lease or otherwise dispose of any property or undertaking of the company or any part thereof, for such consideration as may be convenient or judged expedient by the company and in particular wholly or partly in shares, debentures, stocks, bonds, or securities of any other company ;

(f) To acquire by purchase, lease or otherwise take over the business, in whole or in part the property or liabilities of any person or company carrying on a business which this company is authorized to carry on or possessed of property suitable for the purpose of this company ;

(g) To amalgamate and enter into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, a transfer of contract with persons or companies carrying on or about to carry on any business or transaction similar to that of this company ; to carry on or continue any business or transaction capable of being carried on, so as directly or indirectly to benefit the said company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares or securities of such person or company, and to sell, hold, re-issue, with or without guarantee or otherwise dispose of such shares or securities ;

(h) To issue and allot as fully paid up shares of the company in full payment or in part payment of any business, franchise or undertaking, contract, property, rights, powers, privileges, leases, licenses, contracts, real estate, capital, bonds, debentures or any other property and rights which the said company may acquire under the powers hereby conferred, work done, and, with the approval of the shareholders, for services rendered for the purpose of organizing the said company ;

(i) To place and dispose of the money and assets of the company from time to time as the directors may direct, in acquiring or buying immovable properties or in buying bonds, debentures, real estate, shares or other securities of any government or corporate body, municipal or school or of any chartered bank or of any other company duly incorporated, notwithstanding the provisions of section 44 of The Companies Act.

(j) To distribute among shareholders of the company in species any immovable property of the company and in particular the shares, securities of other companies belonging to this company ;

(k) To carry on all and any of the above business, either as principals, agents and attorneys ;

(l) To do all and everything necessary or proper for the attainment of any of the above objects ;

(m) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(n) To build, purchase, lease or otherwise acquire, own, use and operate one or several automobile chemical fire wagons for the purpose of providing fire protection for the company's plants and buildings, and to enter into contract with any party or parties, municipal authorities, rural, civic or private, for the co-operate use of said apparatus.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Paint Products Company of Canada, Limited," with a capital stock of five hundred thousand

dollars, divided into 50,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 12th day of February, 1917.

THOMAS MULVEY,

Under-Secretary of State.

34-2

### Progressive Farmers Grain Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of February, 1917, incorporating John Lesiw, blacksmith, Vladimir Pyndykowski, manager of the Ruthenian Grain Bureau, Mary Alexandria Pyndykowski, married woman, and Mabel Mary Parish and Dorothy Elizabeth Nott, stenographers, all of the City of Fort William, in the Province of Ontario, for the following purposes, viz :—

(a) To carry on the business of purchasing, selling, producing, raising, transporting, storing, shipping, drying, cleaning, bagging, exporting, importing, milling, trimming, loading into and out of cars and ships and otherwise dealing in and with grain of every description and the by products thereof ; to manufacture, buy, own and sell flour and all other products of grain ; to construct, acquire, operate, hire, lease, sell or otherwise dispose of elevators for elevating, drying, storing, treating, cleaning grain and the products thereof and generally to carry on a grain elevator, storage and warehousing business ;

(b) To build, equip, furnish, fit, purchase, take in exchange or otherwise acquire and hold ships, vessels and boats of any description, or any shares or interests in ships, vessels or boats, and also shares, stock and securities of any companies, possessed of or interested in any ships, vessels or boats, and to operate, navigate, maintain, repair, improve, alter, sell, exchange or let out to hire, or charter or otherwise deal with and dispose of any ships, vessels, boats or shares or securities aforesaid ; to engage in domestic and foreign commerce by water ;

(c) To acquire, build, maintain, manage and otherwise deal with warehouses, factories, cold storage plants, wharves, quays, piers, docks and other plants and conveniences ;

(d) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined ;

(e) To acquire, develop, manage, farm, till and otherwise deal with farming, ranching and grazing lands and to manufacture, buy, sell and deal in the products and by-products thereof ;

(f) To buy, own, export, import, cart, dray, transport, produce, raise, store, lease, repair, improve, manufacture and sell goods, wares and merchandise of every description ;

(g) To purchase, lease, take in exchange or otherwise acquire lands or interests therein together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange or otherwise dispose of the whole or any part of the lands and all or any of the buildings and structures that are now or may hereafter be erected thereon, and to improve, alter and manage the said lands and buildings ;

(h) To take or hold mortgages for any unpaid balance of the purchase money on any of the lands, buildings or structures so sold, and to sell or otherwise dispose of said mortgages ;

(i) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(j) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ;

(k) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring



any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(l) To enter into partnership or into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, or other person or company with whom the company has business dealings ;

(m) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(n) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(o) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(p) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights and privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade ;

(q) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges or reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores, dwelling houses and other works, buildings and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof ; to lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(r) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(s) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, if authorized so to do by the vote of a majority in number of the shareholders present or represented by proxy, at a general meeting duly called for considering the matter and holding not less than two-thirds of the issued capital stock of the company ;

(t) Notwithstanding the provisions of section 44 of the Companies Act, to purchase, take or acquire by original subscription or otherwise and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any other business capable of being conducted so as directly or indirectly to benefit this company, and to vote all

shares so held through such agent or agents as the directors may appoint, and to issue in exchange therefor its own stock, bonds or other obligations ;

(u) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(v) To do all or any of the above things and all things authorized by the letters patent or supplementary letters patent, as principals, agents, contractors or otherwise, and either alone or in conjunction with others ;

(w) To do all such other things as are incidental or conducive to the attainment of the above objects, and of the objects set out in the letters patent or supplementary letters patent ;

(x) The objects specified in each paragraph hereof shall in no way be limited or restricted by reference to or inference from the terms of any other paragraph hereof or by reference to or inference from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of " Progressive Farmers Grain Company, Limited," with a capital stock of fifty thousand dollars, divided into 1,000 shares of fifty dollars each, and the chief place of business of the said company to be at the City of Fort William, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

34-2

#### Superior Electrics, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as " The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of February, 1917, incorporating John Healy Reeves, barrister-at-law, Leonard Shaw Mackie, James Reid Lockhart, insurance agents, Mabel Beatrice Somerville, and Maude Wienke, stenographers, all of the Town of Pembroke in the County of Renfrew in the Province of Ontario, for the following purposes, viz :—

(a) To carry on the business of manufacturers of electrical appliances of all kinds and of any articles or things which may be used in connection with the application of electricity to heating, manufacturing or other purposes, including electric stoves, electric heaters and similar articles, and the manufacture of stoves and heaters of other kinds ;

(b) To buy, sell, repair, alter and deal in materials and articles of all kinds which shall be capable of being used for the purposes aforesaid or likely to be required by customers of such business ;

(c) To carry on any other business, whether manufacturing or otherwise, capable of being conveniently carried on in connection with its business or calculated to enhance the value of its property or rights ;

(d) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ;

(e) To enter into a partnership or into any agreement for sharing of profits, union of interests, co operation or joint adventure with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which the Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ;

(f) To guarantee the contracts of or otherwise assist any such person or company and to take or otherwise acquire shares or securities of any such company and to sell or re-issue or otherwise deal with the same ;

(g) To take shares in any other company having objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit the company ;

(h) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(i) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere in the name of "Superior Electric, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Pembroke, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

34-2

### Ford Tractor Company of Canada, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of February, 1917, incorporating Elizabeth Knox, Emma Pearl King, Mary Elizabeth Cherrier, Eva Levitt, and Kate Campbell, stenographers, Harry Gordon Keen, student-at-law, and John Francis Boland, barrister-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To build, construct, operate, to prepare for market and market motor tractors, engines, machinery and equipment in connection with the manufacture or operations of tractors, including all apparatus, machinery, tools or property useful in connection therewith ; to manufacture, buy, sell, exchange, alter or improve and deal in tractors of any kind so constructed as to progress by automatic power, whether by means of electricity, steam, gas, oil or otherwise ;

(b) To acquire and take over the business within the Dominion of Canada of Ford Tractor Company, Inc., including the patent rights within the Dominion of Canada for the Ford Tractor ;

(c) To manufacture, buy, sell, exchange, alter or improve, manipulate, prepare for market and otherwise deal in all kinds of plant, machinery, apparatus, tools, utensils, substances, materials and things necessary or convenient for carrying on any of the above specified businesses or proceedings or usually dealt in by persons engaged in the like ;

(d) To manufacture or trade in property and goods of all kinds ;

(e) To produce and accumulate steam and electricity or other agencies similar or otherwise, and to use and supply the same for power light and heating purposes in connection with the business of the company, and to sell and dispose of any surplus steam or electricity for power, lighting and heating purposes, subject to the provincial and municipal laws and regulations ;

(f) To acquire and take over as going concerns or otherwise the undertakings, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which the company is authorized to carry on or possessed of property suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares or liabilities of such companies ;

(g) To sell, lease or otherwise dispose of the property or undertaking of the company or any part thereof, for such consideration as the company may think fit, and in particular and notwithstanding the provisions of section 44 of The Company Act for shares, debentures or securities of any other partnership, association or company ;

(h) Notwithstanding the provisions of section 44 of The Companies Act, to subscribe for, purchase, assume, liability under, acquire, hold, sell, exchange, dispose of or otherwise deal in or contract with reference to bonds, debentures, stocks or other securities or obliga-

tions or any estate or interest therein ; and to apply or to accept in whole or in part as consideration or satisfaction or security for any contract, indebtedness or obligation to or of the company, property obligations, shares and securities of any kind at such valuation and upon such terms as may be agreed upon ; and to apply or to accept as security for any indebtedness to the company mortgages of land or chattels upon such terms as may be agreed upon ;

(i) To invest and deal with the moneys of the company not immediately required, and in such manner as from time to time may be determined ;

(j) To procure the company to be registered, licensed or otherwise recognized in foreign countries and to designate and appoint persons therein as attorneys or representatives of the company, with full power to represent the company in all matters according to the law of such foreign countries, and to accept service for and on behalf of the company of any process or suit ;

(k) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value or render profitable any of the company's property or rights ;

(l) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or nonexclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(m) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(n) To enter into any arrangements with any government or authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(o) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company, (or its predecessors in business) or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(p) To promote any company or companies for the purpose of acquiring all or any of the property rights and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(q) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purpose of its business and in particular any machinery, plant, stock-in-trade ;

(r) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the com-



pany's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof ;

(s) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(t) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bill of lading, warrants and other negotiable or transferable instruments ;

(u) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(v) For itself, its agents or others to acquire by purchase, lease or otherwise, and hold, use and improve, manage, lease, sell, exchange, dispose of or otherwise deal with lands, tenements and hereditaments and immovables and interests therein and to erect, alter, repair and maintain buildings upon any lands in which the company may have any interests, either as principal or agent, or upon any other lands, and to deal in building materials of all kinds ;

(w) To issue the stock, bonds, debentures or other securities of the company in payment in whole or in part of any of the foregoing ;

(x) To do any and all things set forth as its objects as principal, agent, contractor or otherwise, and to carry out any or all of the foregoing objects as principals, agents, sub-contractors or otherwise, and by and through trustees, agents, sub-contractors or otherwise, and alone or jointly with any other corporation, association, firm or person, and to do all and everything necessary or incidental for the accomplishment of any of the purposes or the attainment of any one or more of the objects herein enumerated or incidental to the powers herein named, or which shall at any time be necessary or incidental for the protection or benefit of the corporation ;

(y) The objects specified in each paragraph hereof shall except where otherwise expressed in such paragraph be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company ;

(z) And to do all such other things as are incidental or conducive to the attainment of the above objects or any of them.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Ford Tractor Company of Canada, Limited," with a capital stock of ten million dollars, divided into 100,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1917.

THOMAS MULVEY,

Under-Secretary of State.

34-2

#### British Cattle Supply Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of February, 1917, incorporating Charles Henry Maybee, president Toronto Live Stock Exchange, Thomas Edward Good, general manager Toronto Union Stock Yards, Samuel Hisey, live stock commission merchant, and Harry Talbot, president Cattle Company, all of the City of Toronto, in the Province of Ontario, Robert Henry McElroy, of the Village of Carp, in the said Province of Ontario, secretary-treasurer and Member of the Provincial Parliament, Charles Robert McKeown, of the Town of Orangeville, in the said Province of Ontario, King's counsel and Member of the Provincial Parliament, and Nelson Monteith, of the City of Strat-

ford, in the said Province of Ontario, cattle breeder for the following purposes, viz. :—

(a) To carry on by wholesale or otherwise the business of purchasers, shippers, producers of and dealers, in live stock of every kind and live stock products ;

(b) To enter into any partnership or into any arrangement for union of interest, co-operation, joint adventure, sharing the profits, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee or otherwise deal with the same ;

(c) To acquire or undertake the whole or any part of the business, property and liabilities which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ;

(d) To establish shops or stores on any lands belonging to or sold by the company, and to purchase and sell articles and goods of every description ;

(e) To aid or assist the immigration of persons with the object of settling them upon any lands belonging to or sold by the company, and to aid or assist by way of bonus, cash advances or otherwise, with or without security, settlers or intending settlers; and generally to promote the settlement of the said lands ;

(f) To acquire by purchase or otherwise and to hold and deal in timber limits or licenses, water lots, water falls, water privileges or concessions and powers and rights and interest therein and to build upon, develop, irrigate, cultivate, farm, settle and improve and utilize or otherwise deal with or dispose of the same ;

(g) To acquire and hold property of every kind and nature, and to take and hold mortgages, liens, hypothecs for balance of purchase money or for advances made to purchasers or by way of additional security for debts contracted to the company in the course of the business ;

(h) To take or otherwise acquire and to hold shares in any other company having objects altogether or in part similar to those of the company, or carrying on any business capable of being conducted so as directly or indirectly to benefit the company ;

(i) To enter into any arrangement with any authority, municipal, local or otherwise, that may seem conducive to the company's objects or any of them and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(j) To subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(k) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company ;

(l) To subscribe for, purchase or otherwise hold, acquire, own, sell, assign, transfer or otherwise dispose of and deal in shares of the capital stock of any other corporation or corporations, association or associations of the Dominion of Canada, or of any province thereof, or of any other Country or State, notwithstanding the provisions of Section 44 of the said Act, and the bonds, rights, privileges, franchises and other securities of any corporation and while owner of such stock or securities to exercise all the rights, powers and privileges of ownership, including the right to vote thereon ;

(m) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof ;

(n) To lend money to customers, and others having dealings with the company and guarantee the performance of contracts by any such persons ;

(o) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(p) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ;

(q) To adopt such means of making known the objects of the company as may seem expedient, and in particular by advertising in the press, by circulars, by publication of books and periodicals, and by granting prizes, rewards and donations ;

(r) To do all things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "British Cattle Supply Company, Limited," with a capital stock of two million five hundred thousand dollars, divided into 25,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

34-2

### India Import, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of February, 1917, incorporating Louis Napoléon Paul, inspector, Léo Albert Bégin, accountant, Jean Baptiste Leclerc, collector, Stanislas Leblanc and Joseph Sanche, merchants, all of the City of Montréal, in the Province of Quebec, for the following purposes, viz :—

(a) To manufacture, alter, purchase, sell, import, export or exchange and to deal either by wholesale or retail, in all kinds of spices, grains, fruits and any other foods products and fancy goods, and all kinds of chemicals and toilet articles and to dispose of the same as the company may deem best ;

(b) To manufacture, distil alcohol, acid, ether and the spirits or any other products arising from the distillation of grain or any other vegetables ;

(c) To manufacture, purchase, sell, exchange or otherwise acquire, hold, own, deal in or otherwise dispose of goods, wares, merchandise and property of all kinds and description ;

(d) To warehouse, in storage or cold storage, for the company, or for any other companies or individuals, all kinds of goods or products of any nature whatsoever ;

(e) To manufacture, produce, purchase, sell or exchange any products of tobacco, cigars, cigarettes and any other merchandise or articles connected with the manufacture or trade thereof ;

(f) To own real estate, furniture, equipment or any other assets necessary for the business or trade of the company, either as managers or as commercial securities or as guarantee ;

(g) To carry on the above enumerated business as commission agents and brokers for the purchase, sale, exchange or management of all kinds of business or manufactures ;

(h) To establish in any province of the Dominion of Canada, town, village or elsewhere manufactures or commercial establishments as branches of this company ;

(i) To acquire licenses, trade marks, patents, recipes, inventions, secret or other information useful to the company ; to pay for any or all of such acquisitions as also for anything herein mentioned in shares of the

capital stock, or in debentures of this company or in bonds or otherwise ;

(j) To acquire as a going concern or otherwise and upon such terms and conditions as may be agreed upon the business of any individual, firm or partnership carrying on, by wholesale or retail, the special business of dealers in groceries, grains or any other food products, pharmaceutical products or hardware and building material ;

(k) To distribute in specie or otherwise as may be resolved by the shareholders any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of the company ;

(l) To invest and deal with the moneys of the company not immediately required, in such manner as may from time to time be determined by the shareholders ;

(m) To make cash advances, guarantee the contracts of or otherwise assist customers and others having dealings with the company and to acquire and hold securities of all kinds movable or immovable, or goods for any debts liabilities and obligations owing to the company ;

(n) To amalgamate with any other company having objects altogether or in part similar to those of the company ;

(o) To organize other companies for the purpose of extending the scope of the company's business or trade, to issue debentures and to own shares and debentures of other companies carrying on a similar business ;

(p) To remunerate by payment in cash, and, with the approval of the shareholders, by the issue of the company's shares, or of its bonds and debentures, or in any other manner, any person or corporation for services rendered or to be rendered in placing or assisting to be placed, or guaranteeing the placing of any of the shares of stock of the company, or any bonds or debentures or other securities of the company, or in or about the formation or promotion of the company or otherwise ;

(q) To do all things necessary and convenient for the accomplishment and attainment of the purposes above mentioned which may benefit the company at any time, and to carry on any industry, trade or undertaking which the company may think itself able to carry on in connection with the above mentioned objects, or which may enhance the value of or render profitable the company's property and rights ;

(r) To acquire, receive, own, lease, exchange, alienate any movable and immovable property necessary for the purposes of the company, and to dispose of such property in any manner whatever ;

(s) To subscribe for, accept, endorse, negotiate any bills of exchange, promissory notes, cheques and other negotiable instruments ;

(t) To acquire, own, lease, guarantee, sell or exchange shares, stock or debentures or securities of any corporations carrying on a business similar to that of this company ;

(u) To purchase, lease, hold and acquire any business similar to that carried on by this company, in whole or in part, together with any franchises, and to pay for the same either in shares, debentures or other securities of this company or otherwise ;

(w) To do everything and exercise all powers and carry on all business conducive to the attainment of the objects for which the company is incorporated ; the powers in each paragraph hereof are to be in nowise limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere, by the name of "India Import, Limited," with a capital stock of seventy-five thousand dollars, divided into 7,500 shares of ten dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 12th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

33-2



**Hydro-Electric Radiation, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 19th day of February, 1917, changing the corporate name of "Hydro-Electric Radiation, Limited," to that of "Electric Steam Radiation, Limited."

Dated at the office of the Secretary of State of Canada, this 22nd day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

35-2

**C. H. Rooke, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 15th day of February, 1917, incorporating Francis Peart Dawson, John Edward Corcoran and William B. Horkins, students-at-law, Annie Bell, accountant, and Katherine Greenstreet, stenographer, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To carry on the business of manufacturers, distributors and dealers in Delco-Light products, gasoline engines and devices and contrivances to convert electric energy into heat, light and other uses, and to carry on the business of furnishing, erecting and installing such products, engines, devices and contrivances, and generally to carry on the business of manufacturers' agents, and to purchase or otherwise acquire any patents, patent rights, licenses or other interests conferred in exclusive or limited right to use any invention which may seem capable of being used for the purposes of the company ;

(b) To amalgamate the business undertakings and good will or any part thereof heretofore carried on by C. H. Rooke and all or any of the assets thereof, and to pay for the same in cash or wholly or partly in shares of this company, and to assume any or all of the obligations and liabilities of the said business ;

(c) To purchase, lease or otherwise acquire, and to hold exercise and enjoy, all or any of the property, franchise and good-will, rights, powers, licenses and privileges held or enjoyed by any person or firm or any company or companies carrying on a business in whole or in part similar to that of the company, and to pay for such property, franchise, good-will, rights, powers, licenses and privileges wholly or partly in shares of this company, wholly or partly paid-up ;

(d) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(e) To acquire or own the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ;

(f) To take, or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company ;

(g) To enter into any arrangement with any governments or authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with or surrender any such arrangements, rights, privileges, concessions and franchises ;

(h) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(i) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade ;

(j) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(k) To take or otherwise acquire or hold shares or debentures in any other company having objects altogether or in part similar to those of the company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(l) To sell, let, hire or otherwise deal with or dispose of the undertaking and assets of the company, or any part thereof, for such consideration as the company may think fit, and to promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company ;

(m) To distribute any of the property of the company among the members in specie, or to invest and deal with the moneys and assets of the company not immediately required in such manner as may from time to time be determined ;

(n) To pay out of the funds of the company all the expenses of or incidental to the formation, registration and advertising of the company, or in or about the promotion of this company or the conduct of its business ;

(o) To adopt such means of making known the business of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(p) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company, and to construct maintain and alter any buildings or works necessary or convenient for the purpose of the company ;

(q) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others ;

(r) To do all such other things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "C. H. Rooke, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 19th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State

35-2

**The Commonwealth Finance Corporation, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 16th day of February, 1917, incorporating Clarence Emery Price and Frederick Dillon, accountants, Marcelle Gauvreau Price, married woman, Charles Albert Emile Blanchet, barrister-at-law, and Mollie Horan, stenographer, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz :—

(a) To carry on the business of financial and investment agents and to buy, sell and deal in, either as principal or agent, stocks, bonds, debentures, mortgages on personal property, securities, notes and obligations of all kinds, and to collect and dispose of interest, dividends or income upon or from such stocks, bonds, debentures, mortgages, securities or other obligations ; to act as general agent, commission merchant, factor or broker for any and every class of producer, merchant, manufacturer or shipper ; to act as agent or

broker for the placing of marine, fire, accident, fidelity and other insurance; to act as agent or representative of owners or other persons or corporations having, or claiming to have, any interest in merchandise, vessels, cargoes, freight, automobiles, and other vehicles and any other subjects of insurance; and to act as agents or attorneys for the transaction of any business, which may be carried on by the company, the sale of property, the investment and collection of moneys, rents, interests, dividends, mortgages, bonds, bills, notes and other securities;

(b) To acquire, operate, lease or otherwise employ and dispose of automobiles, auto-trucks, motor-cycles, and motor vehicles of every kind and description, coaches, carriages, cabs, trucks, wagons, busses, traction engines and any another kind of vehicles, aeroplanes, air-ships and air-vessels; to build, operate and maintain storage houses, garages, aerodromes and other buildings for the storing, caring for, repairing and keeping for hire therein automobiles, motor-cycles, and motor vehicles of every kind and description, carriages, trucks, traction engines and any another kind of vehicle;

(c) To construct, acquire, lease, operate and maintain storehouses, warehouses and conveyances for the storage and transportation by land or by water, in cold storage or otherwise, of any and all products, wares, goods, merchandise, machinery, vehicles, manufactured articles or other personal property; to issue warehouse receipts and certificates, negotiable or otherwise, to persons warehousing goods with the company, and to make advances or loans upon the security of such goods or otherwise;

(d) To act as customs brokers and forwarding agents, and to collect, receive, transfer, convey and forward passengers, goods, wares, merchandise, produce and all articles of commerce and personal effects; to obtain, hold and acquire by lease, purchase or otherwise any franchises, rights, privileges and powers connected with such services;

(e) To construct, acquire, lease, operate, maintain and dispose of docks, dockyards, wharves, elevators or similar enterprises and other transportation facilities, with all necessary plant, machinery and equipment;

(f) To acquire by purchase, lease or otherwise and to hold, own, develop, deal in, sell or otherwise, dispose of all kinds of real of estate, lands, buildings, factories and structures, or any interest or rights connected therewith; to acquire by purchase, lease or otherwise, and to construct, maintain and operate on the property of the company, or on property leased or controlled by the company, sidings or other means of transportation, canals, dams, aqueducts, bridges, buildings and machinery; to build, construct, equip, purchase or otherwise acquire, and to lease, charter, operate, navigate, maintain and control steamboats, ships, barges, vessels, dredges, tugs and lighters;

(g) To manufacture, buy, sell and deal in generally goods, wares, merchandise, machinery, automobiles, vehicles of every kind and description, aeroplanes, air-ships of any character, machine supplies, engineering appliances, all kinds of motors and other devices for operation by steam, electricity, oil, gas or other means of power;

(h) To apply for, purchase, acquire, hold, sell, assign, lease, grant or otherwise dispose of any patents of invention, patent rights, licenses, privileges, inventions, improvements and processes, trade-marks and trade-names relating to or in connection with the business of the company or otherwise;

(i) To enter into partnership or into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire and hold shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(j) To carry on any other business or undertaking which may seem to the company capable of being con-

veniently carried on in connection with any portion of the company's business, or calculated directly or indirectly to advance the company's interests;

(k) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company;

(l) To amalgamate, unite or join with any person, firm, association, or corporation carrying on any similar or allied business, and to acquire the good-will, business, rights, property and assets, and to assume or undertake the whole or any part of the liabilities of any person, firm, association or corporation carrying on any similar or allied business, and to pay for the same in cash, stock or bonds of the company or otherwise;

(m) To subscribe for, underwrite, purchase, acquire hold, own, sell, assign, transfer or otherwise deal in and dispose of any shares, bonds, debentures, notes, or other securities, obligations, contracts and evidence of indebtedness of any company or corporation, notwithstanding the provisions of section 44 of the Companies Act; and to take, hold and avail itself of any security or collateral of any nature for the performance of obligations contained therein, and to issue in exchange therefor its own stock, bonds, and other obligations; to aid or assist in any manner by loans, advances, guarantees or otherwise any person, firm, corporation or association in which this company is interested as creditor, shareholder or otherwise;

(n) To draw, make, accept, endorse, negotiate, execute and issue promissory notes, bills of exchange, bills of lading, letters of credit, warrants and other negotiable or mercantile instruments;

(o) To apply for, secure, acquire by assignment, transfer, purchase or otherwise, and to exercise, carry out and enjoy any charter, license, power, authority, franchise, concession, rights, or privilege which any government or authority or any corporation or other public body may be empowered to grant, and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's shares, bonds and assets to defray the necessary costs, charges and expenses thereof;

(p) To invest and deal with the moneys of the company not immediately required and in such manner as may from time to time be determined;

(q) To issue paid-up shares, bonds or debentures for the payment, either in whole or in part, of any property, real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire, and also to issue such fully paid shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of this company;

(r) To remunerate, either in cash or, with the approval of the shareholders, in paid-up or partly paid-up stock, bonds, debentures or securities of the company, any person, firm or corporation for services rendered or to be rendered to the company in connection with its corporation, promotion or organization or in placing or assisting to place, or guaranteeing the placing of any of the shares of the company's capital, or any debentures or other securities of the company, or in connection with the conduct of the company's business, and to distribute in specie by way of dividend or otherwise from time to time among the shareholders of the company any shares or securities belonging to the company or any property, assets or rights of the company;

(s) To sell, lease, transfer, or otherwise dispose of the whole or any part of the business and undertaking of the company to any other person, firm, association or corporation, and to accept by way of consideration for such sale, lease or transfer, moneys or any shares, debentures, bonds, securities or other obligations of any company or corporation;

(t) To procure the company to be registered and recognized in any foreign country, and to designate persons therein according to the laws of such foreign country to represent this company, and to accep



service for and on behalf of the company of any process or suit ;

(u) To do all or any of the above things as principals, agents, contractors, or otherwise, and either alone or in conjunction with others ;

(v) To do all such other things as are incidental or conducive to the attainment of the above objects ;

(w) Any of the above powers may be extended, but shall not be limited, by reference to or inference from any other power.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Commonwealth Finance Corporation, Limited," with a capital stock of one hundred fifty thousand dollars, divided into one thousand fifty hundred shares of hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 19th day of February, 1917.

THOMAS MULVEY,

Under-Secretary of State.

35-2

### The Ralls Canadian Broom Supply Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 16th day of February, 1917, incorporating John Milton Ketchersid, of the City of Hope, in the State of Kansas, one of the United States of America, banker, and George William Ralls, and Paul Edgar Ketchersid, of the City of Wichita, in the said State of Kansas, merchants, and Charles Harvey Thornton, mechanic, William Howard Thornton, manufacturer, and Thomas William Scandrett, solicitor, of the City of London in the Province of Ontario, for the following purposes, viz.:—

(a) The purchase, manufacture and sale of broom corn and broom products of every kind.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Ralls Canadian Broom Supply Company, Limited," with a capital stock of seventy-five thousand dollars, divided into 750 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of London, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 19th day of February, 1917.

THOMAS MULVEY,

Under-Secretary of State.

35-2

### The Great Dominion Filter Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 16th day of February, 1917, incorporating George William Davey, journalist, Elizabeth Helen Baldwin, married woman, Ernest Chase Sydney, accountant, Frederick Pole, clerk, George Edmund Newman, barrister-at-law, and Murray Ross, broker, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz.:—

(a) To manufacture, buy, sell, exchange and deal in goods, wares and merchandise of all kinds ;

(b) To apply for, purchase or otherwise acquire any patents, brevets d'invention, grants, leases, licenses, concessions and the like, and especially the rights covered by patent for the Dominion of Canada 136342 and all improvements thereof and partially or absolutely to control the same, and to pay for the same in cash, shares or other securities of the company, and to use, exercise, develop or otherwise turn to account the property rights or information so acquired ;

(c) To draw, make, accept, endorse and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments ;

(d) To sell, dispose of, let or otherwise deal with the undertaking or assets of the company or any part thereof for such consideration as the company may see fit ;

(e) With the approval of the shareholders to remunerate any person for services to the company, more particularly by the issue and allotment of shares of the company wholly or partly paid up ;

(f) To pay out of the funds or in shares of the company all expenses of or incidental to the formation, registration, promotion and advertising of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Great Dominion Filter Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 19th day of February, 1917.

THOMAS MULVEY,

Under-Secretary of State.

35-2

### Wentworth Coal and Supply, Limited.

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as The Companies Act, letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 15th day of February, 1917, incorporating Charles Frederick Luhrmann, coal merchant, and Julie Freda Luhrmann, married woman, of the City of Hamilton, in the Province of Ontario ; George David Rowland, of the City of Wheeling, in the State of West Virginia, one of the United States of America, coal operator, and Roswell Skeel Price and George Albert Hughes, of the City of Buffalo, in the State of New York, one of the United States of America, coal merchants, for the following purposes, viz.:—

(a) To buy, sell, trade in and deal in coal, wood and coke and also to buy, sell, trade in and deal in fertilizers, wire fencing and builders' supplies of every nature and kind ;

(b) To purchase, take on lease or in exchange, hire or otherwise acquire any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant and stock-in-trade ;

(c) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(d) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(e) To enter into any arrangements with any government or authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to

carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(f) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(g) To promote any company or companies for the purpose of acquiring all or any of the property, rights and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(h) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof ;

(i) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(j) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(k) To purchase, acquire, lease, own, erect, equip, maintain and operate mills, manufactories, stores or other buildings or works necessary or convenient for the purposes of the company ;

(l) To buy, sell, manufacture and deal in all kinds of goods, stores, implements, provisions, chattels and effects required by the company or its workmen or servants ;

(m) To take, acquire and hold as the consideration for goods sold or supplied, or otherwise disposed of, or for work done by contract or otherwise, shares, debentures, bonds or other securities of or in any other company having objects similar in whole or in part to those of this company, and to sell or otherwise dispose of the same ;

(n) To acquire and take over as a going concern or otherwise, the whole or any part of the undertaking, assets and liabilities of any person, firm or corporation carrying on any business in whole or in part similar to that which the company is authorized to carry on or possessed of property suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares or liabilities of such corporations and to pay for the same either wholly or partly in cash or wholly or partly in the bonds, debentures, paid-up shares or other securities of the company or otherwise ;

(o) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit, and in particular for shares, bonds, debentures or other securities of any company having objects altogether or in part similar to those of this company ;

(p) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or otherwise and to hold and, with or without guarantee, to sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in and of any other company and to pay for such shares, stock, debentures or bonds either wholly or partly in cash or wholly or partly in the shares, bonds, debentures or other securities of the company or otherwise and to vote all shares owned or held through such agent or agents as the directors may appoint ;

(q) To build, buy, sell, equip, operate and own steamships, steamboats, sailing ships, boats and other property to be used in such business, trade, commerce and navigation and to purchase, sell, own and hold and

lease all kinds of vessels and boats, apparel, tackle and furniture, wharves, piers and warehouses ;

(r) To distribute in specie or otherwise any assets of the company among its members and particularly the shares, bonds, debentures and other securities of any other company formed to take over the whole or any part of the assets or liabilities of the company ;

(s) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ;

(t) To carry on and undertake any other business, which may from time to time seem to the directors of this company capable of being conveniently carried on in connection with its objects or calculated directly or indirectly to render profitable or enhance the value of any of the company's property or rights and as incidental to the carrying on of its business, and to make and endorse negotiable paper ;

(u) To pay out of the funds of the company all expenses of or incidental to the formation, registration and advertising of the company ;

(v) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(w) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(x) To do any and all things set forth as its objects as principal, agent, contractor or otherwise, and to carry out any or all of the foregoing objects as principals, agents, sub-contractors or otherwise, and by and through trustees, agents, sub-contractors or otherwise, and alone or jointly with any other corporation, association, firm or person, and to do all and everything necessary or incidental to the accomplishment of any of the purposes or the attainment of any one or more of the objects herein enumerated, or incidental to the powers herein named or which shall at any time be necessary or incidental to the protection or benefit of the corporation ;

(y) The objects specified in each paragraph hereof shall, except where otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Wentworth Coal and Supply, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Hamilton, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 20th day of February, 1917.

THOMAS MULVEY,

Under-Secretary of State.

35-2

#### The Albert Kerr Company, Limited.

**PUBLIC Notice** is hereby given that under the first Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of February, 1917, incorporating Albert Kerr and George Gardiner McNeillie, both of the City of Vancouver, in the Province of British Columbia, hide merchants, and Charles Earl Garrett, of Point Grey, in the said Province of British Columbia, company manager, and Samuel Kerr and Robert Kerr, both of the Town of Orillia, in the Province of Ontario, hide merchants, for the following purposes, viz :—

(a) To acquire and take over as going concerns the following businesses :

(a) The wool and hide business now carried on by Albert Kerr, in Vancouver, British Columbia ; Edmonton, Alberta ; Regina, Saskatchewan ; and Winnipeg, Manitoba.

(b) The wool and hide business of Kerr Brothers, in Orillia, Ontario.

(c) The business now carried on by Albert Kerr under the style or name of McMillan Hide and Fur



Company, carried on at 960 Powell Street, Vancouver, British Columbia.

And also to acquire and take over any or all of the assets and liabilities of the proprietors of the said businesses in connection therewith and with a view thereto to enter into all necessary agreements and contracts ;

(b) To conduct and carry on a general business of wool pulling and tanning sheep, goat, calf and other skins, manufacturing morocco, calf and other kinds of leather, of buying, selling and dealing in sheep, goat, calf and other kinds of skins and hides, wool, furs and like merchandise, as well as of dyeing and tanning materials ; to carry on the business of a commission agency or commission agents in commodities in which the company may deal, and to carry on the business of dealing in hides, wool, skins and kindred commodities and any other merchandise that may be deemed advisable, on commission or on consignment ;

(c) To buy, sell, manufacture and deal in machinery, tools and other articles and things useful and proper for the carrying on of a general wool pulling and tanning business ;

(d) To purchase, sell, raise and keep sheep, goats and other cattle or live stock for the purpose of the said business ;

(e) To construct, maintain and alter any buildings or works necessary or convenient for the purposes of the company ;

(f) To remunerate any person or company for services rendered or to be rendered, in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any debentures, debenture stock or other securities of the company, or in or about the formation or promotion of the company, or the conduct of its business ;

(g) To obtain any provisional order or Act of Parliament for enabling the company to carry any of its objects into effect or for effecting any modification of the company's constitution, or for any other purposes which may seem expedient and to oppose any proceedings or applications which may seem calculated, directly or indirectly, to prejudice the company interests ;

(h) To procure the company to be registered or recognized in any foreign country or place ;

(i) And it is hereby declared that the word "company" in this clause shall be deemed to include any partnership or other body of persons, whether incorporated or not incorporated and whether domiciled in the United Kingdom or elsewhere, and the intention is that the objects specified in each paragraph of this clause shall, except where otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company ;

(j) To carry on any other business (whether manufacturing or otherwise which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(k) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ;

(l) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(m) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly

to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, reissue, with or without guarantee, or otherwise deal with the same ;

(n) To take, or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company ;

(o) To enter into any arrangements with any governments or authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(p) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(q) Generally to purchase, take on lease or in exchange, hire or otherwise acquire, any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business, and in particular any land, buildings, easements, machinery, plant, stock in trade ;

(r) To construct, improve, maintain, develop, work, manage, carry out or control any roads, ways, railways, branches or sidings, bridges, reservoirs, water-courses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof ;

(s) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such person ;

(t) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments and to borrow money thereon ;

(u) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ;

(v) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(w) To do all or any of the above things in any part of the world and as principals, agents, contractors or otherwise, and by or through agents or otherwise, and either alone or in conjunction with others ;

(x) To do all such other things as are incidental or conducive to the attainment of the above objects ;

(y) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ;

(z) To sell, improve, manage, develop, exchange, lease, enfranchise, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Albert Kerr Company, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Vancouver, in the Province of British Columbia.

Dated at the office of the Secretary of State of Canada, this 20th day of February, 1917.

THOMAS MULVEY.

Under-Secretary of State.

**L. H. Carrier, Limitée.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of February, 1917, incorporating Louis Honoré Carrier, merchant, of the Town of Chicoutimi, in the Province of Quebec; Paul Lacoste, advocate and King's counsel, of the Town of Outremont, in the said Province of Quebec; Thomas John Shallow, advocate, of the City of Westmount, in the said Province of Quebec; Joseph Henri, Gérin-Lajoie, advocate, and Joseph Emile Côté, accountant, of the City of Montreal, in the said Province of Quebec, for the following purposes, viz:—

(a) To operate a departmental store and to carry on the business of wholesale and retail merchants and buyers and manufacturers of any goods and merchandise generally sold in departmental stores, and of all articles relating thereto or entering into the manufacture thereof, and to act as agents, merchants or manufacturers of such articles, merchandise, goods and products;

(b) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(c) To acquire by purchase, concession, exchange or otherwise, or to construct, erect, operate, hold and maintain and manage all furniture, factories, shops, storehouses, depots, machine shops, engine houses and other structures and erections necessary for its business, and all other property, movable and immovable, necessary or useful for the carrying on of any of the purposes of the company, and to lease, sell and dispose of the same

(d) To apply for, obtain, register, purchase, lease or license on royalty or otherwise acquire, and hold, own, use, operate and introduce, and to sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes, under registration or otherwise and to use, exercise and to grant licenses in respect of or otherwise turn to account any such trade marks, trade names, inventions, licenses, processes and the like, or any such other property or rights;

(e) To develop and operate any water-powers and to generate, produce and accumulate electricity and electro motive forces or other similar agency for light, heat or power force for the company's purposes, with power to sell or force not needed by the company and to supply the same for light, heat or power to any other person or corporation upon such conditions as may be deemed advisable, provided that the foregoing powers if exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf;

(f) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions;

(g) To issue, allot and deliver fully paid and non-assessable shares, debentures or other securities of this company in payment or part payment of any property, movable, immovable or mixed, and of any rights and concessions acquired by this company or for services rendered or to be rendered to this company;

(h) Notwithstanding the provisions of section 44 of the said Act, to purchase and acquire and to own, hold, sell and reissue, shares, debentures, bonds, and other securities of any company or corporation carrying on a business similar in whole or in part to that of this company and to pay for the same wholly or partly in cash, shares, bonds, debentures or other securities of the company, and to guarantee the payment of the principal of or dividends and interest on such shares, bonds, debentures or other securities, and to operate, carry on and manage the property, franchises, under-

taking and business of any corporation any of whose shares, bonds, debentures or other securities are held by this company, for such consideration as may be deemed reasonable and proper;

(i) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company, and to acquire by purchase, lease or otherwise the property, franchises, undertakings and business of any such corporation, and to assume the liabilities thereof, and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company;

(j) To promote or assist in promoting, or to become a shareholder in, any subsidiary, allied or other company carrying on or having for its purposes the operation of any business altogether or in part similar to that of this company, and to enter into arrangements for sharing of profits, union of interest, joint adventure, reciprocal concession or otherwise, with such person or company, and notwithstanding the provisions of section 44 of the said Act, to take or otherwise acquire shares and securities of such company and pay for the same wholly or partly in cash, shares, bonds or other securities of the company, and to hold, sell, re-issue, with or without guarantee of principal, interest and dividends, or otherwise deal with the same;

(k) To acquire the good-will, property, rights and assets and assume all the liabilities of any person, firm or company indebted to the company or transacting any business similar to that conducted by the company, and to pay for the same in cash or in securities of the company or otherwise;

(l) To sell, lease or otherwise dispose of the whole or any branch of part of the property, franchises and undertakings or the company for such consideration as the company may think fit, and in particular for shares, debentures, bonds, or securities of any company having objects altogether or in part similar to those of this company, notwithstanding the provisions of section 44 of the said Act;

(m) To purchase, lease, or otherwise acquire, and to hold, exercise and enjoy, all or any of the property, franchises, good-will, rights, powers and privileges held by any person or firm or by any company or companies carrying on, or formed to carry on, any business similar in whole or in part to that which this company is authorized to carry on, either in its own name or in the name of any such person, firm or company, and to pay for such property, franchises, good-will, rights, powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake and assume the liabilities of any such person, firm or company;

(n) To make cash advances, to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons;

(o) To accept in payment of any debt due to the company, stock, shares, bonds, debentures or other securities of any company;

(p) To distribute in specie or otherwise, as may be resolved, any assets of the company amongst its members, and particularly shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of the company;

(q) To invest and deal with the moneys of the company not immediately required, upon such securities and in such manner as may from time to time be determined;

(r) To aid in any manner and guarantee the obligations of any company any of whose shares of capital stock, bonds or other obligations are held or are in any manner guaranteed by this company, and to do any acts or things for the preservation and protection, improvement or enhancement of the value of any such shares of capital stock, bonds or other obligations, and to do any and all acts and things tending to increase the value of the property of any such company;

(s) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections of such persons, and to grant pensions and allowances, and to



make payments towards insurance and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object;

(t) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments;

(u) To remunerate in cash, or, with the approval of the shareholders, in shares or bonds or in any other manner, any person or persons, corporation or corporations, for services rendered or to be rendered, in placing or assisting to place or guaranteeing the placing of any shares in the company's capital, or in or about the formation or promotion of the company or the conduct of its business;

(v) To do any and all things necessary, convenient or proper for the attainment of this company's purposes or conducive to one or more of the objects herein above enumerated or which may seem necessary at any time for the protection and benefit of this corporation, either as holders of or interested in any property or otherwise;

(w) The powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "L. H. Carrier, Limitée," with a capital stock of forty-five thousand dollars, divided into 900 shares of fifty dollars each, and the chief place of business of the said company to be at the Town of Chicoutimi, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

35-2

#### Duggan's Cartoon Comedies, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of February, 1917, incorporating Louis Athanase David, Segfried Hinson Read Bush and Louis Phillip Crepeau advocates, Samuel Bruce Holmes, engineer, and Sara Farmer Innes, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To manufacture, buy, sell, lease and deal in moving picture films, cartoon productions, motion reel films and films of all kinds used for the production of moving pictures; to carry on the business of theatre proprietors and managers, theatrical agents, concert room proprietors and box office keepers and to provide for the production of cartoon comedies and other cartoon productions, kinematograph, kinetoscopic and biograph exhibitions and such forms of entertainment;

(b) To enter into agreement with artists and other persons for the production of cartoon comedies and with authors and other persons for the right to produce the subject matter of such cartoon comedies of such representations;

(c) To manufacture or make designs, drawings or sketches for cartoon productions and in this connection to manufacture, buy, sell and deal in paper, pasteboard, chalk, charcoal, pens, pencils and all other materials or accessories that may be required in connection with the preparation or production of cartoons as aforesaid and other devices for the production of motion pictures;

(d) To manufacture, purchase or otherwise acquire, exchange, utilize, repair, sell, lease and dispose of machinery apparatus and inventions and all kinds of articles or things that may be found useful or beneficial for the carrying on of the company's business;

(e) To purchase or otherwise acquire and obtain provisional and other protection and licenses in respect of any inventions or alleged inventions, patents, trade marks or names, designs, copyrights, schemes, ideas, secret or other processes or the like, which may appear

likely to be advantageous or useful to the company, and to test, develop, prolong, renew, exercise, use, vend, grant exclusive or other licenses in respect of or otherwise deal with all or any of the same;

(f) To purchase, acquire, possess and hold, or otherwise deal in and with, any securities, stocks, bonds, debentures or shares of any company whatsoever having objects in whole or in part similar to those of this company notwithstanding the provisions of section 44 of the Companies Act;

(g) To arrange and perform any of the above things either as principal or agent and particularly to act as customs broker in connection with the importation of motion picture films and accessories;

(h) To enter into arrangement for the union of interest, amalgamation or reciprocal concession with any company, firm or person carrying on a business in whole or in part similar to that of this company;

(i) To sell or otherwise dispose of the undertaking of the company in whole or any part of its assets, for shares, debentures or securities of any other company;

(j) To distribute among the members of the company in kind any shares, debentures, securities or property belonging to this company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Duggan's Cartoon Comedies, Limited," with a capital stock of fifteen thousand dollars, divided into 150 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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#### Martel & Cie., Limitée.

#### Martel & Co., Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of February, 1917, incorporating Philias Morin, manufacturer, and Alfred Henri, merchant, of the Town of Laurentides, in the Province of Quebec; Thomas John Shallow and Joseph Henri Gérin-Lajoie, advocates, and Joseph Emile Côté, accountant, all three of the City of Montreal, in the said Province of Quebec, for the following purposes, viz:—

(a) To carry on business as farmers, importers, exporters, manufacturers, buyers and sellers of tobacco and tobacco products in all their branches, and also of any articles and things generally dealt in such business;

(b) To manufacture, purchase, sell and deal in all kinds of tools, machinery, apparatus, equipment, products, articles and processes necessary or useful for the carrying on of any of the above businesses, or any patents or licenses to use the same;

(c) To carry on business as general merchants and manufacturers of goods, wares, merchandise and supplies which may be advantageously dealt in by the company;

(d) To purchase or otherwise acquire and hold, sell or otherwise dispose of property movable and immovable and to pay for the same in shares or other securities of the company or otherwise;

(e) To purchase, acquire, own and hold or otherwise dispose of any securities, stocks, bonds, debentures or shares of or in any other company carrying on a similar business wheresoever, notwithstanding the provisions of section 44 of the said Act;

(f) To purchase or otherwise acquire the whole or any part of the business, assets and liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company;

(g) To purchase, acquire or otherwise take as a going concern any property or undertaking similar in whole or in part, to that of this company now or hereafter belonging to any individual or company incorporated

or not, and to pay the proprietor or proprietors thereof respectively for the purchase or acquisition of such undertaking, either in cash or shares or other securities of this company ;

(h) To promote other companies for any purpose calculated to benefit this company ;

(i) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, trade marks, industrial designs, copyrights, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop, grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(j) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares of stock of the company or of any debentures or other securities of the company, or in or about the formation or promotion of the company or in the conduct of its business ;

(k) To issue the whole or any part of the shares of stock of the company, as fully paid up and non-assessable, in payment of any property, movable or immovable or other assets acquired by the company, or, with the approval of the shareholders, as remuneration for services rendered to the company in placing the shares or debentures of the company or for any other consideration as the directors may deem proper and in the company's interest ;

(l) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ;

(m) To distribute among the members of the company, in kind, any shares, debentures, securities or assets belonging to the company ;

(n) To act as agents for any company, partnership or person carrying on a similar business.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Martel & Cie., Limitée"—"Martel & Co., Limited," with a capital stock of twenty-five thousand dollars, divided into 250 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Laurentides, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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#### W. Lamarre & Cie, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of February, 1917, incorporating Daniel Clément, Christophe Adolphe Lavinodière, notaries, Uldège Dalpé, Marie-Anne Paquette, spinster, accountants, Joseph Sinaï Lamarre, advocate, all of the city of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on business as dealers in wood, coal, grain, hay, foodstuffs, fruits, farm and garden products ;

(b) To purchase or acquire in any manner whatsoever, to own or lease any movable or immovable property necessary for the attainment of the company's purposes ;

(c) To purchase, acquire, own or lease any lands for the purposes of farming, and of raising and growing fruits, vegetables and horticultural products ;

(d) To erect works for the manufacture and preparation of canned goods, and also to construct ware-

houses, such as cold storages and grain elevators for the preservation of food products ;

(e) To erect and construct grist mills or any other works necessary for the transformation of grain into meal or other industrial products ;

(f) To carry on any business as agents, factors and brokers for any of the above purposes ;

(g) To open branches or to establish any agencies which may be necessary for the development of the company's business ;

(h) To operate coal mines and any timber limits which the company may deem profitable to acquire ;

(i) To construct any planing mills or sawmills and to operate any water rights or water-powers which the company may deem advisable to construct and operate ;

(j) To carry on any industrial operations relating to pulpwood business, the manufacture of pulp and the business of wood-pulp, to the manufacture and trade of paper, and also any other pulp business or trade ;

(k) To promote and operate any undertakings for the conveyance by land or water and the delivery of the raw materials and products manufactured by the company and as may be deemed necessary for the protection of the company's interests, and to realize profit upon the capital invested by the company for such purposes, to undertake the transportation of goods and merchandise and to lease its vessels or wagons for the company's benefit ;

(l) To open all necessary stores for the sale of any goods necessary or useful for the comfort, maintenance or life of the company's employees.

(m) To carry on any movable or immovable operations necessary or useful for the protection of the company's interest and conducive to its development ;

(n) To assume any liabilities necessary or useful for the attainment of the company's commercial and industrial purposes ;

(o) To purchase or acquire from any person or company carrying on a similar business, the whole or any part of their assets ; to assume and take the responsibility of the payment of their liabilities, in whole or in part ; to pay any money due for such purchase or acquisition in fully paid shares of the company ; to issue and allot any shares necessary, to any person, for the payment of movable or immovable property which may be necessary for the carrying on of the company's business ;

(p) To purchase or acquire, in and manner whatever, to hold and own shares or interest in any other company having objects similar, in whole or in part to those of this company ;

(q) To promote, organize any carry on any other business which may be carried on in connection with the company's business or having objects similar to those of this company or calculated directly or indirectly to enhance the value of the company's property and rights ;

(r) To accept in payment of any debt owing to the company and held by it, the payment of which is due or is not still due, shares, bonds, debentures or other securities of any other company, and, notwithstanding the provisions of section 44 of The Companies Act, to use such shares, debentures or securities for the purchase or otherwise to acquire, negotiate, hold, own, transfer or sell any other shares, debentures or securities of any company or corporation carrying on any business similar, in whole or in part, to that of this company, and when holding such shares, debentures or other securities, to exercise all the rights of holders thereof including the right to vote thereon through such agent or agents appointed by the directors of the company or to distribute such shares, debentures or other securities of any other company in specie, in the event of a distribution of profits or capital among the shareholders of the company ;

(s) To invest and deal with the funds of the company not immediately required in such a manner as may be determined by the majority vote of the directors ;

(t) With the approval of the shareholders to pay in fully paid shares of the company any persons for services rendered or to be rendered in connection with the company's operations or in or about its organization ;



(u) To do all acts allowed by law to any corporation for its protection and development ;

(v) The rights and powers mentioned in the different clauses of these letters patent are independent of each other and shall not be in anywise limited by the interpretation or the juxtaposition of any other paragraph unless otherwise specified.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of " W. Lamarre & Cie, Limitée," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 15th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

35-2

# IN THE EXCHEQUER COURT OF CANADA.

## GENERAL RULE AND ORDER.

IN pursuance of section 87 of the Exchequer Court Act (R.S., 1906, chap. 140) it is hereby ordered that Rule 236 of the General Rules and Orders now in force regulating the practice and procedure in the Ex-

chequer Court of Canada be and the same is hereby rescinded and the following substituted therefor :—

### RULE 236.

Any party against whom judgment has been given or an order made, may apply to the Court or a Judge thereof for a stay of execution or other relief against such judgment or order, and the Court or Judge may grant such stay or relief upon such terms, if any, as may be deemed just.

Dated at Ottawa, this 16th day of February, A.D., 1917.

WALTER CASSELS,  
J. E. C.

35-4

## DEPARTMENT OF MARINE AND FISHERIES.

OTTAWA, 19th February, 1917.

PUBLIC Notice is hereby given that the Acting Minister of Marine and Fisheries, by M. & F. Order No. 8 in 1917, dated the 16th February, 1917, under the provisions of section 27 of The Canada Shipping Act, has granted permission to change the name of the steamer "Kongo," which has been purchased from foreigners (U.S.A.) by the Reid Wrecking Company, Limited, Sarnia, Ontario, to that of "Overland."

A. JOHNSTON,  
Deputy Minister of Marine and Fisheries.

35-2

## NOTICE TO MARINERS.

No. 6 of 1917.

(Atlantic No. 4.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## NEW BRUNSWICK.

(19) East coast—Miramichi bay—Horseshoe bar—Gas buoy to be replaced by gas and bell buoy.

*Former notices*—No. 63 (143) of 1906; and No. 15 (51) of 1915.

*Gas and bell buoy to be established*—On the opening of navigation in 1917, the gas buoy, maintained 0.37 mile 240° (S. 83° 30' W. mag.) from Horseshoe bar east gas buoy, will, without further notice, be replaced by a combined gas and bell buoy.

Lat. N. 47° 8' 24'', Long. W. 65° 3' 42''.

*Description*—Steel cylindrical buoy, surmounted by a steel frame supporting the bell and lantern.

*Colour*—Red.

*Character of light*—Red light, automatically occulted at short intervals.

*Illuminating apparatus*—A lens lantern.

*Illuminant*—Acetylene, generated automatically.

N. to M. No. 6 (19) 25-1-17.

*Variation in 1917*: 23° 30' W.

*Authority*: Memo. from Commissioner of Lights.

*Admiralty charts*: Nos. 2187, 2034, 1651 and 2516.

*Publication*: St. Lawrence Pilot, Vol. 2, 1916, page 276.

*Canadian List of Lights and Fog Signals, 1916*: No. 868.

*Departmental Files*: Nos. 20869R and 27122.

## NEW BRUNSWICK.

(20) East coast—Miramichi bay—Horseshoe bar—Lightship to be replaced by gas buoy.

*Former notice*—No. 63 (142) of 1906.

*Miramichi bay lightship discontinued*—The lightship heretofore maintained at Horseshoe bar, Miramichi bay, has been withdrawn.

Lat. N. 47° 8' 17'', Long. W. 65° 3' 59''.

*Gas buoy to be established*—On the opening of navigation in 1917, a gas buoy will, without further notice, be established in the same position as the lightship has heretofore occupied.

*Description*—Steel cylindrical buoy, surmounted by a pyramidal steel frame supporting the lantern.

*Colour*—Red.

*Character of light*—Red light, automatically occulted at short intervals.

*Illuminating apparatus*—A lens lantern.

*Illuminant*—Acetylene, generated automatically.

N. to M. No. 6 (20) 25-1-17.

*Authority*: Memo. from Commissioner of Lights.

*Admiralty charts*: Nos. 2187, 2034, 1651 and 2516.

*Publication*: St. Lawrence Pilot, Vol. 2, 1916, page 275.

*Canadian List of Lights and Fog Signals, 1916*: No. 869.

*Departmental File*: No. 20869R.



## QUEBEC.

**(21) Gulf of St. Lawrence—Percé—Outer portion of wharf at north beach destroyed by storm—Pole light moved.**

*Former notice*—No. 115 (294) of 1908.

*Position*—Lat. N. 48° 32' 10", Long. W. 64° 12' 12".

*Outer portion of wharf carried away*—The outer portion of Laurier wharf, at the north beach, Percé, was destroyed by a storm on the 13th December, 1916.

*Light*—The fixed red pole light will be maintained on the undamaged portion of the wharf.

*Warning*—The Department is advised that there is shoal water over the destroyed portion of the wharf, and masters of vessels are warned accordingly.

*Authority*: Report from Supt. of Lights, Quebec.

N. to M. No. 6 (21) 25-1-17.

*Admiralty charts*: Nos. 1163, 1621, and 2516.

*Publication*: St. Lawrence Pilot, Vol. 1, 1916, page 95.

*Canadian List of Lights and Fog Signals, 1916*: No. 979:5R.

*Departmental File*: No. 20979:5R

## QUEBEC.

**(22) River St. Lawrence—Répentigny channel—Positions of buoys to be changed.**

*Dredging*—The curve at the intersection of Lebel and Répentigny courses has been increased in width to 700 feet, and the lower portion of Répentigny traverse has been increased in width to 450 feet, all to a depth of 15 feet at extreme low water of 1897

*Positions of buoys to be changed*.—On the opening of navigation in 1917 the following buoys will, without further notice, be moved to new positions on the east side of the channel widened as above:

(1) Black spar buoy No. 97R will be moved to a new position 1000 feet 40° (N. 55° E. mag.) from its old position.  
Lat. N. 45° 44' 44", Long. W. 73° 25' 45".

(2) Black spar buoy No. 103R will be moved to a new position 200 feet 141° (S. 24° E. mag.) from its old position.

Lat. N. 45° 44' 19", Long. W. 73° 26' 5".

(3) Black spar buoy No. 105R will be moved to a new position 150 feet 102° (S. 63° E. mag.) from its old position.

Lat. N. 45° 44' 5", Long. W. 73° 26' 9".

N. to M. No. 6 (22) 25-1-17.

*Variation in 1917*: 15° W.

*Authority*: Report from Mr. V. W. Forneret, Superintending Engineer, St. Lawrence ship channel.

*Admiralty charts*: Nos. 2787 and 2830b.

*Canadian Naval charts*: Nos. 3 and 22.

*Publication*: St. Lawrence Pilot above Quebec, 1912, page 89.

*Departmental File*: No. 25577.

A. JOHNSTON,

Deputy Minister.

DEPARTMENT OF MARINE,

OTTAWA, CANADA, 25th January, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

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## NOTICE.

Government of Canada  
Publications.

THE following list of recent Government publications is inserted in the *Canada Gazette* in conformity with Order in Council (P.C. 1522) of 28th October, 1915, which calls for the publication of such lists from week to week.

Where a publication is marked with an asterisk (\*) requests for the volume or report in question should be made to the department affected. In all other cases, applications should be addressed to the Chief of Distribution, Department of Public Printing and Stationery, Ottawa. When the title appears in English it will be understood that the volume is printed in English; when the title is in French, it means that the report is printed in the French language. The price quoted for publications should in every case accompany the application.

## AVIS.

Publications du Gouver-  
nement du Canada.

LA liste suivante des récentes publications du gouvernement est insérée dans la *Gazette du Canada*, en conformité de l'arrêté en conseil (C.P. 1522) du 28 octobre 1915, qui exige que ces listes soient publiées d'une semaine à l'autre.

Lorsqu'une publication est marquée d'un astérisque(\*) les demandes au sujet du volume ou du rapport en question devront être adressées au Ministère qui la publie. Dans tous les autres cas, il faudra s'adresser au Chef de la Distribution, département des Impressions et de la Papeterie publiques, Ottawa. Lorsque le titre est publié en anglais, il est entendu que c'est la version anglaise du volume qui est imprimée; lorsque le titre est en français, cela signifie que c'est la version française qui est imprimée. Le prix indiqué pour les publications devra dans chaque cas accompagner la demande.

## AGRICULTURE

Annual report of the Department for year ending March 31, 1916, 118 pp. ....	0.10
Loi de l'Instruction Agricole, Rapport sur la, 226 pp. ....	0.15
Fermes Expérimentales: Rapports du Directeur des Services de la Chimie, de la Culture du Sol, et de l'Elevage, pour l'exercice terminé le 31 mars 1915, 596 pp. ....	.45
Fermes Expérimentales: Rapports du Directeur des Services de l'Horticulture, des Céréales, de la Botanique, de l'Entomologie, des Plantes Fourragères, de l'Aviculture, et des Tabacs, pour l'exercice terminé le 31 mars 1915, 674 pp. ....	0.45
* Agricultural Gazette of Canada for February, 1917. ....	0.10
Annual subscription. ....	1.00
* La Gazette Agricole du Canada février 1917, 108 pp. illus. ....	0.10
* Patent Office Record and Register of Copyrights and Trade Marks, October, 1916. ....	0.20
Annual subscription. ....	2.00
* Foreign Agricultural Intelligence, bulletin of, October, 1916, Vol. VI, No. 7, 94 pp. Free.	
* Seed Testing (Branch of the Seed Commissioner), 4 pp. Free.	
* Seasonable Hints, March 1917, 16 pp. Free.	
* Gopher Destruction (Dominion Experimental Farms) Bulletin No. 31 (Second Series) 8 pp. Free.	
* Destruction du gaufre (Fermes Expérimentales du Dominion). Bulletin No. 31 (Deuxième Série) 8 pp. Gratuit.	
* Pear Thrips in British Columbia (Entomological Branch), 12 pp. Free.	
* Conseils pour la saison, mars 1917, 16 pp. Gratuit.	
* Fertilité du sol (Fermes Expérimentales du Dominion). Bulletin No. 27, 16 pp. Gratuit.	

## ARCHIVES.

Report on work of the Department for years 1914 and 1915. 780 pp. ....	0.60
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## BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Judgments, Orders, Regulations, and Rulings (fortnightly edition). Vol. VI, No. 22. (Feb. 15th.)	
Annual subscription. ....	3.00
Single numbers. ....	0.20

## CIVIL SERVICE COMMISSION.

* Miscellaneous Information (Third Edition) 8 pp. Free.	
* Renseignements concernant les examens du Service Civil, 60 pp. Gratuit.	

## COMMISSION OF CONSERVATION.

* Annual report, for year ending March 31, 1916, 284 pp. Free.	
* Rapport annuel pour l'exercice terminé le 31 mars 1916, 310 pp. Gratuit.	
* "Conservation", monthly bulletin, January, 1917, vol. vi. No. 1. Free.	
* "Conservation of Life." Quarterly bulletin, December, 1916. Free.	

## CUSTOMS.

Imports, Exports and Navigation of Canada, tables of, for year ending March 31, 1916. 772 pp. ....	0.50
Trade and Navigation returns for November, 1916, 532 pp. 8vo. ....	0.10

## EXTERNAL AFFAIRS.

Annual Report of the Secretary of State for External Affairs, for the year ending March 31, 1916, 40 pp. ....	0.05
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## FINANCE.

Public Accounts for year ending March 31, 1916, 270 pp. ....	0.20
Budget pour l'exercice terminé le 31 mars 1916, 96 pp. ....	0.05
Estimates for year ending March 31, 1918, 96 pp. ....	0.05

## INDIAN AFFAIRS.

Annual Report of the Department for year ending March 31, 1916, 500 pp. ....	0.35
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 500 pp. ....	0.35

## INLAND REVENUE.

Annual Report of the Department for year ending March 31, 1916. Part I. Excise, 236 pp. ....	0.15
Annual Report of the Department for year ending March 31, 1916. Part II. Weights and Measures, Gas and Electricity, 76 pp. ....	0.05
Annual Report of the Department for year ending March 31, 1916. Part III. Adulteration of Food, 604 pp. ....	0.25
Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie I—Accise, 234 pp. ....	0.15
Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie II—Inspection des poids et mesures, du gaz et de l'électricité, 76 pp. ....	0.05
Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie III. Falsification des substances alimentaires, 604 pp. ....	0.30
* Engrais pour 1916: Bulletin No. 347, 48 pp. Gratuit.	
* Sirop d'érable: Bulletin No. 348, 28 pp. Gratuit.	
* Balance automatique, 4 pp. Gratuit.	
* Balances pour l'épreuve du poids des grains, 4 pp. Gratuit.	



## INSURANCE.

INTERIOR.

JUSTICE.

LABOUR.

MARINE.

MILITIA.

MINES.

NAVAL SERVICE.

POST OFFICE.

PRIVY COUNCIL.

PUBLIC WORKS.

SECRETARY OF STATE.

Civil Service List, 1916 (English and French), 556 pp.....	0.35
* Dominion Companies Act, regulations respecting applications under, 24 pp. Free.	
* Judicial Committee of the Privy Council : judgments of, in the Company Cases, 30 pp. Free.	
* Alleged German Outrages, report of Committee on, 62 pp. Free.	

GOVERNMENT OF CANADA PUBLICATIONS—*Continued.*

## TRADE AND COMMERCE.

Annual report of the Department for year ending March 31, 1916, Part II—Canadian Trade with France, United Kingdom, Germany and United States, 200 pp.....	0.15
Monthly report September, 1915, 375 pp. 8vo.....	.20
* Census and Statistics Monthly, November, 1916. Free.	
* Trade Bulletin, No. 682, 8vo. October 9. Free.	
* Statistique Mensuelle, décembre 1916, vol. 9, No. 100. Gratuit.	
* Manufactures du Canada—Résultats préliminaires du recensement postal pris en 1916, 4 pp. Gratuit.	

## SPECIAL PUBLICATIONS.

* <b>Atlas of Canada.</b> 124 pp. 17 x 12, 80 maps, 64 diagrams. 12 pp. statistics, cloth and leather binding....	3.00
" <b>Canada at War</b> ": Speech delivered by Rt. Hon. Sir Robert L. Borden in New York City. Nov. 18, 1916.	Free.
* " <b>Canada's Need for Greater National Saving</b> ": Speech delivered by Hon. Sir Thomas White in Toronto, Jan. 3, 1917, 8 pp. Free.	
<b>Canada Year Book, 1915</b> , plates and maps, 707 pp. cloth.....	1.00
<b>Cost of Living</b> , report of Board of Inquiry into, vols. I and II, 2,064 pp. 8vo. diagrams.....	1.25
<b>Debates of Senate of Canada (English)</b> one volume, bound.....	0.00
<b>Debates of House of Commons of Canada (English)</b> 4 volumes, bound, per set.....	8.00
<b>Débats de la Chambre des Communes du Canada</b> , 4 volumes, reliés, par série.....	8.00
<b>Electoral Atlas of the Dominion</b> , according to the Redistribution Act of 1914, and amending Act of 1915. 230 pp. 15 x 12. Maps and descriptions of all Canadian constituencies :—	
Buckram binding.....	3.00
Paper cover.....	2.00
Separate sheets.....	0.05
Sheets per dozen.....	0.50
<b>European War</b> , copies of Proclamations, Orders in Council and Documents relating to the. 352 pp. 8vo.....	0.35
<b>European War</b> , copies of Proclamations, Orders in Council and Documents relating to the (First Supplement.) 528 pp. 8vo. ....	0.50
<b>European War</b> , copies of Proclamations, Orders in Council and Documents relating to the (Second Supplement) 762 pp. ....	0.60
<b>Index to Private Acts</b> , Dominion of Canada, 1867–1916. 90 pp. Cloth.....	0.50
<b>Index des Lois Privées du Canada, 1867–1916</b> , 100 pp. Broché.....	0.25
<b>Mauvaises Herbes du Canada.</b> 2ième édition, 196 pp. 10 x 17, 76 planches en couleurs: toile.....	1.00
<b>Statutes of Canada, 1916</b> .....	2.50
<b>Statuts du Canada, 1916</b> .....	2.50
<b>Report of the War Purchasing Commission:</b> Minutes, Orders in Council. 4 vols. per set.....	2.00
" <b>Royal Commission</b> (Sir Charles Davidson) <i>re</i> Submarines, Small Arms Ammunition, etc. 6 vols. per set.....	2.00



1916-17

1916-17

## STATEMENT

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department to the night of the 31st January, 1916 and 1917.

PUBLIC DEBT.		1916		1917.	
LIABILITIES.		\$	cts.	\$	cts.
<b>FUNDED DEBT—</b>					
Payable in New York.....				75,357,000	00
do in Canada.....		75,374,993	76	309,625,971	60
do in London.....		362,703,312	40	362,703,312	40
Temporary Loans.....		179,473,684	20	177,965,808	02
Bank Circulation Redemption Fund.....		5,668,759	32	5,755,554	26
Dominion Notes.....		178,179,682	29	182,141,531	79
<b>SAVINGS BANKS—</b>					
	1916.		1917.		
Post Office Savings Banks.....	\$38,394,900 37		\$41,439,100 61		
Dominion Government Savings Banks..	13,691,164 72		13,294,320 47		
Trust Funds.....		52,086,065	09	54,733,421	08
Province Accounts.....		10,095,751	64	10,205,157	60
Miscellaneous and Banking Accounts.....		11,920,481	20	11,920,481	20
		30,914,101	94	35,777,305	58
Total Gross Debt.....		906,416,831	84	1,226,185,543	53
<b>ASSETS.</b>					
<b>INVESTMENTS—</b>					
Sinking Funds.....		11,800,301	24	13,580,799	08
Other Investments.....		110,465,901	12	142,440,137	04
PROVINCE ACCOUNTS.....		2,296,327	90	2,296,327	90
MISCELLANEOUS AND BANKING ACCOUNTS.....		254,365,301	64	321,929,409	76
Total Assets.....		378,927,831	90	480,246,673	78
Total Net Debt 31st January.....		527,488,999	94	745,938,869	75
do do to 31st December.....		515,144,019	37	722,111,449	67
Increase of Debt.....		12,344,980	57	23,827,420	08

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of January, 1916.	Total to 31st January, 1916	Month of January, 1917.	Total to 31st January, 1917.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<b>REVENUE :</b>				
Customs.....	9,780,760 48	78,996,901 31	11,536,092 02	108,868,302 45
Excise.....	1,739,578 48	18,203,670 26	2,109,348 87	20,561,709 96
Post Office.....	1,375,000 00	14,171,339 91	1,731,627 71	15,881,627 71
Public Works, including Railways and Canals..	3,381,877 74	19,399,097 82	1,907,819 80	21,701,730 86
Miscellaneous.....	1,244,874 70	8,778,903 98	3,762,328 32	20,890,194 89
Total.....	17,522,091 40	139,549,913 28	21,047,216 72	187,903,565 87
<b>EXPENDITURE.....</b>	15,750,217 33	90,219,672 89	18,882,897 99	100,579,403 09

EXPENDITURE ON CAPITAL ACCOUNT, ETC.				
War.....	12,237,788 24	97,986,686 66	24,074,932 88	194,304,681 80
Public Works, including Railways and Canals.....	1,983,068 54	28,134,950 59	2,031,921 81	20,642,079 16
Railway Subsidies.....		1,217,910 71	211,674 82	575,153 43
Total.....	14 220,856 78	127,339,547 96	26,318,529 51	215,521,914 39

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,

J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.

FINANCE DEPARTMENT, Ottawa, February 6, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance

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CIRCULATION AND SPECIE.

Provincial.....	\$	27,772 25	Gold held January 31, 1917, by the Min-	
Fractional.....		1,073,792 04	ister of Finance.....	\$ 119,578,486 68
\$1.....		13,603,443 00		
\$2.....		10,215,416 50	Gold reserve to be held on Savings Banks	
\$4.....		44,715 00	Deposits—	
\$5.....		3,594,402 50	10 p.c. on \$54,733,421.08 under The	
\$50.....		10,150 00	Savings Banks Act.....	5,473,342 11
\$100.....		1,600 00		
\$500.....		2,192,000 00	Gold held for redemption of Dominion	
\$1,000.....		4,663,000 00	Notes.....	\$114,105,144 57
\$500 Legal Tender Notes for Banks.....		201,000 00		
\$1,000 " " " ".....		1,830,000 00		
\$5,000 " " " ".....		147,575,000 00		
		\$ 185,032,291 29		
PROVINCIAL NOTES.				
\$1.....	\$	11,300 50		
\$2.....		6,062 00		
\$5.....		4,219 75		
\$10.....		2,180 00		
\$20.....		860 00		
\$50.....		650 00		
\$500.....		2,500 00		
	\$	27,772 25		

T. LAWSON,  
Actg. Comptroller of Dominion Currency.  
FINANCE DEPARTMENT,  
OTTAWA, 7th February, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance.

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UNREVISED STATEMENT of Inland Revenue accrued during the month of November, 1916.

Source of Revenue.	Amounts.	Total.
	\$ cts.	\$ cts.
Excise.		
Spirits.....	920,603 93	
Malt Liquor.....	7,426 05	
Malt.....	152,112 21	
Tobacco.....	1,026,293 46	
Cigars.....	71,332 35	
Manufactures in Bond.....	7,418 86	
Acetic Acid.....	1,127 85	
Seizures.....	630 80	
Other Receipts.....	7,402 92	
Total Excise Revenue.....		2,194,078 43
Methylated Spirits.....		15,957 09
Ferry.....		11,640 53
Inspection of Weights and Measures.....		4,208 00
Gas Inspection.....		5,829 10
Electric Light Inspection.....		956 50
Law Stamps.....		985 35
Other Revenues.....		418,099 01
War Tax.....		
Grand Total Revenue.....		2,651,754 01

J. U. VINCENT,  
Deputy Minister.

INLAND REVENUE DEPARTMENT,  
Ottawa, 22nd December, 1916.

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## POST OFFICE Savings Bank Account for the month of November, 1916.

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat. Can., 1906.)

DR.

CR.

	\$	cts.		\$	cts.
BALANCE in hands of the Minister of Finance on 31st October, 1916. ....	41,141,450	36	WITHDRAWALS during the month. ....	792,887	84
DEPOSITS in the Post Office Savings Bank during month. ....	1,136,673	72			
TRANSFERS from Dominion Government Savings Bank during month :—					
PRINCIPAL. .... \$					
INTEREST accrued from 1st April to date of transfer. ....					
DEPOSITS transferred from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada. ....	1,671	01			
INTEREST allowed to depositors on accounts during month. ....	7,368	58	BALANCE at the credit of Depositor's accounts on 30th November, 1916. ....	41,494,275	83
	42,287,163	67		42,287,163	67

Certified,  
W. FAIRWEATHER,  
Actg. Superintendent Savings Bank Branch.  
POST OFFICE DEPARTMENT,  
OTTAWA, 10th January, 1917.

R. M. COULTER,  
Deputy Postmaster General.

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## STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks on thirty-first January, 1917. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on 31st December, 1916.	Deposits January, 1917.	Total.	Withdrawals for January, 1917.	Balance on 31st January, 1917.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Manitoba :—</i>					
Winnipeg. ....	569,715 24	3,293 00	573,008 24	5,489 36	567,518 88
<i>British Columbia :—</i>					
Victoria. ....	1,160,058 18	27,463 80	1,187,521 98	20,076 18	1,167,445 80
<i>Prince Edward Island :—</i>					
Charlottetown. ....	1,937,342 79	35,000 47	1,972,343 26	15,611 09	1,956,732 17
<i>New Brunswick :—</i>					
Newcastle. ....	268,967 32	1,070 00	270,037 32	2,669 43	267,367 89
St. John. ....	5,326,946 34	52,075 64	5,379,021 98	55,743 99	5,323,277 99
<i>Nova Scotia :—</i>					
Barrington. ....	118,635 69	43 00	118,678 69	50 00	118,628 69
Guysboro'. ....	116,979 27	1,678 00	118,657 27	260 64	118,396 63
Halifax. ....	2,502,721 36	29,520 42	2,532,241 78	22,664 19	2,509,577 59
Kentville. ....	239,384 16	3,558 04	242,942 20	3,035 46	239,906 74
Lunenburg. ....	420,076 12	4,077 00	424,153 12	3,294 76	420,858 36
Port Hood. ....	86,411 35	777 00	87,188 35	951 27	86,237 08
Shelburne. ....	222,924 59	2,882 00	225,806 59	1,160 51	224,646 08
Sherbrooke. ....	98,712 14	1,397 00	100,109 14	414 00	99,695 14
Wallace. ....	135,196 48	1,450 00	136,646 48	504 45	136,142 03
Totals. ....	13,204,071 03	164,285 37	13,368,356 40	131,925 33	13,236,431 07

T. C. BOVILLE,  
Deputy Minister of Finance.

FINANCE DEPARTMENT,  
OTTAWA, 13th February, 1917.

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THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA  
ON THE 1ST FEBRUARY, 1917.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY AND PROVINCE OR TERRITORY.	POSTMASTER.
Anvers (opened 24th Jan.)	Cranbourne.....	Dorchester ..... P.Q.	Romeo Bolduc.
Chawston .....	.....	Yale-Cariboo..... B.C.	L. V. Newton.
Drouin (opened 25th Jan.)	Standon.....	Dorchester..... P.Q.	Charles Corriveau.
London Sub-Office No. 7 (opened 3rd Jan.)	1078 Richmond St....	City of London..... O.	Wm. Andrews.
Lule.....	La Reine .....	Pontiac..... P.Q.	E. Trottier.
Radnor Forges (re-opened 5th Feb.)	Ste. Marguerite.....	Champlain..... P.Q.	Jos. L. Raiche.
Ste. Seraphine.....	Kingsey Falls. ....	Drummond-Arthabaska P.Q.	Leon Gelinas.
South River Bourgeois....	.....	Richmond..... N.S.	Vital Leblanc.
Suffren .....	Sec. 14, Tp. 21, R. 4, W.P.M.	Dauphin..... M.	Omer Pichette.
Winnipeg Sub-Office No. 27.	1200 Main St., Cor. Mountain Ave.	City of Winnipeg... M.	R. Douglas Bruce.

NOTE:—Quebec Sub Office Limoilou was closed from the 2nd to the 12th December, 1916.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

NAMES CHANGED.

Princeton Crossing.....District of Yale-Cariboo.....B.C. to Mazama.

OFFICES CLOSED.

- b Alfred Centre .....County of Prescott.....O.  
 b Alison.....County of Westmoreland.....N.B.  
 Annis.....District of Yale-Cariboo.....B.C.  
 b Arlington Beach.....District of Humboldt.....Sask.  
 b Arnoldville.....County of Kings and Albert.....N.B.  
 b Beauvoir.....County of Vaudreuil.....P.Q.  
 Bone Creek.....District of Moose Jaw.....Sask. Closed 10th Jan.  
 b Blouin.....County of Lewis.....P.Q. Closed 5th Jan.  
 Cananea.....District of Moose Jaw.....Sask. Closed 31st Dec. 1916.  
 b Cedar Camp.....County of Kings and Albert.....N.B.  
 b Chambers Settlement.....County of Kings and Albert.....N.B.  
 Cotterview.....District of Victoria.....Alberta Closed 29th Dec. 1916.  
 Donald.....District of Kootenay.....B.C. Closed 17th Jan.  
 b Donegal.....County of Kings and Albert.....N.B.  
 Englewood.....District of Battleford.....Sask. Closed 12th Jan.  
 b Firvale.....District of Comox-Atlin.....B.C.  
 Hillthorpe.....District of Moose Jaw.....Sask.  
 Holmes Crossing.....District of Edmonton.....Alberta Closed 13th Dec.  
 Montreal Sub-office No. 18.....County of Maisonneuve.....P.Q. Closed 24th Jan.  
 b Mousseau.....County of Soulanges.....P.Q.  
 b North Osgoode.....County of Russell.....O. Closed 31st Dec. 1916.  
 Norrishville.....District of Saskatoon.....Sask.  
 O'Donnell River.....District of Comox-Atlin.....B.C.  
 Richan.....District of Thunder Bay and Rainy  
 River.....O. Closed 25th Dec. 1916.  
 b Rockville.....County of Kings and Albert.....N.B.  
 Royalview.....District of Medicine Hat.....Alberta  
 b St. Thomas d'Alfred.....County of Prescott.....O. Closed 6th Jan.  
 Salvia.....District of Moose Jaw.....Sask.  
 Schulz.....District of Moose Jaw.....Sask. Closed 30th Nov. 1916.  
 Spirit Lake.....District of Pontiac.....P.Q. Closed 26th Jan.  
 b Strongville.....County of Simcoe, N.R.....O.  
 b Sunnidale Corners.....County of Simcoe, N.R.....O.  
 b Temple.....County of York.....N.B. Closed 15th Jan.  
 Tete Jaune.....District of Yale-Cariboo.....B.C. Closed 15th Jan.  
 Thackeray.....District of Battleford.....Sask. Closed 6th Jan.  
 Thingvalla.....District of Saltcoats.....Sask.  
 b Travellers Rest.....County of Prince.....P.E.I.  
 b Val des Sables.....County of Vaudreuil.....P.Q.  
 b Verte Vallee.....County of Vaudreuil.....P.Q.  
 Waddington.....District of Medicine Hat.....Alberta Closed 8th Jan.  
 b Walker Settlement.....County of Kings and Albert.....N.B.  
 b West Royalty.....County of Queens.....P.E.I. Closed 31st Jan.  
 Winnipeg Sub-office No. 19.....City of Winnipeg.....M. Closed 30th Dec. 1916.

b Closed on the inauguration of Rural Free Delivery.



## TO ADVERTISERS IN THE GAZETTE.

**PARTIES** sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules:

1. Address "The Canada Gazette, Ottawa, Canada."
2. Indicate the number of insertions required.
3. The rates are as follows: Notices, first insertion, ten cents per agate line (fourteen to the inch); subsequent insertions, five cents per line. Translation of documents, forty cents per one hundred words.

A provisional remittance should accompany the copy; the amount of which should be calculated as follows:

## First insertion:

Flat charge for title and signature.....	\$1 00
Add two cents per word actual count.....	
Translation, if any, to be made, at 40 cents per 100 words.....	

## Other insertions:

Flat charge for title and signature.....	0 50
Add one cent per word actual count.....	
Multiply by number of such other insertions.....	

Total.....

After the first insertion an invoice will be made showing the exact amount due, the amount received and any difference over or under in the remittance will be adjusted.

## NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions:—

- Notices of applications for divorce—14 insertions.
- Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.
- Notices of ordinary applications to Parliament—5 insertions.
- Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.
- Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.

Interim Copyrights—1 insertion.

The Companies Act—Change of chief place of business, of by-laws, etc.—1 insertion.

Works in navigable waters, approval of plans, etc.—5 insertions.

Notices received up to 12 o'clock noon on Thursdays will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

J. de LABROQUERIE TACHE,

King's Printer and Controller of Stationery.

Department of Public Printing and Stationery.

Ottawa, 24th December, 1914.

## APPLICATIONS TO PARLIAMENT.

## HOUSE OF COMMONS.

## RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

*Petitions for Private Bills.*

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

*Instruction to Committees.*

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

*Deposit of Bills and Fees.*

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

*Additional charges.*

3. The following charges shall also be levied and paid in addition to the foregoing, viz.:—

(a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension.....	\$100 00
(b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week.....	100 00
(c.) When a Bill is presented in the House after the twelfth week of the session.....	200 00
(d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000.....	100 00
(e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000.....	150 00
(f.) When the proposed capital stock of a company is over \$750,000 and does not exceed \$1,000,000.....	200 00
(g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000.....	300 00
(h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000.....	400 00
(i.) For every additional million dollars or fractional part thereof.....	100 00

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves and increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill: and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating

in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs *b* or *c* of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,  
Clerk House of Commons.

#### RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. A *Railway or Canal Company*:—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. A *Telegraph or Telephone Company*:—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the *construction of any works* which in their construction or operation might specially affect the particular locality; or for obtaining any *exclusive rights or privileges*; or for doing any matter or thing which in its operation affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A *Banking Company*; An *Insurance Company*; A *Trust Company*; A *Loan Company*; or an *Industrial Company* without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks;

and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House.

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the *clauses of the General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Acts* is proposed to be departed from;—Bills which are not framed in accordance with this *Rule*, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the *clauses*.

THOS. B. FLINT,  
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

#### MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a 'railway company, or of a canal company, or for an 'extension of the line of any existing or authorized 'railway or canal, shall be considered by the Examiner 'or by the Standing Orders Committee until there 'has been filed with that committee a map or plan, 'showing the proposed location of the works, and 'each county, township, municipality or district 'through which the proposed railway or canal, or any 'branch or extension thereof, is to be constructed."

#### MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway 'or canal company or for changing the route of the 'railway or of the canal of any company already 'incorporated shall be considered by the Railway 'Committee until there has been filed with the committee, at least one week before the consideration 'of the bill:—"

(a.) "A map or plan drawn upon a scale of not 'less than half an inch to the mile, showing the 'location upon which it is intended to construct 'the proposed work, and showing also the lines of 'existing or authorized works of a similar character 'within, or in any way affecting the district, or any 'part thereof, which the proposed work is intended 'to serve; and such map or plan shall be signed 'by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of 'capital proposed to be raised for the purpose of the 'undertaking, and the manner in which it is proposed 'to raise the same, whether by ordinary shares, 'bonds, debentures, or other securities, and the 'amount of each, respectively."

#### THE SENATE.

#### SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

*As Revised and brought in force 22nd March, 1916.*

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be



published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

- (1) The petitioner's residence at the time of service.
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—
  - (a) The respondent's residence at the time of sending such notice.
  - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
  - (c) The name and address of the solicitor, if any, acting for the respondent.
  - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
- (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be con-

sidered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.

(7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210).

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

#### THE SENATE.

##### *Notices for Private Bills.*

##### EXTRACTS FROM THE STANDING RULES OF THE SENATE.

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. *A Railway or Canal Company*.—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*.—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect a particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholder or bondholders or creditors of the company:—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed "Private Bill Notice"; or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

NOTICE is hereby given that William Lewes Evans of the City and District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the present session thereof, for the purpose of obtaining a Bill of Divorce from his wife, Meta Rogers, of parts unknown, on the grounds of adultery and desertion.

Dated at Montreal, in the Province of Quebec, this twelfth day of February, A.D. one thousand nine hundred and seventeen.

COUSINS & CURRY,  
Solicitors for the applicant,  
120 St. James Street,  
Montreal.

34-14

NOTICE is hereby given that Margaret Bell Charlesworth, of the Town of Blythe, in the County of Huron, in the Province of Ontario, wife of Leopold Otto Charlesworth, of the same place, merchant, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from her husband, the said Leopold Otto Charlesworth, of the said Town of Blythe, in the County of Huron, in the Province of Ontario, merchant, on the grounds of adultery and desertion.

Dated at Winnipeg, in the Province of Manitoba, this 19th day of January, A.D. 1917.

MARGARET BELL CHARLESWORTH,  
By her solicitor  
WILLIAM THORNBURN.

Witness—G. V. DARRACH. 32-14

NOTICE is hereby given that Milo Elmer Rose, of the City of Hamilton, in the County of Wentworth, in the Province of Ontario, drilling contractor, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Gretchen Innis Rose, of the City of Hamilton, in the County of Wentworth, on the grounds of adultery and desertion.

Dated at Hamilton, this 22nd day of January, A.D. 1917.

ARRELL & ARRELL,  
Solicitors for the applicant.

EDWARD J. DALY,  
Ottawa agent.

31-14

NOTICE is hereby given that Amy Beatrice Mathews, of the City of Westmount, in the District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Ernest Hilton, of the City of Montreal, in the Province of Quebec, on the ground of adultery.

Dated at the City of Montreal, in the Province of Quebec, this third day of January, one thousand nine hundred and seventeen.

COUSINS & CURRY,  
Solicitors for applicant,  
120 St. James Street,  
Montreal.

29-14

NOTICE is hereby given that Mr. Donald George Whibley, presently of the City of Ottawa, in the County of Carleton, in the Province of Ontario, but formerly of the City and District of Montreal, in the Province of Quebec, Accountant, will apply to the Parliament of Canada, at the next Session thereof, for a Bill of Divorce from his wife, Frances Lilian Owen, of parts unknown, on the grounds of adultery and desertion.

Messrs. Aylen & Duclos, Solicitors, Ottawa, are agents for petitioner for receiving papers.

Dated at the City of Montreal, Province of Quebec, this thirteenth day of December, one thousand nine hundred and sixteen (13-1916).

LESLIE H. BOYD,  
Solicitor for applicant,  
136 St. James St., Montreal

25-14



**NOTICE** is hereby given that Johnston Alexander Abraham, of the Village of Wiarton, in the County of Bruce, and Province of Ontario, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Mary Charles Abraham, of the Village of Wiarton, in the County of Bruce, and Province of Ontario, on the grounds of adultery and misconduct.

Dated at Ottawa, this 9th day of December, A.D. 1916.

PRINGLE, THOMPSON, BURGESS & COTE,  
Union Bank Building,  
Ottawa, Ont.,  
Solicitors for applicant.

25-14

**NOTICE** is hereby given that Percy Doughty, of the City of Toronto, in the County of York, Province of Ontario, manager, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Beneita Jennetta Doughty, of the said City of Toronto, on the ground of adultery.

Dated at Toronto, in the Province of Ontario, this 1st day of December, 1916.

PERCY DOUGHTY,  
by his solicitor herein  
S. W. BURNS,  
10 Queen East,  
Toronto.

24-14

**NOTICE** is hereby given that Florence Evelyn Snyder, of the City and District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Edward Lockwood, also of the City and District of Montreal, in the Province of Quebec, mechanic, on the grounds of adultery and desertion.

Dated at the City of Montreal, in the Province of Quebec, this 22nd day of November, 1916.

HUGH MACKAY,  
Solicitor for applicant.

22-14

**NOTICE** is hereby given that Colin Darrach Poole, of the City of Toronto, in the County of York, in the Province of Ontario, manager, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Catharine Poole, on the ground of adultery.

Dated at Toronto, in the Province of Ontario, the 8th day of January, 1916.

CORLEY, WILKEY & DUFF,  
157 Bay Street, Toronto,  
Solicitors for the applicant.

22-14

**NOTICE** is hereby given that Albert Edwin Gordon, of the City of Toronto, in the County of York, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Edna Gertrude Gordon, of the said City of Toronto, on the ground of adultery.

Dated at Toronto this 27th day of July, A.D., 1916.

CORLEY, WILKIE, DUFF & HAMILTON,  
Solicitors for applicant.

22-14

**NOTICE** is hereby given that application will be made at the next session of the Parliament of Canada for the incorporation of The "Alliance Nationale," a fraternal and benevolent society, duly incorporated by special act of the Province of Quebec, to promote the material and social welfare of its members and the protection of those dependent upon them, in aiding them in sickness and disability and insuring them against death, sickness and accident, and by paying them such indemnities or benefits as may be provided for by the by-laws of the Association.

de LORIMIER & GODIN,  
35 St. James Street, Montreal,  
Solicitors for applicants.

Montreal, January 5, 1917. 29-5-34-2

**NOTICE** is hereby given that "The Sharp Rotary Ash Receiver Company, Inc.," of Binghampton, in the State of New York, will apply to the Parliament of Canada, at the present session thereof, for an Act authorizing the Commissioner of Patents, notwithstanding anything in The Patent Act, to receive from the applicant company an application for the payment of the usual fee for the second term of the following patent, viz: No. 124494, dated the 15th day of March, 1910, being improvement in Ash Receiving Devices; and to grant and issue to the said applicant certificate of payment for such fees, provided for by The Patent Act, extending the term of duration of the letters patent aforesaid in as full and ample a manner as if application had been made within the said first six years of the letters patent aforesaid, or six years from the date of the letters patent aforesaid.

THE SHARP ROTARY ASH  
RECEIVER CO., INC.

34-5

LELAND L. SUMMERS.

**NOTICE** is hereby given that Leland L. Summers of Chicago, Ill., U.S.A., will apply to the Parliament of Canada, at the present session thereof, for an Act authorizing the Commissioner of Patents, notwithstanding anything in The Patent Act, to receive from the applicant an application for the payment of the further and usual fee for the second term of the following patents, namely:—Nos. 127,367; 127,368; 127,369 and 127,370, all dated 2nd August, 1910, the first two mentioned being for Improvements in Coking Furnaces, and the last two being for Improvements in Coking Processes; and to grant and issue to the said applicant certificates of payment for such fees, provided for by The Patent Act, extending the term of duration of each and all of the letters patent aforesaid in as full and ample a manner as if application had been made within the said first six years of the letters patent aforesaid, or six years from the date of the letters patent aforesaid.

SMELLIE & LEWIS,  
Solicitors for applicant.  
Ottawa, 18th January, 1917. 31-5

#### BRITISH CROWN ASSURANCE CORPORATION OF CANADA.

**NOTICE** is hereby given that an application will be made to the Parliament of Canada at its present Session for an Act to incorporate "The British Crown Assurance Corporation of Canada" with power to carry on the business of fire insurance, automobile insurance, sprinkler leakage insurance, weather insurance and hail insurance in all their forms and branches throughout the Dominion of Canada, and with all other necessary and usual powers, and having its head office at the City of Regina in the Province of Saskatchewan.

Dated at Ottawa this 19th day of January, 1917.  
EMBURY, SCOTT & McKINNON,  
Solicitors for Applicants.  
By JOHN J. O'MEARA.  
Their Agent.

31-5

#### BRITISH COLUMBIA AND WHITE RIVER RAILWAY CO.

**NOTICE.**—The British Columbia and White River Railway Company will apply to the Parliament of Canada, at its next session, for an Act extending the time within which it may construct the railways and branches which it has been duly authorized to construct by chapter forty-five of the Statutes of nineteen hundred and eleven, and which have not been constructed, and for other purposes.

Dated at Vancouver, B.C., this twenty-ninth day of January, nineteen hundred and seventeen.

BARNARD, McKEOWN & CHOQUETTE,  
145 St. James Street, Montreal,  
Solicitors for the company.

32-5

## SECURITY LIFE INSURANCE COMPANY.

**NOTICE** take notice that the Security Life Insurance Company of Canada, will apply to the Parliament of Canada, at the present session thereof, for an Act increasing the number of its directors from nine to fifteen and for other purposes.

ROWAN, JONES, SOMMERVILLE,

PRINGLE & GUTHRIE,      NEWMAN & HATTIN,  
Citizen Building,      59 Victoria Street,  
35-5      Ottawa agents.      Toronto, Ont.

## MISCELLANEOUS.

## THE ROYAL BANK OF CANADA.

DIVIDEND No. 118.

**NOTICE** is hereby given that a dividend of three per cent (being at the rate of twelve per cent per annum) upon the paid-up capital stock of this Bank has been declared for the current quarter, and will be payable at the Bank and its branches on and after Thursday, the 1st day of March next, to shareholders of record of 15th February.

By order of the Board.

C. E. NEILL,  
General manager.

Montreal, Que., 16th January, 1917.      30-6

## NEW YORK CENTRAL RAILWAY COMPANY.

**NOTICE** is hereby given, that on the 9th day of February, 1917, there was deposited in the office of the Secretary of State for the Dominion of Canada, a duly executed agreement, dated January 1, 1917, by and between John Carstensen, Abraham T. Hardin and Edward L. Rossiter, vendors, Guaranty Trust Company of New York, trustee, and the New York Central Railway Company, and a lease, duly executed, pursuant thereto under date of January 20, 1917, Guaranty Trust Company of New York, as trustee, to The New York Central Railway Company, in pursuance of Chapter 38 of the Statutes of Canada for 1907, being an Act to amend the Railway Act and amendments thereto.

Dated February 9, 1917.

ALBERT H. HARRIS,  
34-2      Vice-President and General Counsel.

THE FRENCH RIVER BOOM COMPANY,  
LIMITED.

Midland, Ontario, 13th February, 1917.

*To whom it may concern:—*

**THE** following is a list of the tolls proposed to be collected on logs and timber taken down through the works of The French River Boom Company, Limited, during the season of 1917, all of which has been submitted for approval of the Minister of Public Works, as required by law, viz:—

SECTION I.—(a) For all logs and timber passing through the works of the company from the Elbow to below rapids at Tramway, for each 1,000 feet B.M. ....	Cts. .07
(b) For taking logs from inside Elbow just above Tramway, and delivering same in rafts to Lake Tugs in their storm booms, an additional charge per 1,000 feet B.M. ....	.38
SECTIONS II, III, IV.—For taking logs from mouth of Wahnapiatae, Main French or Pickerel River at LeBœuf Lake to inside Elbow, for each 1,000 feet B.M. ....	.25

THE FRENCH RIVER BOOM CO. (LIMITED).

DWIGHT J. TURNER,  
34-4      Secretary-treasurer.

## BANK OF NOVA SCOTIA.

DIVIDEND No. 189.

**NOTICE** is hereby given that a dividend at the rate of fourteen percent per annum on the paid-up capital stock of this Bank has been declared for the quarter ending 31st March and that the same will be payable on and after Monday, the 2nd day of April next, at any of the offices of the Bank.

The stock transfer book will be closed from the 17th to the 31st proximo, inclusive.

By order of the Board,

H. A. RICHARDSON,  
General manager.

Halifax, N.S., 16th February, 1916.      35-6

## THE DOMINION BANK.

**NOTICE** is hereby given that a dividend of three per cent has been declared upon the paid-up capital stock of this institution for the quarter ending 31st March, 1917, being at the rate of twelve per cent per annum, and that the same will be payable at the head office of the Bank and its branches, on and after Monday, the 2nd day of April, 1917, to shareholders of record of 20th March, 1917.

By order of the Board,

C. A. BOGERT,  
General manager.

Toronto, 16th February, 1917.      35-6

NAVIGABLE WATERS PROTECTION ACT,  
R. S. C., CHAPTER 115.

**THE** Grand Trunk Pacific Railway Company hereby gives notice that it has, under Section 7 of the said Act, deposited with the Minister of Public Works at Ottawa and in the office of the District Registrar of the Land Registry Office, District of Prince Rupert, at Prince Rupert, a description of the site and lumber mill and other works proposed to be built in the Prince Rupert Harbour at Prince Rupert, British Columbia, in front of Waterfront Block "I", according to registered plan of the townsite of the said City of Prince Rupert registered in the aforesaid land registry office as No. 923 Section 7.

And take notice that after the expiration of one month from the date of the first publication of this notice The Grand Trunk Pacific Railway Company will, under Section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa for approval of the said site and plan and for leave to construct the said works.

Dated at Winnipeg, Manitoba, this 21st day of February, A. D 1917.

THE GRAND TRUNK PACIFIC  
RAILWAY COMPANY.

35-4      H. H. HANSARD,  
Solicitor.

## HENRY McMULLEN, LIMITED.

**NOTICE** is hereby given that at a meeting of the directors of the above company held at Montreal, 1916, the number of directors was reduced from five to three by the following provision, passed as part of By-law No. 1 of said company, to wit:—

"The directors, three in number, shall be chosen from the shareholders and shall hold office for one year, or until others are elected and qualified in their stead."

Such by-law was approved by the unanimous vote of the shareholders of such company present at a special general meeting held on the same date and duly called to consider such by-law, at which all the shareholders of the company were present.

As witness the seal of the said company and the signature of its secretary hereunto affixed this — day of February, 1917.

[L. S.]      C. M. BROWN,  
35-1      Secretary.



# FACTORIES INSURANCE COMPANY.

IN THE MATTER of the Factories Insurance Company ;  
and in the matter of The Insurance Act, 1910.

NOTICE is hereby given, pursuant to sections 28, 130 and 131 of The Insurance Act, 1910, that the Factories Insurance Company, having ceased to transact business in Canada, and having reinsured all its outstanding risks in the Western Assurance Company, a company licensed to do business in Canada, has applied to the Minister of Finance for the release of its securities on the first day of May, 1917, and all claimants, if any, contingent or actual, who desire to oppose such release, are hereby notified to file their opposition in writing with the Minister at his office, in the Parliament Buildings, Ottawa, on or before the said first day of May, 1917.

Dated at Toronto, this thirtieth day of January, 1917.

B. L. ANDERSON,  
President.

32-14

# THE BANK OF TORONTO.

DIVIDEND No. 142.

NOTICE is hereby given that a dividend of two and three-quarters per cent for the current quarter, being at the rate of eleven per cent per annum, upon the paid-up capital stock of the Bank, has this day been declared, and that the same will be payable at the Bank and its branches, on and after the 1st day of March next, to shareholders of record at the close of business on the 14th day of February next.

By order of the Board,

THOS. F. HOW,  
General manager.

The Bank of Toronto,  
Toronto, 24th January, 1917.

31-5

# THE BANK OF OTTAWA.

DIVIDEND No. 102.

NOTICE is hereby given that a dividend of three per cent, being at the rate of twelve per cent per annum, upon the paid-up capital stock of this Bank, has this day been declared for the current three months, and that the said dividend will be payable at the Bank and its branches on and after Thursday, the first day of March, 1917, to shareholders of record at the close of business on the 15th of February next.

By order of the Board,

D. M. FINNIE,  
General manager.

Ottawa, Ont., 15th January, 1917.

31-5

# BANK OF MONTREAL.

NOTICE is hereby given that a dividend of two and one-half per cent upon the paid-up capital stock of this institution has been declared for the current quarter, payable on and after Thursday, the first day of March next, to shareholders of record of 31st January, 1917.

By order of the Board,

FREDERICK WILLIAMS-TAYLOR,  
General manager.

Montreal, 23rd January, 1917.

31-5

# THE HOME BANK OF CANADA.

DIVIDEND No. 41.

NOTICE is hereby given that a dividend at the rate of five per cent (5%) per annum upon the paid-up capital stock of this Bank has been declared for the three months ending the 28th February, 1917, and that the same will be payable at the Head office and Branches on and after Thursday the 1st day of March, 1917. The transfer books will be closed from the 14th day of February to the 28th day of February, 1917, both days inclusive.

By order of the Board,

J. COOPER MASON,  
Acting general manager.

Toronto, January 17, 1917.

31-5

15879-4

# NAVIGABLE WATERS PROTECTION ACT.

R. S. C., CHAPTER 115.

THE St. Maurice Lumber Company, a body corporate and politic, having its head office and principal place of business in the Province of Quebec, at the City of Three Rivers, hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the Registrar of the Registration Division of Three Rivers, a description of the site and the plans of eleven new piers proposed to be built in the St. Maurice River at Three Rivers, in front of Lot No. 2011.

And take notice that after the expiration of one month from the date of the first publication of this notice, the St. Maurice Lumber Company will, under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa, for approval of the said site and plans, and for leave to construct the said piers.

Dated at Three Rivers, this twenty-sixth day of January, 1917.

ST. MAURICE LUMBER COMPANY,

Per G. M. STEARNS,  
President.

33-4

# NAVIGABLE WATERS PROTECTION ACT.

R.S.C., CHAPTER 115.

THE Mullen Coal Company hereby give notice that they have, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the Registrar of Deeds for the Registry Division of the County of Essex, at Sandwich, Ontario, a description of the site and plans of the wharf or dock proposed to be built in the Detroit River, at the Town of Sandwich, in the County of Essex, in front of lots numbers 37 to 49 both inclusive, according to plan number 473 being a subdivision of part farm lot number 59 formerly in the Township of Sandwich west but now in the said Town of Sandwich.

And take notice that after the expiration of one month from the date of the first publication of this notice, The Mullen Coal Company will, under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa, for approval of the said site and plans and for leave to construct the said wharf or dock.

Dated at Sandwich, this 1st day of February, 1917

33-4 THE MULLEN COAL COMPANY.

# BANK OF HAMILTON.

DIVIDEND NOTICE.

NOTICE is hereby given that a dividend of three per cent (three per cent per annum) on the paid-up capital of the bank, for the quarter ending 28th February, has this day been declared, and that the same will be payable at the bank and its branches on 1st March next.

The transfer books will be closed from the 21st to the 28th February, both inclusive.

By order of the Board,

J. P. BELL,  
General manager.

Hamilton, 29th January, 1917.

33-4

# CENTRAL COUNTIES RAILWAY CO.

NOTICE is hereby given in conformity with the Acts of Incorporation, and by the by-laws of the company, that the annual meeting of the Central Counties Railway Company will be held at the office of the company, 103 St. François Xavier Street, in the City of Montreal, Province of Quebec, on Monday, 5th day of March, 1917, at the hour of three o'clock in the afternoon, for the election of directors for the coming year and for such other business as may legally come before the meeting.

C. ROSS DOBBIN,  
Secretary,

Central Counties Railway Company.

Montreal, 1st February, 1917.

33-4

## THE CANADIAN BANK OF COMMERCE.

DIVIDEND No. 120.

NOTICE is hereby given that a quarterly dividend of  $2\frac{1}{2}$  per cent upon the capital stock of this bank has been declared for the three months ending 28th of February next, and that the same will be payable at the Bank and its Branches on and after Thursday, 1st March, 1917, to shareholders of record at the close of business on the 14th day of February, 1917.

By order of the Board,

JOHN AIRD,

General manager

Toronto, 19th January, 1917.

31-5

## IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER OF the petition of the Goodyear Tire & Rubber Company of Canada, Limited, of the City of Toronto, in the Province of Ontario, Dominion of Canada, and

IN THE MATTER OF two Specific Trade Marks consisting of the word Goodyear and the words Wing Foot with the representation of a foot with a wing thereon.

NOTICE is hereby given that on the 3rd day of February there was filed in the Exchequer Court of Canada the petition of the Goodyear Tire & Rubber Company of Canada, Limited, of Toronto, in the Province of Ontario, Canada, praying that an order may be made directing that their trade mark Goodyear may be registered as a specific trade mark to be used in connection with the manufacture and sale of rubber or balata goods, or goods of which rubber or balata forms a component part, or manufactured goods containing other material used to effect the adhesion of moisture proofing of fabrics, such as pneumatic and solid tires, pneumatic tubes, tire accessories, hose, belting, packing, tubing, moulded goods, cements, leather substitutes, boots and shoes, rubbers and overshoes, heels and soles; that their trade mark, consisting of the words Wing Foot, with the representation of a foot with a wing thereon, may be registered as a specific trade mark to be used in connection with the manufacture and sale of rubber or balata goods, or goods of which rubber or balata forms a component part, or manufactured goods containing other material used to effect the adhesion or moisture proofing of fabrics, such as pneumatic and solid tires, pneumatic tubes, tire accessories, hose, belting, packing, moulded goods and tubing; that the trade mark registered by the Cycle Components Manufacturing Company, Limited, of Bourne Brook, Birmingham, England, at folio 5730 of registry 24 of the Register of Trade Marks in the Department of Agriculture of the Dominion of Canada, may be varied by cancelling from the list of classes for which said trade mark is registered the classes of pneumatic tires and india-rubber; that the trade mark registered by The Goodyear Rubber Company of Canada, Limited, of Montreal, Canada, at folio 1625 of register No. 8 of the Register of Trade Marks in the Department of Agriculture of the Dominion of Canada, may be expunged.

Any person desiring to oppose said petition must, within fourteen days from the date of the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being 3rd March, A.D. 1917) file a statement of his objections with the Registrar of the Exchequer Court at Ottawa and serve a copy thereof upon the petitioner or his solicitor.

FETHERSTONHAUGH &amp; CO.,

5 Elgin street,

Ottawa, Canada,

Solicitors for the petitioner.

34-4

CANADIAN-AMERICAN CORPORATION,  
LIMITED.

NOTICE is hereby given that at a meeting of the directors of the above company held on the 10th January, 1917, the by-law of said company (being article 2, section 1) providing for a board of five directors, was amended by the following by-law, to wit:—

That article 2, section 1, be amended to read as follows:—

“The affairs of the company shall be managed by a board of seven directors, four of whom shall form a quorum.”

Such amended by-law was later approved by the unanimous vote of the shareholders at the annual general meeting of said company held on the 24th January, 1917, after due notice thereof had been given in the notice calling such meeting, at which there were present and voted shareholders representing more than two-thirds in value of the outstanding stock of the company.

As witness the seal of the said company and the signature of its secretary hereto affixed, at Montreal, this 17th day of February, 1917.

[L.S.]

C. F. RITCHIE,

35-1

Secretary.

## BANQUE D'HOCHELAGA.

NOTICE is hereby given that a dividend of two and a quarter per cent ( $2\frac{1}{4}\%$ ) (being at the rate of 9% per annum) has been declared by the directors of the Banque d'Hochelaga, on the paid-up capital stock of the Bank, for the quarter ending on the 28th day of February, 1917. This dividend, bearing No. 104, will be payable at the head office, or at the branches of the Bank, on or after the first of March, 1917, to the shareholders of record on the 15th of February, 1917.

By order of the Board,

BEAUDRY LEMAN,

35-5

General manager.

## LA PRESSE PUBLISHING COMPANY, LIMITED.

At a general and special meeting of the shareholders of La Presse Publishing Company, Limited, held at Montreal, on the 20th of February, 1917, the following by-law has been adopted:—

That the by-law adopted on the 9th of January, 1915, by the general and special meeting of the shareholders of La Presse Publishing Company, Limited, fixing the number of the members of the Board of Directors at six, be abrogated and rescinded and replaced by the following:—

“A board of directors of five members shall be elected and chosen amongst the shareholders of the company bearer of not less than five shares of the said company held in their proper name, and owing no instalments on the said shares and four of these members shall be elected as directors of the company and the fifth shall be elected as President, by the said meeting of shareholders.

The said by-law taking effect immediately.

I the undersigned, Secretary of La Presse Publishing Company, Limited, certify that the by-law above mentioned has been adopted by the meeting of the shareholders of La Presse Publishing Company, Limited, held on the 20th of February, 1917.

[L.S.]

J. R. MAINVILLE,

35-1

Secretary of La Presse Publishing Company, Limited.



## NOMINATIONS.

## SECRÉTARIAT D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL de faire les nominations suivantes :—

OTTAWA, le 12 février 1917.

HENRY McLAUGHLIN, du port de Montréal, dans la province de Québec, préposé des douanes : Préposé à l'engagement des matelots à ce port.

15 février 1917.

JOSEPH E. E. LÉONARD, de la cité de Montréal, dans la province de Québec, écuyer : Directeur des postes de la dite cité de Montréal, à compter du 10 février 1917, en remplacement de Joseph G. H. Bergeron, écuyer, décédé.

BOWER BAIN, de Cache-Bay, dans la province d'Ontario : Gardien du quai de l'Etat à cet endroit.

16 février 1917.

Son Honneur FREDERIC AUGUSTUS MORRISON, juge de la cour de District du district de Stettler, dans la province d'Alberta : Juge local de la cour Suprême d'Alberta.

17 février 1917.

L'honorable JAMES ALEXANDER MACDONALD, juge en chef de la cour d'Appel de la province de la Colombie-Britannique : Administrateur du gouvernement de la dite province de la Colombie-Britannique pour une période se prorogeant du 17 février 1917 jusqu'au 25e jour de février (inclusivement) de la dite année, durant l'absence en permission de Son Honneur le Lieutenant-gouverneur.

## PROCLAMATIONS.

## DEVONSHIRE.

[L.S.]

## CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION à l'effet d'exiger que des rapports soient faits au sujet de la propriété britannique en territoire ennemi et des réclamations par les sujets britanniques contre des personnes ennemies et des gouvernements ennemis.

E. L. NEWCOMBE, } ATTENDU que dans l'intérêt de Notre Dominion  
Sous-Ministre de la Justice, Canada. } du Canada, il est extrêmement important qu'on obtienne des renseignements complets au sujet de la propriété en territoire ennemi qui appartient à Nos sujets, ainsi qu'au sujet des réclamations de Nos sujets contre des personnes ennemies et des gouvernements ennemis ;

Et attendu que dans le but d'obtenir ces renseignements il est nécessaire que nos sujets fassent rapport au sujet de cette propriété et de ces réclamations aux fonctionnaires nommés pour recevoir les dits rapports,—

En conséquence nous commandons et enjoignons strictement à nos sujets dans les limites du Canada y compris toutes les compagnies, maisons et corporations britanniques résidant ou faisant affaires dans les limites du Canada qui ont des titres de propriété d'une nature quelconque en territoire ennemi ou possèdent quelque intérêt en de telles propriétés ou ont des réclamations contre des personnes ennemies ou des gouverne-

ments ennemis, de faire immédiatement rapport de leur dite propriété ou réclamations aux fonctionnaires nommés pour recevoir ces dits rapports ;

Sauf qu'il ne sera pas nécessaire de faire de tels rapports au sujet de la propriété ou des réclamations lorsque des rapports ont été volontairement faits, avant la date de la présente proclamation, au gardien (le Ministre des Finances et Receveur général), selon la formule qu'il a prescrite ; mais si quelqu'un a déjà fait un rapport et qu'il désire modifier ou qu'il désire y faire une addition concernant l'intérêt ou les dividendes impayés qui pourraient être devenus payables depuis la date de son précédent rapport, il devra demander les formules nécessaires à cette fin, et dans chacun de ces cas, il faudra ajouter une note sur la formule à l'effet que le rapport est un rapport additionnel ou modifié, selon le cas.

Ces fonctionnaires désignés pour recevoir ces rapports seront :—

(a) Dans le cas de propriété en territoire ennemi et de réclamations contre des personnes ennemies, le gardien, comme susdit, Ministère des Finances, Ottawa.

(b) Dans le cas de réclamations contre des gouvernements ennemis, les Directeurs du Bureau des Réclamations à l'étranger, Foreign Office, Londres, S.-O.

Les dits rapports seront faits d'après la formule et contiendront les détails que le Gardien et les Directeurs du Bureau des Réclamations à l'étranger pourront exiger respectivement.

2. Pour les fins de la proclamation présentement mentionnée ;—

L'expression "propriété" comprend les documents des titres à la propriété ; l'expression "territoire ennemi," signifie le territoire de tout Etat en guerre avec Sa Majesté (y compris ses colonies et dépendances) ; l'expression "personnes ennemies" comprend toutes personnes, maisons, compagnies et corporations résidant ou faisant affaires en territoire ennemi ; l'expression "gouvernement ennemi" signifie le gouvernement de tout Etat en guerre avec Sa Majesté.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. Témoin Notre Très fidèle et très aimé cousin et conseiller, Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière ; membre de Notre très honorable Conseil Privé ; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges ; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce DOUZIÈME jour de FEVRIER, en l'année de Notre-Seigneur mil neuf cent dix-sept et de Notre Règne la septième.

Par ordre,

THOMAS MULVEY,

Sous-Secrétaire d'Etat.

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## DEVONSHIRE.

[L.S.]

## CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'icelles pourront concerner,—SALUT :

## PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU que dans  
Sous-Ministre de la Justice, Canada. } et par les Statuts  
Canada. } révisés du Canada  
1906, chapitre 48, et désigné et connu sous le nom de *Loi des douanes*, il est entre autres choses en substance

statué que toutes les factures des marchandises seront faites en cours monétaire du pays d'où elles sont importées ou en cours monétaire duquel les marchandises sont actuellement achetées et contiendront un exposé véridique de la valeur de ces marchandises ; et en calculant la valeur de ce cours monétaire pour établir les droits, le taux adopté sera celui qui a été prescrit et promulgué de temps à autre par le Gouverneur en conseil, qui est par le présent autorisé à rendre un arrêté à cet effet et le taux prescrit sera basé sur la valeur réelle de la monnaie ou du cours monétaire étalon de tel pays comparé au dollar étalon du Canada, autant que cette valeur comparative est connue ;

ET ATTENDU que Notre Gouverneur en conseil a ordonné qu'une proclamation soit promulguée stipulant que le cours des monnaies courantes étrangères comparées au dollar étalon du Canada, tel que démontré dans l'annexe ci-jointe et marquée "Annexe A," soit, à compter du premier jour de février 1917, jusqu'à ce qu'une nouvelle proclamation soit promulguée, celui des dites monnaies courantes étrangères pour les fins de la douane,—

SACHEZ DONC que Nous proclamons et déclarons par la présente, et par et avec l'avis de Notre Conseil privé pour le Canada que le cours des monnaies courantes étrangères comparées au dollar étalon du Canada, tel que démontré dans l'annexe ci-jointe et marquée "Annexe A," sera, à compter du premier jour de février

prochain, le cours des dites monnaies courantes étrangères pour établir les droits ;

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes, et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN : Notre très fidèle et très aimé cousin et conseiller, Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière ; membre de Notre très honorable Conseil Privé ; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges ; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce VINGT-SEPTIÈME jour de JANVIER en l'année de Notre-Seigneur, mil neuf cent dix-sept et de Notre Règne la septième.

Par ordre,

THOMAS MULVEY,  
Sous-Secrétaire d'Etat.

# ANNEXE "A".

## VALEUR DES MONNAIES ÉTRANGÈRES.

Pays.	Étalon.	Unité monétaire.	Valeur en monnaie courante pour les fins de la douane telle que statué et proclamée. (Taux en cours canadien).	Remarques.
République Argentine.	Or .....	Peso .....	\$0.9648	Monnaie courante : papier déprécié convertible à 44 p.c. de la valeur frappée ; taux du change environ \$0.42½.
Autriche-Hongrie.....	Or .....	Ecu .....	2026	
Belgique .....	Or et argent	Franc .....	1930	Membre de l'Union latine : l'or est l'étalon actuel. 12½ bolivianos égalent 1 livre sterling.
Bolivie .....	Or .....	Boliviano .....	3893	
Bésil .....	Or .....	Milréis .....	5462	Monnaie courante : monnaie de l'Etat, taux du change environ 25 cents au milréis.
Etats de l'Amér. Cent. :				
Costa Rica.....	Or .....	Colon .....	4653	Monnaie courante : papier inconvertible, taux du change environ 40 pesos égalent \$1.
Honduras anglais.....	Or .....	Dollar .....	1000	
Nicaragua .....	Or .....	Cordova .....	10000	Monnaie courante : billets de banques.
Guatémala.....	Argent.....	Peso .....	5439	
Honduras .....	Argent.....	Peso .....	5439	Monnaie courante : convertible en argent à demande.
Salvador .....	Argent.....	Peso .....	5439	
Chili.....	Or .....	Peso .....	3650	Monnaie courante : papier inconvertible, taux du change approximativement 0.14.
Chine .....	Argent.....	Tael :		
		Amoy .....	0.8917	Le Tael est une unité de poids ; non une monnaie. L'unité douanière est le tael Haikwan. La valeur des autres taels est basée sur leur relation avec celle du tael Haikwan.
		Canton .....	8890	
		Chefoo.....	8529	
		Chin Kiang.....	8711	
		Fuchau .....	8248	
		Haikwan .....	9073	
		(Douane).		
		Hankow .....	8343	
		Kiaochow .....	8641	
		Nankin .....	8824	
		Niuchwang.....	8362	
		Ningpo .....	8570	
		Pékin .....	8693	
		Shanghai.....	8145	
		Swatow .....	8237	
		Takau .....	8974	
		Tientsin.....	8641	
	Argent.....	Dollar :—		
		Yuan .....	5843	
		Hong Kong.....	5865	
		Britannique .....	5865	
		Mexicain .....	5908	
Colombie .....	Or .....	Dollar .....	10000	Monnaie courante : papier inconvertible, taux du change approximativement \$105 papier à \$1 or
Cuba .....	Or .....	Peso .....	10000	
Danemark .....	Or .....	Ecu .....	2680	L'étalon actuel est la livre sterling anglaise, qui est offre légale pour 97½ piastres.
Ecuador .....	Or .....	Sucre .....	4867	
Egypte.....	Or .....	Livre (100 piastres).....	49431	Membre de l'Union latine ; l'or est l'étalon actuel.
Finlande.....	Or .....	Marc .....	1930	
France.....	Or et argent	Franc .....	1930	



ANNEXE "A"—*Suite*.  
VALEUR DES MONNAIES ÉTRANGÈRES—*Suite*.

Pays.	Étalon.	Unité monétaire.	Valeur en monnaie courante pour les fins de la douane telle que statué et proclamée. (Taux en cours canadien.)	Remarques.
Empire Allemand.....	Or .....	Marc .....	2382	
Grèce .....	Or et argent	Drachme....	1930	Membre de l'Union latine ; l'or est l'étalon actuel.
Haïti .....	Or .....	Gourde.....	9647	Monnaie courante ; papier inconvertible, taux du change approximativement 0'16.
Inde (anglaise).....	Or .....	Roupie.....	3244	(15 roupies valent 1 livre sterling.)
Italie .....	Or et argent	Lire.....	1930	Membre de l'Union latine ; l'or est l'étalon actuel.
Japon .....	Or .....	Yen .....	4985	
Libéria.....	Or .....	Dollar.....	1'0000	Monnaie courante ; argent déprécié, jetons ; les droits de douane sont prélevés en or.
Mexico.....	Or .....	Peso .....	4985	Le taux du change mexicain a de violentes fluctuations ; approximativement \$0'15.
Pays-Bas .....	Or .....	Florin .....	4020	
Norvège.....	Or .....	Ecu .....	2680	
Panama .....	Or .....	Balbao.....	1'0000	
Paraguay.....	Argent.....	Peso .....	5439	Monnaie courante ; papier déprécié ; taux du change 1'550 pour cent.
Perse .....	Or .....	Achiafi.....	0959	La monnaie courante est d'argent circulant au delà de sa valeur métallique ; la valeur du kran d'argent pour le change est approximativement 0'117.
	Argent.....	Kran.....	1002	
Pérou .....	Or .....	Libra.....	4'8665	
Iles Philippines.....	Or .....	Peso .....	5000	
Portugal.....	Or .....	Escudo.....	1'0806	Monnaie courante ; papier inconvertible, taux du change approximativement 0'70½.
Roumanie.....	Or .....	Leu .....	1930	
Russie.....	Or .....	Rouble.....	5146	
San-Domingo.....	Or .....	Dollar.....	1'0000	
Serbie .....	Or .....	Dinar.....	1930	
Siam.....	Or .....	Tical.....	3709	
Espagne.....	Or et argent	Peseta.....	1930	L'évaluation est pour le peseta d'or. La monnaie courante est d'argent, circulant au-dessus de sa valeur métallique ; taux du change approximativement \$0'20.
Etablissements des Dé-				
troits .....	Or .....	Dollar.....	5678	Membre de l'Union latine ; l'or est l'étalon actuel.
Suède .....	Or .....	Ecu .....	2680	100 piastres égalent la livre turque.
Suisse .....	Or .....	Franc.....	1930	
Turquie.....	Or .....	Piastre.....	0440	
Uruguay.....	Or .....	Peso .....	1'0342	
Venezuela.....	r .....	Bolivar.....	1930	

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## DEVONSHIRE.

[L.S.]

## CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'icelles pourront concerner.—SALUT :

## PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU que dans  
Sous-Ministre de la Justice, } et par l'article 18  
Canada. } d'une loi du parlement  
du Canada passée à la session du dit parlement tenue dans les première et deuxième années de Notre règne, chapitre 10 et intitulée *Loi concernant les réserves forestières et les parcs*, tel que statué par l'article 5 d'une loi à l'effet de modifier la dite loi passée à la session du dit parlement tenue dans les troisième et quatrième années de Notre règne, chapitre 18 et intitulée *Loi modifiant la Loi des réserves forestières et des parcs fédéraux*, il est entre autres choses en substance statué que le Gouverneur en conseil peut, par proclamation, désigner telles réserves ou étendues dans les limites de réserves forestières ou telles autres étendues qu'il juge à propos, dont le titre est attribué à la Couronne pour le Canada, qui seront et sont connues sous le nom de parcs fédéraux ;  
Et attendu qu'il a plu à Notre Gouverneur en conseil d'ordonner qu'une proclamation soit publiée désignant les réserves ou étendues suivantes respectivement qui seront et sont connues comme parcs fédéraux, savoir :—

Le parc fédéral Fort-Ann, dans la province de la Nouvelle-Ecosse, comprenant l'étendue suivante :

Cette certaine propriété située dans la ville et le comté d'Annapolis et dans la province de la Nouvelle-Ecosse, connue sous le nom de terrains du Fort-Ann, avec les édifices et construction y érigés, la dite propriété contenant approximativement trente-un acres plus ou moins.

## PARC FÉDÉRAL FORT-HOWE.

Cette certaine propriété dans la cité de Saint-Jean, dans la province du Nouveau-Brunswick, connue sous le nom de terrains du Fort-Howe, avec les édifices et constructions y érigés tel que démontré au plan du Fort-Howe et de ses environs attaché à une concession à William Moore et *al*, en date du 3 octobre 1881 et déposé dans le bureau du secrétaire provincial à Frédéricton.

SACHEZ DONC que par et avec l'avis de Notre Conseil privé pour le Canada Nous désignons et proclamons par la présente, en vertu du Statut à cet effet, que les étendues respectivement décrites sont et seront des parcs fédéraux.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI Nous avons fait émettre Nos présentes Lettres Patentes, et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre très fidèle et très aimé cousin et conseiller, Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière ; membre de Notre très honorable Conseil Privé ; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges ; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce DIX-SEPTIÈME jour de FÉVRIER en l'année de Notre-Seigneur mil neuf cent dix-sept, et de Notre Règne la septième.

Par ordre,

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

35-3

## DEVONSHIRE.

[L.S.]

## CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'elles pourront concerner, — SALUT :

## PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU que dans  
Sous-Ministre de la Justice, } et par l'article 4  
Canada. } d'une loi du parlement  
du Canada passée en les quatrième et cinquième années de Notre Règne et intitulée *Loi ayant pour objet de conserver les Intérêts commerciaux et financiers du Canada*, il est entre autres choses statué que dans les cas de guerre, réelle ou appréhendée, et dans les cas de crises financières quelconques, réelles ou appréhendées, Notre Gouverneur en conseil peut, par proclamation publiée dans la *Gazette du Canada*, autoriser les différentes banques chartées à émettre un excédent de circulation à compter du premier jour de mars d'une année quelconque inclusivement jusqu'au dernier jour d'août suivant, inclusivement, ou durant toute partie de cette période, jusqu'à concurrence de montants ne dépassant pas 15 pour cent de l'ensemble du capital intact et du fonds de réserve de leurs banques respectives, tels qu'énoncés dans leurs rapports statutaires mensuels respectifs au Ministre des Finances du Canada pour le mois qui précède immédiatement celui dans lequel est émis le montant supplémentaire, —

SACHEZ DONC que par et avec l'avis de Notre Conseil privé pour le Canada, Nous proclamons et décrétons par la présente que les diverses banques chartées seront autorisées à émettre un excédent de circulation, tel que défini dans la dite loi, à compter du premier jour de mars 1917, jusqu'au dernier jour d'août 1917, inclusivement.

De ce qui précède Nos fœux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN Notre Très fidèle et très aimé cousin et conseiller, Victor Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière; membre de Notre très honorable Conseil Privé; chevalier grand croix de Notre Ordre très distingué de Saint Michel et de Saint Georges; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre-Dominion du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'Ottawa, ce DIXIÈME jour de FÉVRIER, en l'année de Notre-Seigneur mil neuf cent dix-sept et de Notre règne la septième.

Par ordre,

THOMAS MULVEY,  
Sous-Secrétaire d'Etat.

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## ARRÊTÉS EN CONSEIL.

[159]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 19e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

IL plaît à Son Excellence le Gouverneur général en conseil, sous l'empire des dispositions de la *Loi de 1914 des Mesures de Guerre*, d'établir par les présentes les règlements suivants :—

Nonobstant toute prescription des règlements établis par un arrêté en conseil du 17 septembre 1889, pour

l'arpentage, la vente et l'administration dans la zone de quarante milles des chemins de fer dans la province de la Colombie-Britannique, ou des modifications de ces règlements, aucune demande d'inscription de homestead ne sera accordée au cours de la guerre actuelle ou après la guerre, sauf ordre ordinaire, à moins que la personne qui fait la demande n'ait été au début de la guerre et ne soit restée sujet britannique ou sujet d'un pays qui est allié à Sa Majesté dans la présente guerre, ou sujet d'un pays neutre, et à moins qu'il n'établisse ce fait à la satisfaction du Ministre de l'Intérieur.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

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[210]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 26e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 22 janvier 1917, représentant qu'à M. Frank Ruppert a été cédé, le 15 juin 1910, le quart sud-est de la section 16, township 33, rang 14, à l'ouest du 4e méridien. Le 13 octobre 1913 le requérant obtenait des lettres patentes pour le homestead adjacent, le quart nord-est de la dite section.

Après avoir rempli ses obligations de homestead, M. Ruppert, une année durant, a rempli ses obligations de préemption; mais le dur labeur qu'il a dû s'imposer l'a affligé d'un grave rhumatisme à la hanche gauche. Il est sous les soins de médecins, et ces derniers affirment qu'il doit faire usage de béquilles, et de plus que son mal augmentera plutôt que de s'améliorer;

A ces causes, le Ministre recommande que M. Ruppert soit relevé des obligations de résidence qu'impose le paragraphe 2 de l'article 20 de la *Loi des terres fédérales* et que la patente soit émise dès que la preuve sera établie que les autres conditions de la loi ont été remplies et que le paiement prescrit par la loi aura été fait.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

33-4

[301]

## HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 2e jour de février 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 27 janvier 1917, représentant que, le 30 mai 1910, M. William Thornton a obtenu l'inscription du quart sud-ouest de la section 13, township 28, rang 22, à l'ouest du 2e méridien.

Il aurait été établi que M. Thornton a fait 8½ acres de défoncement sur ce quart de section et a accompli 18 mois de résidence sur un terrain avoisinant alors qu'il se vit forcé de retourner dans l'Ontario pour cause de maladie.

Le Ministre soumet un certificat médical du docteur James A. Baker, établissant que M. Thornton souffre d'une attaque de paralysie.

Vu ces circonstances le Ministre recommande qu'en vertu des dispositions du paragraphe 2, de l'article 20 de la *Loi des terres fédérales*, M. Thornton soit relevé de ses obligations de résidence pour que patente gratuite du dit quart de section lui soit délivrée sur preuve fournie de la manière ordinaire que les autres conditions de la loi ont été remplies.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

33-4



[102]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 15e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur du 11 janvier 1917 représentant qu'un arrêté en conseil du 11 mars 1910 a sanctionné des règlements concernant l'aliénation des droits à l'extraction du pétrole et du gaz naturel propriété de la Couronne, en vertu des dispositions de l'article 37 de la Loi des Terres fédérales.

Le Ministre représente :

Au mois de novembre 1913, les droits à l'extraction du pétrole et du gaz naturel, propriété de la Couronne, dans certaines parties des townships 46, 47, 48 et 49, rangs 10, 11, 12 et 13, à l'ouest du 4e méridien, comprenant une superficie d'environ 55,620 acres, ont été soustraits au droit d'aliénation en vertu des dispositions des dits règlements à la demande de la cité d'Edmonton, afin que la dite municipalité puisse s'approvisionner d'une quantité suffisante de gaz naturel pour les besoins de sa population.

Au ministère de l'Intérieur a été représenté qu'il est essentiel à la prospérité commerciale de la ville que les droits à l'extraction du pétrole et du gaz naturel déjà soustraits à l'aliénation ne soient pas concédés à d'autres intéressés et qu'ils ne puissent les détourner ; que la municipalité bien qu'elle ne désire pas exploiter ces droits, devrait avoir le pouvoir nécessaire d'empêcher qu'ils ne soient détournés à d'autres centres de population et d'en assurer la conservation pour l'approvisionnement domestique, ainsi que pour le progrès et le développement de ses nombreuses industries.

Il a de plus été représenté au ministère de l'Intérieur qu'à très grand frais des forages pour le gaz naturel ont été exécutés dans les limites du terrain mis en réserve ; qu'on y a découvert du gaz en quantité suffisantes pour les fins commerciales ; qu'il est projeté d'établir des conduits pour le gaz jusqu'à la ville d'Edmonton, sur une distance d'environ 85 milles, pour le bénéfice des citoyens de cette municipalité.

Comme il semble être de l'intérêt public que les droits à l'extraction du pétrole et du gaz naturel, propriété de la Couronne, dans les limites de la réserve ci-dessus mentionnée, soient conservés pour l'usage de la ville d'Edmonton, le ministre demande l'autorisation de soustraire à l'aliénation les droits à l'extraction du pétrole et du gaz naturel dans cette région comprenant les parties des townships 46, 47, 48 et 49 des rangs 10, 11, 12 et 13, à l'ouest du 4e méridien initial, ainsi que tracé en rose dans le plan ci-annexé, aux conditions suivantes :

1. Que la soustraction à l'aliénation, à la demande de la ville d'Edmonton, des droits d'extraction du pétrole et du gaz naturel, propriété de la Couronne, dans la région ci-dessus mentionnée, ne s'appliquera pas aux terres mises en réserve pour les écoles en vertu des dispositions de la *Loi des terres fédérales*.

2. Que la soustraction de l'aliénation conformément aux règlements régissant la concession des droits à l'extraction du pétrole et du gaz naturel dans la région décrite ne sera pas un obstacle à la concession par la Couronne d'autres droits miniers dans cette région.

3. Que la ville d'Edmonton obtienne immédiatement un bail conformément aux prescriptions des règlements régissant chaque quart de section de la région réservée où un puits a été foré par ou pour la municipalité dans le but d'extraire du pétrole ou du gaz naturel.

4. Que la ville d'Edmonton, avant de commencer des forages ou autres travaux dans le but de découvrir ou d'extraire du pétrole ou du gaz naturel dans les terrains compris dans la réserve susdite, devra demander et obtenir un bail de ces endroits conformément aux prescriptions des règlements à cet effet.

5. Que dès que le Département de l'Intérieur aura reçu du conseil municipal de la ville d'Edmonton l'avis qu'une certaine partie de la réserve n'est plus requise pour les fins municipales, le Ministre de l'Intérieur peut déclarer que les droits ainsi rétrocédés peuvent de nouveau être concédés conformément aux dispositions des règlements et à la pratique du Département.

6. Que la ville d'Edmonton aura un délai de deux ans de la date des présentes pour choisir et obtenir la concession sous l'empire des prescriptions des règlements à l'extraction du pétrole et du gaz naturel dans les limites de la réserve ci-dessus décrite, et qu'à l'expiration de ladite période de deux ans la réserve se terminera et tous les droits à l'extraction du pétrole et du gaz naturel dans les limites de cette réserve, qui n'ont pas déjà été choisis et concédés, rétrocéderont à la Couronne pour concession conformément aux dispositions des règlements à cet effet.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé

32-4

[167]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 20e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le Département des Sauvages a demandé la mise en réserve pour les sauvages, sous l'empire du traité numéro 2, d'une étendue de terrain connue sous la désignation de "Réserve des Sauvages numéro 46 de Dog-Creek," dont une partie est comprise dans le rang 8 des townships 21, 22 et 23, respectivement, et le reste dans le rang 9 des townships 22 et 23, respectivement, le tout à l'ouest du méridien principal, dans la province de Manitoba, et comprenant une superficie de 9,427 acres ;

Attendu que le terrain demandé est disponible d'après les archives du Département de l'Intérieur pour les fins susdites, et que le Ministre de ce Ministère recommande que cette demande soit accordée.

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, sous l'empire et en vertu des dispositions de l'article 76 de la Loi des terres fédérales, de soustraire par les présentes à l'opération de la Loi des terres fédérales et de mettre en réserve pour les sauvages les terrains suivants :

Toute cette étendue de terrain dont une partie est comprise dans le rang 8 des townships 21, 22 et 23 respectivement et le reste dans le rang 9 des townships 22 et 23 respectivement, le tout à l'ouest du méridien principal, dans la province de Manitoba, tel que coloré en rouge, sur le plan ci-annexé, et comprenant 9,427 acres, plus ou moins.

RODOLPHE BOUDREAU

Greffier du Conseil privé.

32-4

[316]

## HOTEL DU GOUVERNEMENT À OTTAWA

Samedi, le 3e jour de février 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 29 janvier 1917, représentant que M. Louis Félix Cardinal, de Fort Vermillion, dans la province d'Alberta a demandé la concession gratuite de la moitié fractionnaire ouest de la section 22, township 108, rang 13, à l'ouest du 5e méridien située au sud de la rivière à la Paix, dans la dite province d'Alberta, en vertu du fait qu'il occupait ce terrain à la date de l'extinction du titre des sauvages.

Le Ministre représente qu'il a été établi que le demandeur résidait sur le terrain à la date de la conclusion du traité numéro 8, à l'été de 1899.

Le Ministre recommande, par conséquent, qu'en vertu des dispositions de l'article 76 de la *Loi des terres fédérales* on autorise la concession gratuite à M. Cardinal de 160 acres de la dite moitié fractionnaire ouest de la section 22, township 108, à l'ouest du 5e méridien, située au sud de la rivière à la Paix dans la province d'Alberta et qu'il lui soit permis d'acheter ce qui reste, soit 3.70 acres, de la superficie totale au prix de \$3.00 l'acre.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

33-4

[383]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 13e jour de février 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

IL plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 291 de la *Loi des douanes* et de l'article 6 de la *Loi des mesures de guerre, 1914*, de décréter par ces présentes ce qui suit :

(b) Est par ces présentes prohibée l'exportation des articles suivants à toutes destinations à l'étranger autres que le Royaume-Uni, les possessions et protectorats britanniques, savoir :

Strontium, tous sels de;

Composés de strontium et mélanges contenant des composés de strontium.

Le présent arrêté en conseil sera proclamé par publication dans la *Gazette du Canada*.

RODOLPHE BOUDREAU,

34-2

Greffier du Conseil privé.

[340]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 7e jour de février 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

IL plaît à Son Excellence le gouverneur général en conseil de modifier l'arrêté en conseil du 19 décembre 1916 approuvant les règlements pour l'administration des "Prairies Hautes" dans les réserves forestières situées dans les limites de la zone des chemins de fer de la province de la Colombie-Britannique en retranchant les chiffres "13" après le mot "article" dans la 5e ligne de l'article 1 et leur substituant le chiffre "2," et ledit arrêté en conseil est par ces présentes modifié en conséquence.

RODOLPHE BOUDREAU,

34-4

Greffier du Conseil privé.

[165]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 20e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le département des Affaires des Sauvages a demandé la mise en réserve pour les sauvages, aux termes du traité numéro 1, d'une étendue de terrain située dans les townships 2 et 3, rang 2, à l'est du méridien principal, dans la province de Manitoba, comprenant une superficie de 20-86 milles carrés.

Attendu que les terrains ainsi demandés et décrits plus minutieusement comme suit sont disponibles d'après les archives du Département de l'Intérieur pour les fins susdites et que le Ministre de l'Intérieur en recommande la mise en réserve.

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, sous l'empire et en vertu des dispositions de l'article 76 de la *Loi des terres fédérales*, de décréter par ces présentes que les terrains en question soient soustraits à l'application de la *Loi des terres fédérales* et mis en réserve pour les sauvages.

Les dits terrains sont décrits plus minutieusement comme suit :

Toutes les parties des townships 2 et 3, rang 2, à l'est du méridien principal, dans la province de Manitoba, tracées en rouge sur le plan ci-annexé, et non submergées par les eaux de la rivière Roseau ; la réserve ainsi décrite comprend 13,349.84 acres, plus ou moins.

RODOLPHE BOUDREAU,

32-4

Greffier du Conseil privé.

[166]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 20e jour de janvier 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le Département des Affaires des Sauvages a demandé la mise en réserve pour les sauvages, aux termes du traité numéro 8, d'une étendue de terrain située dans le township 94, rang 11, à l'ouest du 4e méridien, dans la province d'Alberta, connue sous la désignation de "Réserve des Sauvages numéro 174, de Fort McKay," et comprenant une superficie de 257 acres, plus ou moins ;

Et attendu que les terrains ci-haut demandés et décrits plus minutieusement comme suit sont disponibles d'après les archives du Ministère de l'Intérieur pour les fins susdites, et que le Ministre de l'Intérieur en recommande la mise en réserve,—

Par conséquent, il plaît à Son Excellence le gouverneur général en conseil, sous l'empire et en vertu des dispositions 76 de la *Loi des terres fédérales* de décréter par ces présentes que les terrains en question soient soustraits de l'opération de la *Loi des terres fédérales* et mis en réserve pour les sauvages.

Les dits terrains sont plus particulièrement décrits comme suit :

Formé de toute cette partie de la moitié est de la section 13 et toute cette partie du quart sud-est de la section 24, township 94, rang 11, à l'ouest du 4e méridien situées à l'est de la rive droite de la rivière Athabaska, ainsi qu'indiqué sur une carte ou plan d'arpentage du dit township, approuvé et confirmé à Ottawa, le 18 août 1916 par Édouard Deville, arpenteur général des terres fédérales, et déposé au département de l'Intérieur.

RODOLPHE BOUDREAU,

32-4

Greffier du Conseil privé.

[3235]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 31e jour de décembre 1916.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 28 décembre 1916, représentant que conformément aux dispositions de la *Loi des terres fédérales*, la Compagnie de la Baie d'Hudson a obtenu, par la notification de la confirmation de l'arpentage du township, le droit de propriété à la section 8, township 5, rang 28, à l'ouest du 4e méridien.

Le Ministre représente que des doutes ayant surgi relativement à l'efficacité de la dite notification pour donner à la dite compagnie, comme c'était l'intention, le droit de propriété à ces parties de la dite section 8 qui sont couvertes par les eaux d'un certain lac arpenté, le commissaire de la Compagnie de la Baie d'Hudson demande qu'il soit cédé à la compagnie par des lettres patentes supplémentaires les terrains compris dans la moitié est de la dite section 8 couverts par les eaux du dit lac et indiqués sur le plan d'arpentage.

Le ministre est d'avis que la demande soit accordée et, en conséquence, il recommande l'émission de lettres patentes à la compagnie de la Baie d'Hudson cédant tous ces terrains compris dans la moitié est de la section 8, township 5, rang 28, à l'ouest du 4e méridien sous les eaux d'un certain lac arpenté, tel qu'indiqué sur un plan d'arpentage du dit township approuvé et sanctionné à Ottawa le 1er mars A. D. 1888, par Édouard Deville, Arpenteur général des terres fédérales et déposé au département de l'Intérieur, lequel terrain contient 27 acres plus ou moins.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

32-4

Greffier du Conseil privé.



[327]

## HOTEL DU GOUVERNEMENT À OTTAWA

Mardi, le 6e jour de février 1917

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL

Un comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 27 janvier 1917, représentant qu'en novembre 1885 M. Joseph Hewitt occupa le quart nord-est de la section 21, township 9, rang 3, à l'ouest du 2e méridien, y érigea une maison et une étable et y fit d'autres améliorations ;

L'inclusion subséquente de ce terrain dans la réserve forestière de Moose Mountain nécessite l'abandon par M. Hewitt de son terrain,—

Le Ministre recommande, par conséquent, qu'on l'autorise, en vertu des dispositions de la *Loi des terres fédérales*, de donner à M. Hewitt la patente gratuite d'un autre quart de section, le quart sud-est de la section 20, township 44, rang 3, à l'ouest du 2e méridien, en retour de l'abandon par M. Hewitt de ses droits sur ce terrain qu'il a ainsi occupé dans la réserve forestière susdite et dès qu'il aura été établi à la satisfaction du Ministre qu'il n'occupe plus le terrain en question.

Le comité agréa cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

34-4

Greffier du Conseil privé.

[107]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 12e jour de février 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Un comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 9 janvier 1917, représentant qu'à l'article 22 des règlements régissant l'arpentage, l'administration, la vente et la gérance des terres fédérales dans les limites de la zone de 40 milles de la province de la Colombie-Anglaise, ainsi qu'établis par arrêté en conseil du 17 septembre 1889, il est prescrit, entre autre choses, qu'une patente de homestead ne peut être émise en faveur d'une personne qui n'est pas alors sujet britannique né ou naturalisé.

Emile André Marc, réserviste français, servant actuellement avec les "Second Life Guards," corps expéditionnaire britannique en France, a demandé des lettres patentes pour son homestead, la moitié est du quart nord-ouest de la section 2, township 4, rang 5, à l'ouest du 7e méridien, et, d'après les faits établis, y a accompli ses obligations d'établissement. M. Marc est né en France et n'a pas encore été naturalisé. Il quitta la Colombie-Britannique pour prendre du service actif en août 1914. Sa femme et son enfant résident au Canada. En décembre 1914 il demanda l'émission de sa patente. Certains retards se produisirent dans l'envoi du front de sa demande de patente, et le fait qu'il n'est pas naturalisé retarde encore l'émission de cette patente. Se conformer aux prescriptions de la *Loi de naturalisation* serait risquer de nouveaux retards, ou rendre impossible la naturalisation de M. Marc tant qu'il sera en service actif.

Le Ministre croit que tout nouveau retard dans le règlement de cette affaire serait regrettable et est d'avis que la preuve de la sincérité d'intention de ce homesteader à devenir sujet britannique est établie par le fait qu'il a ainsi pris du service actif dans la guerre actuelle, et que les conditions de naturalisation au dit article 22 des règlements sont suffisamment remplies.

Le ministre représente que le département a actuellement en considération un autre cas d'émission de patente à un homesteader enrôlé dans le service, que le règlement de ce cas est retardé à cause de la nécessité de se conformer à la *Loi de naturalisation*, et que d'autres cas surgiront sans doute de temps à autre.

Par conséquent, le Ministre recommande que dans le cas de homesteaders de la zone des chemins de fer de la Colombie Britannique, en service actif pour la Grande Bretagne ou pour ses alliés et qui, en raison de

ce service et de la difficulté de se conformer techniquement aux prescriptions de la *Loi de naturalisation*, ne peuvent obtenir leur patente ou que l'émission en est retardée après que sont accomplies les obligations d'établissement, il soit autorisé à se soustraire aux prescriptions du dit article 22 quant à la naturalisation avant l'émission de la patente.

Le comité agréa cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

35-4

Greffier du Conseil privé.

[408]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 13e jour de février 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Il plaît à Son Excellence le Gouverneur Général en conseil, en vertu des dispositions de la *Loi des mesures de guerre, 1914*, d'établir les ordonnances et règlements suivants, et ils sont par ces présentes établis et décrétés en conséquence, savoir :

Quand les autorités compétentes navales ou militaires, ou toute autre personne dûment autorisée, ou un fonctionnaire du service d'immigration ont raison de soupçonner qu'une personne quelconque qui est sur le point de s'embarquer sur un navire, vaisseau ou appareil de navigation aérienne, ou de voyager par terre, a l'intention de quitter le Canada dans le but de communiquer directement ou indirectement avec l'ennemi ou avec un sujet quelconque d'un souverain ou d'un état qui est en guerre avec Sa Majesté, ils peuvent empêcher l'embarquement ou le départ de telle personne.

Quiconque a ainsi été empêché de s'embarquer ou de partir a le droit d'en appeler au ministre de l'Intérieur, et au cas d'appel le fonctionnaire concerné doit adresser au Ministre l'appel ainsi que son rapport. Si l'appel est accordé, l'appelant en est immédiatement avisé ; sinon, la décision du fonctionnaire est maintenue.

Toute personne qui débarque à un endroit quelconque au Canada ou y arrive, ou qui s'y embarque ou le quitte, ou qui se trouve dans un port ou dans les eaux territoriales du Canada, doit sur demande des autorités navales ou militaires ou de toute personne autorisée, ou de tout fonctionnaire du service d'immigration ou des douanes, ou de tout agent de police, faire une déclaration quant au fait qu'elle porte ou ne porte pas de lettres ou autres messages écrits qui doivent être transmis par la poste ou autrement délivrés. Sur demande elle remettra ces lettres ou messages, et les autorités navales ou militaires ou la personne autorisée, ou le fonctionnaire du service de l'immigration ou des douanes, ou l'agent de police peuvent fouiller toute personne et tout bagage afin de constater si cette personne ou celle à laquelle le bagage appartient porte de telles lettres ou de tels messages. Les autorités navales ou militaires compétentes ou les personnes qu'elles autorisent, ou le fonctionnaire du service d'immigration ou des douanes, ou l'agent de police peuvent examiner toutes lettres ou tous autres messages qui leur sont remis ou qu'ils découvrent, et peuvent les transmettre au fonctionnaire préposé à la censure de la correspondance postale.

Personne n'expédiera hors du Canada, soit par la poste ou autrement, de lettre, document ou substance contenant de l'écriture qui n'est pas visible ou lisible sans que la substance dans laquelle se trouve cette écriture ne soit soumise à l'épreuve de la chaleur ou autre traitement, ni n'expédiera de lettres, document ou substance qui sert de manière quelconque aux communications secrètes.

Personne n'entravera, décevra sciemment, ou contraindra autrement un fonctionnaire ou autre personne qui exécute les ordres des autorités compétentes navales ou militaires, ou qui agit conformément aux devoirs que lui imposent les présents règlements, ni ne refusera de communiquer à un fonctionnaire ou autre personne des renseignements qu'il possède et qu'on peut raisonnablement exiger.

Personne, verbalement ou par écrit, dans un rapport, un compte rendu, une déclaration ou une demande, ou dans un document quelconque signé de sa main ou en son nom et dont il doit constater l'exactitude, ne fera ni ne contribuera à faire une fausse déclaration ou une omission qui pourrait induire en erreur les autorités compétentes navales ou militaires, ou toute autre personne exécutant les ordres d'un fonctionnaire dans l'exécution de ses devoirs.

Personne ne fabriquera, altérera ou contrefera un laissez-passer, un permis, un certificat, une licence ou autre document naval, militaire ou officiel, ou un passeport quelconque, ni ne se servira ou aura en sa possession de tels laissez-passer, permis, certificats, licences, documents ou passeports fabriqués, altérés ou contrefaits.

Aucune personne ne se substituera à une autre, ou se représentera comme étant ou n'étant pas une personne à qui ce laissez-passer, permis ou certificat, cette licence ou cet autre document ou passeport a été dûment délivré, ou fera sciemment de fausses déclarations dans l'intention d'obtenir pour elle-même ou une autre personne tel laissez-passer, permis ou certificat, ou telle licence ou tel document ou passeport.

Personne ne détruira, ne fera disparaître ou ne perdra par négligence volontaire un tel laissez-passer, permis ou certificat, ou une telle licence, ou un tel autre document ou passeport, ni ne le retiendra quand il n'en a pas le droit ou que c'est contraire à son devoir, ni négligera de se conformer aux instructions qui lui sont données par les autorités compétentes au sujet de leur remise.

Nul ne permettra à une personne quelconque de retenir en sa possession un tel laissez-passer, permis ou certificat, ou une telle licence, ou un tel passeport qui a été émis pour son seul usage, ni n'aura en sa possession sans autorisation légale un tel laissez-passer, permis ou certificat, ou une telle licence, ou un tel passeport émis pour une autre personne que lui-même ; et nul qui aura obtenu possession d'un tel laissez-passer, permis ou certificat, ou d'une telle licence, ou d'un tel passeport, qu'il l'ait trouvé ou se le soit autrement procuré, ne négligera ou manquera de le remettre à la personne ou à l'autorité pour ou par laquelle il a été émis, ou à un agent de police.

Nul n'aura en sa possession un faux passeport, et personne qui est sujet d'un souverain ou d'un état qui est en guerre avec Sa Majesté ne passera sous un nom d'emprunt.

Il est du devoir de quiconque est affecté par un ordre émis par les autorités compétentes navales ou militaires, ou par une autre personne sous l'empire des présents règlements, de se conformer à cet ordre.

Quand sous l'empire des présents règlements un acte accompli sans autorisation légale, ou sans autorisation ou excuse légale, est une infraction des présents règlements, c'est à l'accusé qu'il incombe de prouver que cet acte a été accompli avec autorisation légale, ou avec autorisation ou excuse légale.

Tout document paraissant être un ordre ou autre instrument émis par les autorités compétentes navales ou militaires et être signé par ces autorités sera accepté comme preuve et supposé être tel ordre ou instrument sans autre preuve à moins que le contraire ne soit démontré.

Les pouvoirs conférés par les présents règlements sont ajoutés et ne dérogent pas aux pouvoirs que peuvent exercer les membres des forces navales et militaires de Sa Majesté, ainsi que d'autres personnes, afin de prendre les mesures nécessaires pour la sûreté publique et la défense de l'Empire ; et rien dans les présents règlements n'exemptera qui que ce soit de poursuites ou de peines pour un délit ou crime quelconque en rapport avec la guerre autrement qu'en conformité des présents règlements.

Les autorités compétentes navales ou militaires, ou quiconque promulgue un ordre sous l'empire des présents règlements, en publiera un avis en la manière jugée la meilleure pour renseigner ceux que cet ordre affecte ; et nul ne doit sans autorisation légale détruire ou mutiler un tel avis affiché conformément aux présents règlements, ou tel autre avis, annonce ou placard quelconque qui a rapport aux troupes de Sa Majesté ou au service militaire ou naval, quand l'affichage a été dûment autorisé.

Quiconque affirme être autorisé à l'inspection sous l'empire et pour les fins des présents règlements doit présenter son permis en tout temps que l'exigent les autorités compétentes navales ou militaires ou autre personne autorisée par elles, ou tout officier de la marine ou de l'armée, ou tout matelot ou soldat en vigie ou en faction ou autre service semblable, ou tout fonctionnaire des douanes ou de l'accise, ou tout agent de police ou fonctionnaire du service d'immigration. Tout permis ou toute autorisation, sous l'empire des présents règlements ou pour la mise en vigueur de leurs prescriptions, peut en tout temps être révoqué.

Quiconque enfreint une des prescriptions des ordonnances et règlements ci-dessus est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour une période n'excédant pas cinq ans ou des deux peines, amende et emprisonnement. L'amende peut être recouvrée ou la peine imposée par procédure et conviction sommaires sous l'empire des dispositions de la Partie XV du Code criminel.

RODOLPHE BOUDREAU,

35-2

Greffier du Conseil privé.

## NOMINATIONS, PROMOTIONS ET RETRAITES.

MILICE CANADIENNE.

1917.

QUARTIER GÉNÉRAL,

OTTAWA, 18 janvier 1917.

Les nominations, promotions, retraites et confirmations de grade qui suivent sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

O.G. 8.

ÉTAT-MAJOR PERMANENT.

Le grade de 1er officier d'état-major administratif est conféré au colonel J. S. Dunbar, et il est hors cadre en service dans la commission des pensions. 10 janvier 1917.

Est nommé lieutenant-colonel : le major (colonel temporaire) H. C. Bickford. 10 janvier 1917.

DISTRICTS.

DISTRICT MILITAIRE N° 1.—1RE BRIGADE D'INFANTERIE.—La durée de la nomination du colonel G. Acheson, en qualité de commandant de brigade, est prorogée de nouveau jusqu'au 31 janvier 1918.

DISTRICT MILITAIRE No 5.—15E BRIGADE D'INFANTERIE.—La durée de la nomination du lieutenant-colonel J. E. Savary, en qualité de major de brigade, est prorogée jusqu'au 1er mars 1918.

ÉTABLISSEMENTS D'ÉDUCATION.

COLLÈGE MILITAIRE ROYAL DU CANADA.—Les gentilshommes cadets ci-dessous mentionnés obtiennent leur congé définitif à leur nomination comme officiers dans le corps royal d'aviation :—

Robert Leighton Ferrie,  
Cecil Graham Wood,  
Geoffred Edgar Cushing. 17 décembre 1916.

TROUPES PERMANENTES.

ARTILLERIE ROYALE CANADIENNE.—Le nom du lieutenant (officier de district) W. J. Cheverie est retranché de la liste des officiers de la milice canadienne. 20 janvier 1917.

MILICE ACTIVE.

CAVALERIE.

GARDES DU CORPS DU GOUVERNEUR GÉNÉRAL.—Le lieutenant (surnuméraire) H. F. Parkinson est hors cadre pour prendre du service dans la réserve navale royale volontaire. 26 août 1916.



15E CAVALERIE-LÉGÈRE.—Le nom du lieutenant provisoire surnuméraire V. Heydendahl est retranché de la liste des officiers de la milice active. 15 janvier 1916.

Est nommé lieutenant provisoire (surnuméraire) : John Henry Gorton, gentilhomme. 26 décembre 1916.

16E CHEVAU-LÉGERS.—Le lieutenant provisoire (surnuméraire) A. M. Stevens est transféré à la 26e batterie, artillerie de campagne canadienne. 9 décembre 1916.

19E DRAGONS D'ALBERTA.—Le lieutenant R. P. Blakey est transféré au génie canadien. 15 janvier 1917.

22E CHEVAU-LÉGERS DE LA SASKATCHEWAN.—Est nommé lieutenant provisoire (surnuméraire) : William Wallace Johnston, gentilhomme. 28 décembre 1916.

26E DRAGONS DE STANSTEAD.—Le lieutenant provisoire T. M. Melrose a la permission de se retirer. 5 janvier.

## ARTILLERIE.

*Artillerie de campagne canadienne.*

9E BRIGADE.—5E BATTERIE DE KINGSTON.—Est nommé lieutenant provisoire (numéraire) : John Perriman Wheeler, gentilhomme. 1er janvier 1917.

13E BRIGADE.—38E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : George Whitaker Morley, gentilhomme. 6 janvier 1917.

25E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : le lieutenant (surnuméraire) W. J. A. Mustard, du 101e régiment (Edmonton Fusiliers). 25 novembre 1916.

26E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : le lieutenant provisoire (surnuméraire) A. M. Stevens, du 16e cheval-légers. 9 décembre 1916.

36E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : le lieutenant provisoire (surnuméraire) R. J. Watson, du 105e régiment (Saskatoon Fusiliers). 3 novembre 1916.

## GÉNIE CANADIEN.

Sont nommés lieutenants provisoires (surnuméraires) : le lieutenant (surnuméraire) A. L. Biggar, de l'intendance militaire canadienne. 2 janvier 1917.

Le lieutenant R. P. Blakey, du 19e dragons d'Alberta. 15 janvier 1917.

4E COMPAGNIE DE CAMPAGNE.—Est nommé lieutenant provisoire (surnuméraire) : le sergent David Easton Herrald. 4 décembre 1916.

## CORPS DES GUIDES.

Est nommé major : le capitaine et major à brevet J. W. Sifton. 9 novembre 1916.

Est nommé lieutenant provisoire (surnuméraire) : le lieutenant (surnuméraire) C. H. McKimm, du 42e régiment de Lanark et Renfrew. 30 décembre 1916.

## CORPS DE DRESSAGE DES OFFICIERS CANADIENS.

CONTINGENT DE L'UNIVERSITÉ LAVAL, MONTRÉAL, P. Q.—Le lieutenant provisoire (surnuméraire) F. X. R. Savoie a la permission de se retirer. 14 octobre 1916.

CONTINGENT DE L'UNIVERSITÉ DE TORONTO.—Le lieutenant (surnuméraire) J. A. Gilchrist est transféré aux services de santé de l'armée. 26 décembre 1916.

## INFANTERIE.

GARDES À PIED DU GOUVERNEUR GÉNÉRAL.—Sont nommés lieutenants provisoires (surnuméraires) : Louis Rodolphe Lemieux (jeune).

George Houston Murphy, gentilshommes. 5 janvier 1917.

2E RÉGIMENT (QUEEN'S OWN RIFLES OF CANADA).—Est nommé lieutenant provisoire (surnuméraire) : le sergent Henry Charles Bourlier. 15 décembre 1916.

3E RÉGIMENT (VICTORIA RIFLES OF CANADA).—Est nommé lieutenant provisoire (surnuméraire) : Hugh Percy Thornhill, gentilhomme. 5 janvier 1917.

11E RÉGIMENT (IRISH FUSILIERS OF CANADA).—Est nommé lieutenant provisoire (surnuméraire) : James George Brown, gentilhomme. 2 janvier 1917.

13E RÉGIMENT ROYAL.—Est nommé lieutenant provisoire (surnuméraire) : Charles William Finch, gentilhomme. 9 janvier 1917.

30E RÉGIMENT (WELLINGTON RIFLES).—Est nommé lieutenant (surnuméraire) : Donald Bethume Shutt, gentilhomme. 5 janvier 1917.

42E RÉGIMENT DE LANARK ET RENFREW.—Le lieutenant (surnuméraire) C. H. McKimm est transféré au corps des guides. 30 décembre 1916.

45E RÉGIMENT VICTORIA.—Est nommé lieutenant provisoire (surnuméraire) : Mansell Leroy Ashmore, gentilhomme. 1er janvier 1917.

46E RÉGIMENT (DE DURHAM).—Est nommé lieutenant (surnuméraire) : Christopher Laughner, gentilhomme. 20 décembre 1916.

52E RÉGIMENT (PRINCE ALBERT VOLUNTEERS).—Est nommé lieutenant provisoire (surnuméraire) : Sidney Herbert Simpson, gentilhomme. 7 décembre 1916.

57E RÉGIMENT (PETERBOROUGH RANGERS).—Est nommé lieutenant provisoire (surnuméraire) : Wallace Herbert Moore, gentilhomme. 1er janvier 1917.

65E CARABINIERS (MONT-ROYAL).—Est nommé lieutenant (surnuméraire) : Hector Marquette, gentilhomme. 10 janvier 1917.

74E RÉGIMENT (THE BRUNSWICK RANGERS).—Est nommé lieutenant provisoire (surnuméraire) : Camille Hilaire Boudreau, gentilhomme. 1er novembre 1916.

94E RÉGIMENT DE VICTORIA (ARGYLL HIGHLANDERS).—Le lieutenant (surnuméraire) R. M. McDonald a la permission de démissionner. 9 janvier 1917.

101E RÉGIMENT (EDMONTON FUSILIERS).—Le lieutenant (surnuméraire) W. J. A. Mustard est transféré à la 25e batterie, artillerie de campagne canadienne. 25 novembre 1916.

Le nom du lieutenant (surnuméraire) D. McAlpine est retranché de la liste des officiers de la milice active. 10 janvier 1917.

103E RÉGIMENT (CALGARY RIFLES).—Est nommé lieutenant provisoire (surnuméraire) : George Alfred Sales, gentilhomme. 1er septembre 1915.

104E RÉGIMENT (WESTMINSTER FUSILIERS OF CANADA).—Le lieutenant provisoire (surnuméraire) E. A. Austin a la permission de se retirer. 4 janvier 1917.

105E RÉGIMENT (SASKATOON FUSILIERS).—Le lieutenant provisoire (surnuméraire) R. J. Watson est transféré à la 36e batterie, artillerie de campagne canadienne. 3 novembre 1916.

Est nommé lieutenant provisoire (surnuméraire) : Thomas George Tyrer, gentilhomme. 6 janvier 1917.

107E RÉGIMENT (EAST KOOTENAY).—Est nommé lieutenant provisoire (surnuméraire) : William Joseph Claridge, gentilhomme. 15 octobre 1916.

## INTENDANCE MILITAIRE CANADIENNE.

Le lieutenant (surnuméraire) A. L. Biggar est transféré au génie canadien. 2 janvier 1917.

COMPAGNIE N° 3.—Le nom du lieutenant (surnuméraire) F. P. Welch est retranché de la liste des officiers de la milice active. 10 janvier 1917.

COMPAGNIE N° 4.—Est nommé lieutenant provisoire (surnuméraire) William Henry Hamilton-Knight. 17 novembre 1916.

## SERVICES DE SANTÉ DE L'ARMÉE.

*Personnel du service de santé militaire.*

Est nommé colonel honoraire : le lieutenant-colonel et chirurgien général honoraire G. S. Ryerson, R.O., vice le chirurgien général honoraire l'honorable sir F. W. Borden, C.C.M.G., décédé. 16 janvier 1917.

Le lieutenant provisoire (surnuméraire) C. Laviolette a la permission de démissionner. 14 décembre 1916.

Sont nommés capitaines : les lieutenants (surnuméraires) :

W. G. Cosbie. 20 mai 1916.

G. T. Bailey. 2 août 1916.

B. S. Hutcheson. 15 novembre 1916.

Sont nommés lieutenants (surnuméraires) : le lieutenant (surnuméraire) J. A. Gilchrist, du contingent de l'université de Toronto, corps de dressage des officiers canadiens. 26 décembre 1916.

Sont nommés lieutenants provisoires (surnuméraires) :

\*Louis Dunbar Stevenson, gentilhomme. 22 novembre 1916.

David Scott Johnstone, gentilhomme. 23 novembre 1916.

Moses Chesley Roberts, gentilhomme. 2 décembre 1916.

Frederick Carlyle Wilson,  
James Stanley Sutherland, gentilshommes. 8 décembre 1916.

Walter James Dowswell, gentilhomme. 14 décembre 1916.

Manfred Ira Humphries, gentilhomme. 15 décembre 1916.

Frank Alexander Macneil, gentilhomme. 18 décembre 1916.

\*Louis Hoyes Fraser, gentilhomme. 19 décembre 1916.

Ernest Charles Daniel MacCallum, gentilhomme. 20 décembre 1916.

Donald St. Clair Campbell, gentilhomme. 22 décembre 1916.

Malcolm James Gibson, gentilhomme. 1er janvier 1917.

Les officiers suivants sont hors cadre pour prendre du service dans les services de santé de l'armée :

Les capitaines F. A. Ross.

D. M. Kilgour,

C. R. Young.

H. P. Rogers.

G. W. Carleton, 12 novembre 1915.

Est nommé quartier-maître (surnuméraire) avec le grade honorifique de lieutenant : Robert Preston Tett, gentilhomme. 11 décembre 1916.

Les sœurs hospitalières ci-dessous mentionnées ont la permission de se retirer :

E. L. Young. 31 décembre 1916.

F. M. Frew. 3 janvier 1917.

Sont nommées sœurs hospitalières (surnuméraires) :

Roberta Sutherland. 1er mars 1916.

Grace Mulcahy. 24 mai 1916.

Marion Louise Shedden. 28 septembre 1916.

Emily Edith White. 23 octobre 1916.

Jena May Stewart. 8 novembre 1916.

Eleanor Gorrill Moreshead. 21 novembre 1916.

Anna Loretta Canning. 25 novembre 1916.

Sarah Louise Baxter. 30 novembre 1916.

Ada Victoria Gillespie. 1er décembre 1916.

Ruth Constance Abbott Huggan. 7 décembre 1916.

Sadie Emma Might. 8 décembre 1916.

Ida Maude Notice. 9 décembre 1916.

Myrtle Howe. 10 décembre 1916.

Dora Vivian Robinson,

Marie Anna Allen,

Emma Charlotte McLeod,

Esther Louise Haummell,

Margaret Elizabeth Duncan,

Effie Beatrice Biggar. 11 décembre 1916.

Mabel King. 13 décembre 1916.

Helen Margaret McLaren. 14 décembre 1916.

Christina Ross Peers. 16 décembre 1916.

Agnes Evelyn McIlwraith,

May Bagshaw,

Donella Kinghorn. 18 décembre 1916.

Rose Mabel Langdon,

Alma Florence Finnie. 21 décembre 1916.

Eva Duggan Calhoun,

Lillie Rae Harris. 26 décembre 1916.

Louise Ann Spry. 27 décembre 1916.

Gertrude Martha Roberts,

Kathleen Monica Catter Barwick. 28 décembre 1916.

Mary Monica Thompson. 1er janvier 1917.

Jeannette Morin. 3 janvier 1917.

Amelia Elizabeth Chant,

Martha Sproule. 4 janvier 1917.

Les dames suivantes sont hors cadre, pour prendre du service dans les services d'hôpitaux militaires impériaux de la reine Alexandra :—

Les sœurs hospitalières (surnuméraires)

E. E. White. 25 novembre 1916.

M. Howe. 27 décembre 1916.

\* Pourvu qu'ils subissent les examens requis en vertu des dispositions de l'Ordre de milice n° 65, 1913.

#### SERVICE DENTAIRE DE L'ARMÉE CANADIENNE.

Sont nommés capitaines : Herman Bertram Wood, écuyer. 12 décembre 1916

George Edwin Long, écuyers. 15 décembre 1916.

Roswell Morris Burgess, écuyer. 27 décembre 1916.

John Bernard Brown,

Frederick George Mann,

Nile Hughes Winn, écuyers. 1er janvier 1917.

Herbert Edward Thomas, écuyer. 15 janvier 1917.

Sont nommés lieutenants (surnuméraires) : Cyril Fallis McCartney, gentilhomme. 1er janvier 1917.

Sherman Cromwell Rutledge, gentilhomme. 5 janvier 1917.

#### MEMORANDA.

Est nommé colonel à brevet : le lieutenant-colonel F. D. Lafferty, état-major permanent. 10 janvier 1917.

Le grade temporaire de lieutenant-colonel, avec la solde et les allocations qu'il comporte, est conféré au major W. E. Date, 17e hussards royaux canadiens du duc d'York (Argenteuil Rangers), tant qu'il sera à l'emploi du directeur des opérations d'internement. 13 décembre 1916.

Le grade temporaire de major est conféré au capitaine J. D. Moodie, 91e régiment (Canadian Highlanders), durant l'absence ontre-mer d'officiers plus anciens. 9 janvier 1917.

Le lieutenant provisoire (surnuméraire) (major temporaire) W. B. A. Ritchie, 14e hussards canadiens de King, renonce au grade temporaire de major qui lui a été conféré par l'ordre général 15, 1916. 20 décembre 1916.

Une commission temporaire de capitaine de la milice active du Canada est accordée au capitaine Bernard Francis Rhodes, M.C., artillerie de campagne canadienne, tant qu'il sera employé au collège militaire royal du Canada, avec droit d'ancienneté à compter du 30 octobre 1914, date de son grade dans l'armée. 29 décembre 1916.

Le grade temporaire de capitaine, avec la solde et les allocations qu'il comporte est conféré au lieutenant provisoire (surnuméraire) L. H. Douglass, services de santé de l'armée, tant qu'il remplira des fonctions spéciales dans les services de santé, district militaire n° 1. 10 janvier 1917.

Le grade temporaire de directrice, avec la solde et les allocations qu'il comporte, est conféré à la sœur hospitalière (surnuméraire) G. B. Ross, services de santé de l'armée, tant qu'elle remplira les fonctions de directrice de l'hôpital de dépôt, Toronto, Ontario. 3 janvier 1917.

Est nommé lieutenant, M.C. : George Barton Cutten, gentilhomme. 17 février 1916.

L'ordre général 121, 1916, en tant qu'il concerne la nomination de Frank Bedford Leslie, gentilhomme, en qualité de lieutenant provisoire (surnuméraire) dans le 20e régiment (Halton Rifles) est annulé par le présent.

L'ordre général 122, 1916, en tant qu'il s'agit de la nomination de Charles Baynes, gentilhomme, en qualité de lieutenant provisoire (surnuméraire) dans le génie canadien, est annulé par le présent.

Un grade temporaire dans la milice canadienne comme ci-après est conféré aux messieurs ci-dessous mentionnés, tant qu'ils feront du service dans les troupes expéditionnaires canadiennes :—

Sont nommés lieutenants : William Godfrey Hoffman Wurtele, gentilhomme. 8 février 1916.



Martin Hodgson Toy, gentilhomme. 16 septembre 1916.

Frank Douglas Marshall, gentilhomme. 4 janvier 1917.

Est nommé lieutenant honoraire : Henry Peter Surrette, gentilhomme. 25 juillet 1916.

#### CONFIRMATION DE GRADE.

Les officiers ci-dessous mentionnés ayant passé, l'examen exigé pour leur nomination comme officiers signaleurs régimentaires, sont confirmés dans leur grade à compter des dates apposées à leurs noms respectifs :

Le lieutenant surnuméraire E. S. Gallop, corps de dressage des officiers canadiens (McGill), 9 décembre 1915.

Le lieutenant surnuméraire D. M. Chadwick, corps de dressage des officiers canadiens (McGill), 6 juillet 1916.

Le lieutenant surnuméraire C. A. Battershill, corps de dressage des officiers canadiens (Man.), 1er novembre 1915.

Le lieutenant surnuméraire H. E. Wallace, 1er régiment, 17 octobre 1916.

Le lieutenant surnuméraire G. F. Gylos, 1er régiment, 18 octobre 1916.

Le lieutenant surnuméraire C. Severs, 1er régiment, 18 octobre 1916.

Le lieutenant surnuméraire E. W. Desbarats, 3e régiment, 12 mai 1916.

Le lieutenant surnuméraire N. B. Stark, 3e régiment, 19 juillet 1916.

Le lieutenant surnuméraire J. Grieve, 3e régiment, 20 juillet 1916.

Le lieutenant surnuméraire T. J. Rodger, 5e régiment, 5 mai 1916.

Le lieutenant surnuméraire J. Pullen, 5e régiment, 13 octobre 1916.

Le lieutenant surnuméraire A. R. Doble, 5e régiment, 20 décembre 1916.

Le lieutenant surnuméraire R. W. King, 5e régiment, 20 décembre 1916.

Le lieutenant surnuméraire J. R. Foister, 14e régiment, 22 décembre 1916.

Le lieutenant surnuméraire J. M. Simpson, 14e régiment, 22 décembre 1916.

Le lieutenant surnuméraire W. S. McAllister, 53e régiment, 1er février 1916.

Le lieutenant surnuméraire G. E. Bellefleur, 54e régiment, 29 mai 1916.

Le lieutenant surnuméraire L. T. Panet, 54e régiment, 5 septembre 1916.

Le lieutenant surnuméraire C. W. S. Garrett, 56e régiment, 12 décembre 1916.

Le lieutenant surnuméraire A. L. Hudson, 58e régiment, 11 septembre 1916.

Le lieutenant surnuméraire E. L. Houston, 58e régiment, 13 septembre 1916.

Le lieutenant surnuméraire P. M. Haldimand, 58e régiment, 6 novembre 1916.

Le lieutenant surnuméraire H. N. MacCorkindale, 72e régiment, 19 juin 1916.

Le lieutenant surnuméraire T. Donohue, 85e régiment, 2 février 1916.

Le lieutenant surnuméraire D. N. McIntyre, 88e régiment, 28 septembre 1916.

Le lieutenant surnuméraire M. McLean, 107e régiment, 2 mars 1916.

Le lieutenant surnuméraire W. B. Crowe, services de santé de l'armée, 28 décembre 1915.

#### MILICE DE RÉSERVE.

RÉGIMENT D'INFANTERIE DE WINNIPEG.—Les nominations additionnelles suivantes sont faites à l'organisation du régiment :

Est nommé major provisoire : Félix John Billiarde, écuyer. 1er mars 1916.

Est nommé capitaine : John Henry Richard Bond, écuyer. 1er mars 1916.

Est nommé adjudant, avec le grade provisoire de lieutenant : William Owen Nares, gentilhomme. 25 août 1916.

RÉGIMENT DE DELORAIN.—Les lieutenants provisoires H. A. Elsey, T. C. B. Boon et H. B. Coward ont la permission de se retirer. 9 janvier 1917.

Par ordre,

*W. E. Hoagins.*

Major général,  
Adjudant général suppléant.

## AVIS DU GOUVERNEMENT.

### AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

SECRÉTARIAT D'ÉTAT DU CANADA,

OTTAWA, 7 février 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré qu'un livre intitulé "America's Relations to the Great War," par William Burgess, Ph. D., J.U.D., LL.D., professeur de droit constitutionnel et international et doyen des facultés de sciences politiques, de philosophie et de science pure à l'Université Columbia, cité de New-York, auteur de "The European War of 1914," publié par A. C. McClurg & Co., de la cité de Chicago, dans l'Etat de l'Illinois, l'un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure, et que la possession en Canada de toute édition ou exemplaire du dit livre en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 7e jour de février 1917 ; et que tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,

Sous-secrétaire d'Etat

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### AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

Secrétariat d'Etat du Canada.

Ottawa, 7 février 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré qu'un livre intitulé "The Vampire of the Continent," par le comte Ernst zu Reventlow, traduit de l'allemand, avec une préface par George Chatterton-Hill, Ph.D., publié par "The Jackson Press, New-York, 1916, et enregistré par E. S. Mittler and Son, Berlin, Allemagne, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure et que la possession en Canada de toute édition ou exemplaire du dit livre en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 7e jour de février 1917 ; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,

Secrétaire d'Etat.

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## L. H. Carrier, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13e jour de février 1917, constituant en corporation Louis Honoré Carrier, marchand, de la ville de Chicoutimi, dans la province de Québec, Paul Lacoste, avocat et conseil du Roi, de la cité d'Outremont, dans la dite province de Québec, Thomas John Shallow, avocat, de la cité de Westmount, dans la dite province de Québec, Joseph Henri Gérin-Lajoie, avocat, et Joseph Emile Côté, comptable, de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—

(a) Faire les opérations d'un magasin à rayons et exercer l'industrie de marchands en gros et en détail, et acheteurs et manufacturiers de tous les genres de marchandises qui se vendent dans un magasin à rayons, et de tous les genres et de toutes les qualités de marchandises s'y rattachant ou entrant dans la production de ces marchandises, et agir en qualité d'agents, de marchands ou manufacturiers de ces dits articles, marchandises et produits ;

(b) Exercer toute autre industrie, manufacturière ou autre, que la compagnie croira pouvoir exercer convenablement en rapport avec son industrie ou de nature à augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ou à les rendre profitables ;

(c) Acquérir par achat, concession, échange ou autre titre, et construire, ériger, exploiter, entretenir et gérer tous les meubles, fabriques, boutiques, magasins, dépôts, ateliers, usines et autres structures et constructions nécessaires à son industrie et toute autre propriété mobilière et immobilière nécessaire et utile à aucune des fins de la compagnie, et les arrenter, vendre et en disposer ;

(d) Demander, obtenir, enregistrer, acheter, louer, moyennant un droit régalien ou autrement, acquérir et détenir, utiliser, posséder, exploiter et introduire et vendre, céder, ou autrement disposer de toutes marques ou noms de commerce, brevets d'invention, perfectionnements et procédés enregistrés ou d'autre manière utiles au commerce de la compagnie, et utiliser, exercer, développer, permettre l'usage, ou d'autre manière faire valoir toutes telles marques et noms de commerce et inventions, permis, procédés et choses semblables ou toute telle autre propriété ou droits ;

(e) Développer et exploiter toutes chutes d'eau ou forces hydrauliques, et générer, produire et accumuler des forces électriques et électromotrices, ou autre agent semblable pour produire la lumière, la chaleur ou la force pour les fins de la compagnie, avec la faculté de vendre ou de disposer d'autre manière de tout excédent de force dont la compagnie n'aura pas besoin et la fournir pour la lumière, la chaleur ou la force à toute autre personne ou corporation aux conditions qui seront convenues, pourvu que si les susdits pouvoirs sont exercés en dehors de la propriété de la compagnie, ils soient subordonnés à tous les statuts et règlements provinciaux et municipaux à ce sujet ;

(f) Conclure des conventions avec toutes autres autorités municipales, locales ou autres qui paraîtront avantageuses aux fins de la compagnie ou aucune d'elles et obtenir de toutes telles autorités tous droits, privilèges et concessions que la compagnie jugera bon d'obtenir et exécuter, exercer et se conformer à tous tels arrangements, droits, privilèges et concessions ;

(g) Emettre, répartir, et céder comme acquittées et non cotisables les parts, débentures ou autres valeurs de la présente compagnie en plein paiement ou en paiement partiel de toute propriété mobilière, ou immobilière ou mixte et de tous droits, et concessions acquis par la présente compagnie ou pour services rendus ou à rendre à la compagnie ;

(h) Nonobstant les dispositions de l'article 44 de la dite loi, acheter, et acquérir, et posséder, détenir, vendre et réémettre les parts, débentures, obligations et autre valeur de toute compagnie ou corporation, faisant un genre d'affaires en tout ou en partie semblable à celui de la compagnie, et les payer en totalité ou en partie en deniers comptants, actions, obligations, débentures et autres valeurs de la présente compagnie, et

garantir le paiement du principal ou des dividendes et des intérêts sur ces actions, obligations, débentures ou autres valeurs, et exploiter, exercer et gérer la propriété, les immunités, l'entreprise et l'industrie de toute corporation dont la présente compagnie détient les actions, obligations, débentures ou autres valeurs, pour la compensation qui sera jugée raisonnable et convenable ;

(i) S'associer ou se fusionner avec toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie, et acquérir par achat, bail ou autrement la propriété, les immunités, l'entreprise et l'industrie de toute corporation semblable et en assumer les engagements, et les payer en totalité ou en partie en deniers comptants, actions, obligations, ou autres valeurs de la présente compagnie ;

(j) Promouvoir ou aider à la promotion de toute compagnie aux fins d'acquérir la totalité ou une partie des biens ou engagements de la présente compagnie ou pour toute autre fin de nature à profiter directement ou indirectement à la présente compagnie et devenir actionnaire de toute compagnie subsidiaire, alliée ou autre exerçant ou ayant pour ses objets l'exploitation de toute industrie en totalité ou en partie semblable à celle de la présente compagnie, et conclure des conventions au sujet du partage des profits, la fusion des intérêts, les risques communs, les concessions réciproques ou autrement avec toute telle personne ou compagnie, et nonobstant les dispositions de l'article 44 de la dite loi, prendre ou autrement acquérir les actions et valeurs d'une semblable compagnie, et les payer en totalité ou en partie en deniers comptants, actions, obligations ou autres valeurs de la présente compagnie, et détenir, vendre, réémettre, avec ou sans garantie du principal, des intérêts et des dividendes, ou en disposer autrement ;

(k) Acquérir l'achalandage, la propriété, les droits et les biens et prendre les engagements de toute personne, maison ou compagnie endettée envers la présente compagnie ou faisant des affaires semblables à celles qui sont faites par la présente compagnie, et les payer en deniers comptants ou en valeurs de la présente compagnie ou autrement ;

(l) Vendre, arrenter ou autrement céder la totalité ou une partie de la propriété, les droits, immunités et entreprises de la compagnie, pour la compensation que la compagnie jugera à propos et en particulier pour des actions, débentures, obligations ou autres valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi ;

(m) Acheter, louer ou autrement acquérir et détenir, exercer et disposer de la totalité ou d'une partie de la propriété, immunités, achalandage, droits, pouvoirs et privilèges, détenus ou possédés par toute personne ou maison ou par toute compagnie ou compagnies exerçant ou formées dans le but d'exercer la totalité ou une partie de l'industrie que la présente compagnie est autorisée à exercer, soit en son propre nom ou au nom de toute telle personne, maison ou compagnie, et payer pour cette propriété, ces immunités, achalandage, droits, pouvoirs et privilèges, en totalité ou en partie en deniers comptants ou en totalité ou en partie en actions acquittées de la présente compagnie ou autrement, et prendre les engagements de cette personne, maison ou compagnie ;

(n) Faire des avances de deniers aux clients et autres ayant des relations avec la compagnie et garantir l'accomplissement des entreprises de ces personnes ;

(o) Accepter en paiement de toute dette due à la compagnie des actions, des obligations, débentures ou autres valeurs de toute autre compagnie ;

(p) Distribuer en espèces ou autrement, selon qu'il sera décidé, tous bien de la compagnie parmi ses membres et en particulier les actions, obligations, débentures ou autres valeurs de toute autre compagnie qui pourrait prendre la totalité ou une partie des biens ou engagements de la présente compagnie ;

(q) Placer et disposer des deniers de la compagnie qui ne sont pas immédiatement requis dans les valeurs et de la manière qui pourra être décidée de temps à autre ;

(r) Aider de toute manière toute corporation dont les arts du capital-actions, obligations ou autres va-



leurs sont détenues ou garanties de quelque manière par la présente compagnie ; et faire tous actes ou choses pour la conservation et la protection, l'amélioration ou l'augmentation de la valeur de ces parts du capital-actions, obligations ou autres valeurs, faire tous les actes ou choses tendant à augmenter la valeur de propriété détenue ou contrôlée à une époque quelconque par la présente compagnie ;

(s) Etablir et soutenir et aider à l'établissement et au soutien d'associations, institutions, fonds, fidéicomis et commodités de nature à profiter aux employés ou ex-employés de la compagnie ou de ses prédécesseurs en affaires, ou les personnes qui dépendent ou sont apparentées à ces employés ou ex-employés et accorder des pensions et allocations, et faire des paiements dans un but d'assurance, et souscrire ou garantir des deniers pour des fins de charité ou de bienveillance ou pour toute exposition ou pour toutes fins publiques, générales ou utiles ;

(t) Tirer, faire, accepter, endosser, exécuter, émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables et transférables ;

(u) Rémunérer en deniers comptants ou, avec le consentement des actionnaires, en actions, ou obligations ou de toute autre manière, toute personne ou personnes ou corporation ou corporations pour services rendus ou à rendre en plaçant ou en aidant au placement ou en garantissant le placement de toutes parts du capital-actions de la compagnie ou relativement à la formation ou à la promotion de la compagnie ou la conduite de ses affaires ;

(v) Faire toutes choses nécessaires, convenables ou propres à l'accomplissement de toutes les fins de la présente compagnie ou de nature à atteindre l'un ou plusieurs des objets ci-dessus énumérés ou qui pour raient paraître nécessaires, à une époque quelconque, pour la protection et le bénéfice de la présente corporation, soit comme détenteurs ou intéressés dans toute la propriété ou autrement ;

(w) Tout pouvoir accordé dans un paragraphe quelconque des présentes ne sera ni limité ni restreint par induction ou déduction des termes de tout autre paragraphe que ce soit.

La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "L. H. Carrier, Limitée," avec un capital-actions de quarante-cinq mille dollars divisé en 900 actions de cinquante dollars, et dont le principal lieu d'affaires de la dite compagnie sera en la ville de Chicoutimi, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

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### Standard Steel & Tempering Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6e jour de février 1917, constituant en corporation Louis Athanase David, conseil du Roi, Segfried Hinson Read Bush, avocat, Benjamin Robinson, étudiant, Joseph Edmond Durocher, comptable, et Sara Farmer Innes, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Construire, manufacturer, louer, vendre, acheter, disposer et exploiter des usines pour acier, fer, cuivre, laiton, platine et aluminium, fonderies, usines à gaz, moteurs, usines électriques, gazomètres, poteaux, fils, tuyaux, lignes, fournaies, grilles, ateliers de construction de machines, ateliers de réparations et accessoires, hauts-fourneaux, fours Siemens-Martin, convertisseurs Bessemer, convertisseurs à soufflerie latérale, fours électriques, creusets et tous accessoires ;

(b) Vendre, acheter, disposer, réduire du fer et de l'acier de tous genres, bronze, cuivre, platine, aluminium et leurs sous-produits et pour toutes les fins mentionnées acheter, vendre, louer, prospecter, ouvrir, explorer, développer, exploiter, améliorer, maintenir, gérer des mines de fer et autres mines, carrières, minéraux et autres dépôts et propriétés, creuser, extraire,

bocarder, laver, fondre, calciner, essayer, analyser, réduire, amalgamer, faire et autrement traiter des minerais, métaux, argile et minéraux, appartenant ou non à cette compagnie, les rendre vendables, les acheter, vendre ou autrement en disposer en tout ou en partie, ou aucun intérêt dans ceux et généralement faire les affaires d'une compagnie minière, de fonte, de broyage, de réduction et de développement ;

(c) Manufacturer, acheter, vendre, disposer de toutes les fournitures pour fonderie et pour toute espèce d'atelier pour machinerie, machines et de réparations, fournitures pour chemins de fer et en général toutes fournitures requises pour les consommateurs d'acier, fer, bronze, cuivre, platine et aluminium ;

(d) Manufacturer, vendre, ou autrement disposer de marchandises et produits de tous genres reliés ou se rapportant aux affaires ou à l'industrie de la compagnie ;

(e) Acheter, acquérir ou assumer tout ou partie des affaires, biens et engagements ou aucun actif ou droit particulier d'aucune personne, société ou compagnie exerçant une industrie que la compagnie est autorisée d'exercer ou possédant des biens convenant aux fins de la compagnie et émettre en paiement de leur prix d'achat des actions libérées ou autrement ;

(f) Demander, acheter ou autrement acquérir tous brevets, brevet d'invention, licences, concessions et autres choses semblables, conférant des droits exclusifs, non exclusifs, limités et employer aucun secret ou autre information concernant aucune invention qui semblera de nature à pouvoir être utilisée pour aucune des fins de la compagnie, ou dont l'acquisition semblera, directement ou indirectement avantageuse pour la compagnie, les utiliser, développer, exploiter ou octroyer des licences ou autrement faire valoir les biens, droits ou informations ainsi acquis ;

(g) Souscrire, acquérir, détenir, comme principaux ou agents et absolument comme propriétaires ou au moyen de garantie collatérale, échanger ou autrement disposer des actions du capital-actions, obligations ou débentures d'aucune compagnie ou corporation avec laquelle cette compagnie a ou est à la veille d'avoir des relations commerciales, nonobstant l'article 44 de la dite loi ;

(h) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques, ou autrement avec aucune personne ou compagnie exerçant ou engagée, ou à la veille d'exercer ou entreprendre une industrie ou transaction que cette compagnie est autorisée d'exercer ou entreprendre et prendre ou autrement acquérir les actions et valeurs d'aucune telle compagnie, les vendre, détenir, réémettre avec ou sans garantie, ou autrement en disposer ;

(i) Agir comme agents pour toute personne, société ou compagnie exerçant une industrie semblable en tout ou en partie à celle de cette compagnie ;

(j) Vendre, louer ou autrement disposer de tout ou partie de la propriété ou de l'entreprise de la compagnie pour telle compensation que la compagnie jugera convenable, et en particulier pour des actions, débentures, obligations ou valeurs d'aucune autre compagnie ;

(k) Distribuer entre les actionnaires de la compagnie, en nature toute propriété de la compagnie et en particulier les actions, débentures, ou valeurs de toute autre compagnie appartenant à cette compagnie ou desquelles elle peut avoir le pouvoir de disposer ; et faire tous les actes, exercer tous les pouvoirs, faire toutes les affaires incidentes pour l'exercice normal des objets pour lesquels la compagnie est incorporée ;

(l) Les pouvoirs de chacun des paragraphes ne seront limités ni restreints par induction ou déduction des termes d'aucun autre paragraphe ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Standard Steel & Tempering Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

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## W. Lamarre &amp; Cie, Limitée.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 14e jour de février 1917, constituant en corporation Daniel Clément, Christophe Adolphe Lavimodière, notaires, Uldège Dalpé, Marie-Anne Paquette, fille majeure, comptables, Joseph Sinai Lamarre, avocat, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer toutes opérations commerciales comme marchands de bois, charbon, grains, foin, denrées alimentaires, fruits, produits agricoles et produits horticoles ;

(b) Acheter ou acquérir de quelque façon que ce soit, posséder ou louer toutes propriétés mobilières ou immobilières nécessaires à l'obtention des fins de la Compagnie ;

(c) Acheter, acquérir, posséder ou louer tous terrains aptes à la culture agricole, fruitière, maraîchère et horticole ;

(d) Construire des usines pour la fabrication et la préparation des conserves, aussi bien que construire des entrepôts tels qu'entrepôts frigorifiques et éleveurs à grains pour la conservation des produits ;

(e) Construire des moulins à farine, ou toutes autres usines nécessaires à la transformation des grains en moulées ou autres produits industriels ;

(f) Faire toutes opérations commerciales d'agents, de facteurs, et de courtiers pour les objets ci-haut énumérés ;

(g) Ouvrir toutes succursales ou accorder toutes agences qui seront nécessaires au développement commercial de la compagnie ;

(h) Exploiter toutes mines de charbon et toutes limites à bois que la compagnie jugera à propos d'acquies à son profit ;

(i) Construire tous moulins à bois ou scieries et exploiter tous cours d'eau ou pouvoirs d'eau que la compagnie jugera à propos de construire et d'exploiter ;

(j) Exercer toutes opérations industrielles relatives à l'industrie du bois de pulpe, à la transformation de la pulpe, au commerce du bois de pulpe, à la fabrication du papier et au commerce de ce dernier, et aussi toutes autres industries de la pulpe aussi bien que le commerce de ces dernières ;

(k) Promouvoir et exploiter toutes entreprises de transport par eau et de camionnage nécessaires aux transport et livraison des matières premières exploitées et des produits fabriqués par la compagnie ; et, en autant qu'il sera nécessaire pour protéger les intérêts de la compagnie et faire fructifier le capital de la compagnie investi sur ces différents véhicules, contracter des entreprises de voituriers et louer ses bateaux ou camions pour le plus grand profit de la compagnie ;

(l) Ouvrir tous magasins nécessaires et y vendre tous les objets nécessaires ou utiles au bien-être, à l'entretien ou à la vie des employés de la compagnie ;

(m) Faire toutes transactions mobilières ou immobilières nécessaires ou utiles à la protection des intérêts de la compagnie et favorables à son développement ;

(n) Assumer toutes obligations nécessaires ou utiles à l'obtention des fins commerciales et industrielles de la compagnie ;

(o) Acheter ou acquies de toutes personnes ou compagnie qui exploitent un commerce semblable une partie ou la totalité de leur actif ; assumer et se rendre responsables du paiement de leurs obligations, en tout ou en partie ; payer toute somme qui peut être due pour tels achats ou acquisition en parts acquittées de la Compagnie ; émettre et assigner autant de parts qu'il sera nécessaire à aucune personne en paiement de toutes acquisitions mobilières ou immobilières nécessaires au succès des opérations commerciales de la compagnie ;

(p) Acheter ou acquies, de quelque façon que ce soit,—détenir et posséder des parts ou intérêts dans toute autre compagnie dont les fins sont,—en tout ou en partie,—semblables aux fins de la compagnie ;

(q) Promouvoir, organiser et exploiter toutes autres entreprises qui peuvent être menées de front avec les entreprises déjà existantes de la compagnie ; et ce, en autant que les dites autres entreprises seront en rapport avec les fins de la compagnie ou seront de nature

à donner, directement ou indirectement, plus de valeur aux propriétés et droits de la compagnie ;

(r) Accepter en paiement de toutes créances détenues par la Compagnie ; dues ou non exigibles, des parts, bons, débentures ou autres valeurs de toutes autres compagnies et, nonobstant la section 44 de l'Acte des Compagnies, se servir des dites parts, débentures ou valeurs pour acheter ou autrement acquies, négocier, détenir, posséder, transporter ou vendre toutes autres parts, débentures ou valeurs de toute compagnie ou corporation faisant un commerce en tout ou en partie semblable à celui de la compagnie que ce soit ; et encore, aussi longtemps que la compagnie détiendra telles parts, débentures ou autres valeurs, exercer tous droits de propriété qui en découlent, y compris le droit de vote par l'entremise de tel ou tels agents désignés et approuvés par les directeurs de la compagnie ; ou bien encore distribuer telles parts, débentures ou autres valeurs en espèces d'une autre compagnie, dans la division des profits ou du capital parmi les actionnaires de la compagnie ;

(s) Investir et placer le capital inactif de la compagnie en aucune manière déterminée par une majorité réelle des directeurs ;

(t) Payer, avec le consentement des actionnaires, en parts acquittées de la compagnie toute personne qui aura donné son assistance ou son concours au bon succès des opérations de la compagnie ou de son organisation ;

(u) Faire toutes opérations légales permises à toute corporation, tant pour se protéger que se développer ;

(v) Les différents droits et pouvoirs mentionnés dans les diverses clauses de cette charte sont indépendants les uns des autres et ne devront être limités en aucune façon par une interprétation comparée, ayant pour base un autre paragraphe que celui où tel pouvoir ou droit est mentionné, à moins cependant que le contraire ne soit spécifié.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "W. Lamarre & Cie, Limitée," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 15e jour de février 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

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## G. F. Hodgins Company, Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 31e jour de janvier 1917, constituant en corporation George Frederick Hodgins, marchand, Georgina Hodgins, femme mariée, Samuel Rupert Broadfoot et John Robinson Osborne, avocats, tous de la cité d'Ottawa, dans la province d'Ontario ; et Henry Seymour Barnet, marchand général, du village de Shawville, dans la province de Québec, pour les fins suivantes :—

(a) Acheter, vendre, importer, exporter, disposer et trafiquer d'effets, articles et marchandises de toutes espèces, exercer, en gros et en détail, le commerce de marchands généraux ;

(b) Assumer et continuer comme une industrie active l'industrie actuellement exercée au village de Shawville, dans le comté de Pontiac, dans la province de Québec, sous la raison sociale de "G. F. Hodgins Company" ou toute autre entreprise ayant les mêmes objets ou d'autres semblables, les payer en actions, débentures, ou autres valeurs de la compagnie ;

(c) Acquies, vendre, trafiquer, disposer de foin, grains, blé, avoines, orge, céréales et produits agricoles de tous genres, manufacturer, vendre, trafiquer, disposer de fermes et autres produits alimentaires, qui en sont manufacturés ; bâtir, acquies, exploiter, vendre et autrement disposer de moulins, éleveurs, bâtiments, outillages et machinerie pour la transportation, l'emmagasinage, la manutention de grains, céréales et produits alimentaires de tous genres ;



(d) Acquérir, ériger, maintenir, exploiter et gérer des entrepôts, magasins y compris des entrepôts frigorifiques, magasins, outillages et commodités semblables, faire toutes transactions nécessaires à telles fins ;

(e) Exercer toute industrie, manufacturière, ou autre, que la compagnie jugera pouvoir convenablement exercer en rapport avec ses affaires ou de nature, directement ou indirectement, à augmenter ou rendre profitable aucune des propriétés ou des droits de la compagnie ;

(f) Acheter et assumer en tout ou partie les affaires, propriétés, biens ou engagements d'aucune personne, ou compagnie exerçant une industrie que la compagnie est autorisée d'exercer ou possédant des propriétés convenant aux fins de la compagnie ;

(g) Demander, acheter ou autrement acquérir, tous brevets, licences, concessions et choses de même nature, conférant un droit exclusif, non exclusif ou limité d'utiliser aucun secret ou autre information se rapportant à aucune invention pouvant être de nature à être employée pour aucune des fins de la compagnie, ou dont l'acquisition semble, directement ou indirectement devoir être avantageuse à cette compagnie ; les utiliser, exploiter, développer, en octroyer des licences, ou autrement mettre à profit les propriétés, droits, intérêts ou informations ainsi acquis ;

(h) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds garantir les contrats ou autrement aider toute telle personne ou compagnie ; prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie, et les vendre, détenir, réemettre avec ou sans garantie ou autrement en disposer ;

(i) Prendre ou autrement acquérir et détenir des actions d'aucune compagnie ayant des objets en tout ou en partie similaires à ceux de la compagnie ou exerçant une industrie pouvant être directement ou indirectement conduite avantageusement pour la compagnie ;

(j) Conclure des arrangements avec aucune autorité municipale, locale ou autres qui seront de nature à permettre d'atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités les droits, privilèges, concessions que la compagnie jugera convenable d'obtenir, exécuter, exercer et se conformer à tous tels arrangements, droits, privilèges et concessions ;

(k) Etablir, soutenir et aider à l'établissement et au soutien d'associations, institutions, fonds, fidéi-commis, et commodités de nature à profiter aux employés ou ex-employés de la compagnie (ou de ses prédécesseurs en affaires) ou les personnes qui dépendent ou sont apparentées à ces employés ou ex-employés, et accorder des pensions et allocations, et faire des paiements dans un but d'assurance, et souscrire ou garantir des deniers pour des fins de charité ou de bienfaisance ou pour toute exposition ou pour toutes fins publiques, générales ou utiles ;

(l) Promouvoir toute compagnie ou compagnies dans le but d'acquérir tout ou partie de la propriété et engagements de la compagnie ou pour tout autre fin qui semblera directement ou indirectement d'une nature avantageuse pour la compagnie ;

(m) Acheter, prendre à bail ou en échange, louer ou autrement acquérir toute propriété mobilière ou immobilière, droits ou privilèges que la compagnie jugera utiles ou convenant à aucune fin de ses affaires, et en particulier toute machinerie, outillage et fonds de commerce ;

(n) Construire, améliorer, maintenir, exploiter, gérer, conduire, contrôler aucuns chemins, routes, embranchements, voies d'évitement, ponts, réservoirs, cours d'eau, quais, manufactures, entrepôts, usines électriques, ateliers, magasins et autres travaux et commodités qui pourront être directement ou indirectement de nature à favoriser les intérêts de la compagnie et contribuer, subventionner ou autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation, gérance, exécution ou contrôle ;

(o) Prêter des fonds aux clients ou autres ayant des relations avec la compagnie, garantir l'exécution des contrats par toute telle personne ;

(p) Tirer, faire, accepter, endosser, exécuter et émettre des billets promissoires, lettres de change, connaissements, mandats et autres instruments négociables ou commerciaux ;

(q) Vendre ou disposer de l'entreprise de la compagnie ou de toute partie d'icelle, pour telle compensation que la compagnie jugera à propos, et en particulier pour des actions, débentures ou valeurs de toute autre compagnie ayant en tout ou en partie des objets similaires à ceux de la compagnie ;

(r) Demander, obtenir, acquérir par cession, transport, achat ou autrement, exercer, exécuter, jouir de toute charte, licence, pouvoir, autorité, franchise, concession, droits ou privilèges qu'aucun gouvernement ou autorité ou aucune corporation ou autre corps public peut avoir le pouvoir d'octroyer, payer, aider et contribuer pour mettre ces choses à effet et approprier aucunes des actions, obligations et biens de la compagnie pour en défrayer le coût, les charges et dépenses ;

(s) Faire enregistrer et reconnaître la compagnie dans tout pays étranger, et y désigner des personnes suivant les lois de ces pays étrangers pour représenter cette compagnie et accepter la signification de pièces pour et au nom de la compagnie dans tout procès ou litige ;

(t) Lever et aider à lever des deniers et aider au moyen de bonis, prêts, promesses, endossements, garanties d'obligations débentures ou autres valeurs ou autrement, toute autre compagnie ou corporation, et garantir l'exécution des contrats par aucune telle compagnie, corporation ou par toute autre personne ou personnes avec lesquelles la compagnie peut avoir des relations d'affaires ;

(u) Adopter pour faire connaître les produits de la compagnie tels moyens que la compagnie jugera opportuns, et en particulier par des annonces dans les journaux, circulaires, la publication de livres et périodiques et par la distribution de prix, récompenses et dons ;

(v) Vendre, améliorer, gérer, développer, échanger, louer, disposer, faire valoir ou autrement trafiquer de tout ou partie des biens et droits de la compagnie ;

(w) Faire tout ou aucune des choses susdites comme principaux, agents, entrepreneurs ou autrement, seuls ou conjointement avec d'autres ;

(x) Faire telle autre chose incidente ou utile pour l'exécution des objets qui précèdent ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "G. F. Hodgins Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera dans le village de Shawville, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 21ème jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

34-2

#### Peerless Gold Mines, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7e jour de février 1917, constituant en corporation Francis Joseph Curran, conseil du Roi, Louis Edward Curran, avocat, Joseph Dupuy, commis, Florence Nightingale Swanston, et Clarinda O'Hara, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Prospector, ouvrir, explorer, développer, travailler, améliorer, maintenir, exploiter, gérer des mines d'or, d'argent, cuivre, nickel, plomb, charbon, fer et autres, des carrières de pierre, minéraux et autres dépôts et propriétés, et creuser, extraire, acheter, vendre, importer, exporter, analyser, réduire, amalgamer, préparer pour le marché et autrement traiter et disposer de minerais, pierres précieuses, métaux et substances minérales de toutes espèces ;

(b) Acquérir par achat, bail, concession, licence, échange, ou autre titre légal, employer et exploiter des

mines, terrains miniers, propriétés minières et aucuns intérêts dans iceux, concessions minières, options, pouvoirs, privilèges, droits d'eau ou autres, droits de patentes, procédés mécaniques ou autres, et les louer, mettre sous licence, vendre, en disposer ou autrement, en tout ou en partie ainsi que d'aucuns intérêts en iceux ;

(c) Acquérir par achat, bail ou autrement des emplacements pour usines, hauts fourneaux, pouvoirs hydrauliques, lignes de transmission, outillages de force motrice et autres moyens de créer et de transmettre la force motrice, équiper, maintenir, employer, exploiter des commodités de transport par terre, air ou eau, les vendre, louer ou autrement en disposer ;

(d) Manufacturer des effets et marchandises, explosifs, balles, obus, armes, armes à feu, canons, wagons blindés, cuisines portatives, munitions et équipements militaires de tous genres, voitures, automobiles, bateaux, vaisseaux, tramways, wagons de chemins de fer, locomotives, véhicules et moyens de transport de tous genres qui seront trouvés avantageux et profitables à la compagnie ;

(e) Acquérir par achat, concessions, bail, licence ou autrement, détenir ou exploiter du bois, bois de charpente, limites forestières et toutes espèces de vergers, fermes, pâturages, conduire des scieries, usines à pulpe, usines à papier, fabriques de meubles, s'engager dans des industries commerciales, agricoles et manufacturières qui sembleront avantageuses, et profitables à la compagnie ;

(f) Conclure des arrangements pour le partage des bénéfices, la fusion des intérêts, les risques communs, les concessions réciproques ou autrement, avec toute personne, société, compagnie ou corporation exerçant ou se proposant d'exercer aucune industrie semblable à celle de la compagnie ;

(g) S'amalgamer avec toute autre compagnie, assumer ou acheter les droits, intérêts, propriétés d'aucune autre compagnie autorisée à exercer une industrie semblable à celle de cette compagnie, vendre l'actif, les droits, contrats et engagements de cette compagnie à aucune autre compagnie autorisée à faire des affaires de même nature que celles de cette compagnie ; vendre, céder ou échanger les actions de cette compagnie pour celles d'aucune autre compagnie et acheter ou acquérir les actions et valeurs d'aucune autre compagnie, les détenir, vendre, réemettre ou autrement en disposer, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ;

(h) Prêter des fonds aux personnes ou compagnies ayant des relations avec la compagnie, placer et disposer de tous fonds et biens non immédiatement requis pour les fins de la compagnie, placer des fonds pour le compte d'aucune autre compagnie ou individu, garantir la sécurité de tels placements ;

(i) Conclure des arrangements avec aucune autorité ou gouvernement municipal ou autres qui seront de nature à permettre d'atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités tous droits, privilèges, concessions, subventions et autres bénéfices qui sembleront désirables d'obtenir pour le bénéfice et l'avantage de la compagnie ; faire licencier, enregistrer et reconnaître la compagnie dans tout pays étranger, et y désigner des personnes pour faire tels actes et choses nécessaires d'après les lois de tel pays pour représenter le compagnie et lui permettre d'exercer effectivement son industrie ou poursuivre ses affaires là et ailleurs ;

(j) Obtenir par achat ou autrement, détenir et exploiter tout bien-foncier, terres, bâtiments, dépôts, bassins, quais, entrepôts ou autres propriétés ou droits nécessaires ou utiles pour exercer l'industrie de la compagnie ;

(k) Faire toute ou aucune des choses ci-dessus comme principaux, agents, gérants et acheteurs, seuls ou conjointement avec d'autres, par l'entremise d'agents, fidéicommissaires ou autrement, et faire toutes autres choses, passer tels contrats pouvant être nécessaires ou utiles pour atteindre les objets mentionnés ou aucun d'eux ;

(l) Rémunérer par paiement en espèces, des fonds de la compagnie, ou, avec l'approbation des actionnaires, en actions, obligations ou autrement, toute personne, maison ou corporation pour services rendus ou à rendre, en payant ou garantissant le placement des actions, débentures ou autres valeurs de la compagnie, ou au sujet

de la formation ou promotion de la compagnie ou en échange d'aucune terre, édifices ou autre valeur ;

(m) Les objets, pouvoirs et fins ci-dessus mentionnés de la compagnie seront séparés et non dépendant les uns des autres, et la compagnie pourra poursuivre et exercer un ou plusieurs de tels objets, pouvoirs et fins sans égards aux autres et aucune clause ne sera limitée dans sa généralité ou autrement restreinte par rapport à aucune autre clause de tels objets, pouvoirs et fins.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous la raison sociale de "Peerless Gold Mines, Limited," avec un capital-actions d'un million cinq cent mille dollars, divisé en 1,500,000 actions d'un dollar chacune, et dont le principal siège d'affaires sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

34-2

Martel & Cie, Limitée.  
Martel & Co., Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 12e jour de février 1917, constituant en corporation Philias Morin, fabricant, et Alfred Henri, marchand, de la ville des Laurentides, dans la province de Québec ; Thomas John Shallow et Joseph Henri Gérin-Lajoie, avocats, et Joseph Emile Côté, comptable, tous trois de la Cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—

(a) Faire le commerce de cultivateurs, importateurs, exportateurs, fabricants, acheteurs et vendeurs de tabacs et des produits du tabac sous toutes les formes, et aussi de tous articles et choses qui sont ordinairement vendus et achetés dans ce commerce ;

(b) Fabriquer, acheter, vendre et céder toutes sortes d'outillages, machineries, appareils, outils, produits, articles et procédés nécessaires ou utiles pour exercer aucune des industries ci-dessus, ou tous brevets ou permis de les utiliser ;

(c) Faire le commerce général de négociants et de fabricants d'effet, articles, marchandises et fournitures que la compagnie peut avantageusement utiliser dans son commerce ;

(d) Acheter ou autrement acquérir et détenir, vendre ou autrement céder des biens meubles et immeubles et les payer en actions ou autres valeurs de la compagnie ou autrement ;

(e) Acheter, acquérir, posséder et détenir ou autrement disposer de toutes valeurs, stocks, obligations, débentures ou actions de toute compagnie faisant un commerce semblable en quelque endroit que ce soit, nonobstant les dispositions de l'article 44 de la dite Loi ;

(f) Acheter ou autrement acquérir la totalité ou une partie de l'industrie, la propriété et les engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie est autorisée à exercer ou en possession des biens convenables aux fins de la présente compagnie ;

(g) Acheter, acquérir ou autrement prendre à son nom comme industrie active toute propriété ou entreprise en totalité ou en partie semblable à celle de la présente compagnie maintenant ou plus tard appartenant à tout particulier ou compagnie constituée en corporation ou autre, et tous les biens et engagements de ce particulier ou compagnie constituée en corporation ou non et payer à son propriétaire ou à ses propriétaires respectivement pour l'achat ou l'acquisition de cette entreprise, soit en deniers ou en actions ou autres valeurs de la présente compagnie ;

(h) Promouvoir d'autres compagnies pour des fins de nature à profiter à la présente compagnie ;

(i) Demander, acheter, ou autrement acquérir tous brevets, brevets d'invention, marques de commerce, dessins industriels, droits d'auteur, licences, concessions et choses semblables conférant un droit exclusif ou limité de se servir de toute information secrète ou autre au sujet d'une invention capable d'être utilisée pour les



fins de la compagnie, ou dont l'acquisition serait de nature à profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer ou permettre l'usage ou autrement faire valoir la propriété, les droits ou informations ainsi acquise ;

(j) Rémunérer toute personne ou compagnie pour services rendus ou à rendre en plaçant ou en aidant à placer ou en garantissant le placement des parts du capital-actions de la compagnie, ou de toutes débentures ou autres valeurs de la compagnie ou relativement à la formation ou promotion de la compagnie ou la conduite de ses affaires ;

(k) Emettre la totalité ou une partie des actions de la compagnie comme acquittées ou non cotisables en paiement de toute propriété mobilière ou immobilière ou autres biens acquis par la compagnie, ou avec le consentement des actionnaires, comme rémunération pour services rendus à la compagnie en plaçant les actions ou débentures de la compagnie ou pour tout autre considération que les directeurs jugeront convenable et dans l'intérêt de la compagnie ;

(l) Vendre ou autrement disposer de l'entreprise de la compagnie, en totalité ou d'une partie de ses biens pour des actions, débentures ou valeurs de toute autre compagnie, nonobstant les dispositions de l'article 44 de la dite loi ;

(m) Distribuer entre les membres de la compagnie, en nature, toutes actions, débentures, valeurs ou propriétés appartenant à la compagnie ;

(n) Agir en qualité d'agents pour toute compagnie, société ou personne exerçant une industrie semblable.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Martel & Cie, Limitée"—"Martel & Co., Limited," avec un capital-actions de vingt-cinq mille dollars, divisé en 250 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville des Laurentides, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

34-2

### Bayley's Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7e jour de février 1917, constituant en corporation Louis Albert Bayley et Allan Malcolm Phineas Bayley, marchands, Franklin Truell Vaughan, teneur de livres, Henry Daniel Lawrence et William Morris, tous deux conseil du Roi, tous de la cité de Sherbrooke, dans la province de Québec, pour les fins suivantes :—

(a) Exercer le commerce et l'industrie d'importateurs et négociants en gros et en détail d'habillements de tous genres pour femmes, hommes et enfants, merceries, modes, meubles, tapis, fournitures de maison, quincaillerie, épicerie, claques, chapeaux, casquettes, fourrures et autres articles de semblable nature et marchandises de toute espèce usuellement ou pouvant être avantageusement disposées dans toutes les spécialités commerciales par un magasin à rayons et, si cela est trouvé favorable, manufacturer aucun des articles disposés par la compagnie ;

(b) Acquérir, prendre comme une industrie active à tels termes qui pourront être agréés, la propriété, industrie, biens et engagements du magasin général actuellement possédé et conduit, dans la cité de Sherbrooke, province de Québec, par le présent pétitionnaire Lewis Albert Bayley, ou aucune partie d'iceux, comme il pourra en être convenu, et les payer totalement ou partiellement en espèces, billets à ordre ou autres valeurs ou en actions libérées et non sujettes à appel du capital-actions de la compagnie ;

(c) Acquérir par achat, bail ou autrement, détenir, employer, jouir de toute propriété foncière et personnelle et tout outillage et accessoires nécessaires ou convenant à l'exercice normal de l'entreprise de la compagnie ;

(d) Agir comme agents généraux à commission ou consignataires pour d'autres personnes, maisons ou compagnies engagées dans la même industrie ou une

industrie similaire, maintenir et conduire, quand cela sera désirable, des agences et des magasins pour la disposition et la vente d'aucuns des produits, effets, articles et marchandises des manufactures de la compagnie ou autres ;

(e) Payer pour des propriétés foncières ou personnelles, acquises comme susdit pour l'usage de la compagnie ou pour services rendus, totalement ou partiellement en espèces ou actions libérées et non sujettes à appel du capital-actions de la compagnie et acquérir, détenir, disposer d'actions du stock d'autres compagnies ayant des objets similaires et exercer les pouvoirs de voter en vertu d'icelles, nonobstant les dispositions de l'article 44 de la dite loi ;

(f) Conclure des arrangements pour le partage des bénéfices, la fusion des intérêts, les risques communs ou autrement, avec toute personne, maison ou corporation exerçant une industrie semblable ;

(g) Acquérir, détenir, vendre, transporter toutes valeurs d'aucune espèce, foncières ou personnelles, pour les dettes et engagements dus à la compagnie, acheter et acquérir l'industrie et l'actif, avec ou sans le passif, de toute personne, maison ou compagnie exerçant ou ayant le droit d'exercer une industrie semblable, les payer totalement ou partiellement en espèces ou actions libérées du capital-actions de la compagnie ;

(h) Acquérir, employer, vendre, louer des brevets d'invention, marque de fabrique, procédés, marques et dessins industriels ou autres marques de protection employés ou nécessaires dans l'industrie de la compagnie ;

(i) Vendre tout ou partie de la propriété et de l'entreprise de la compagnie, pour des deniers ou des actions du capital d'aucunes autres compagnies semblables ou pour des valeurs d'aucune espèce, nonobstant l'article 44 de la loi, acquérir comme une industrie active ou s'amalgamer avec l'industrie d'aucune personne maison ou compagnie exerçant une industrie semblable à tels termes et conditions qui pourront être agréés ;

(j) Accorder de l'aide aux employés et aux personnes qui dépendent d'eux, souscrire des fonds pour des objets de charité ou de bienfaisance, pour des expositions ou pour tout objet utile, général ou public ;

(k) Les objets mentionnés dans chacun des paragraphes ci-dessus, ne seront aucunement restreints ou limités par induction des termes d'aucun autre paragraphe ;

(l) Faire toutes les choses, exercer tous les pouvoirs conformes et appropriés à l'exercice des objets pour lesquels la compagnie est incorporée ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Bayley's, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Sherbrooke, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

34-2

### India Import, Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 8ième jour de février 1917, constituant en corporation Louis Napoléon Paul, inspecteur, Léo Albert Bégin, comptable, Jean Baptiste Leclerc, collecteur, Stanislas Leblanc et Joseph Sanche, marchands, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer, transformer, acheter, vendre, importer, exporter ou échanger, faire le commerce en gros et détail de toutes sortes d'épices, de grains, fruits et de tous autres produits alimentaires et de luxe, de toutes sortes de produits chimiques et articles de toilette, et en disposer de la façon que la compagnie jugera dans ses intérêts ;

(b) Manufacturer, distiller l'alcool, acides, éthers, et les essences ou tous autres produits provenant de la distillation des grains ou de tous autres végétaux ;

(c) Manufacturer, acheter, vendre, échanger ou autrement acquérir, détenir, posséder, céder ou autrement

disposer et faire le commerce de marchandises, effets, articles et biens de tous genres ;

(d) Emmagasiner (storage, cold storage) pour la compagnie ou pour d'autres compagnies ou des individus, toutes sortes de marchandises ou produits, quelle qu'en soit la nature ;

(e) Manufacturer, produire, acheter, vendre ou échanger tous produits de tabac, cigares, cigarettes, aussi toutes autres marchandises ou articles qui sont en rapport avec ce genre de manufacture ou commerce ;

(f) Posséder des immeubles, mobiliers, outillages ou toutes autres valeurs nécessaires pour l'industrie ou le commerce de la compagnie, soit pour son administration ou à titre de valeurs commerciales ou comme garantie ;

(g) Faire les affaires ci-haut énumérées comme agents à commission et courtiers, pour acheter, vendre, échanger ou administrer toutes sortes de commerce ou manufactures ;

(h) Etablir dans aucune province du Dominion du Canada, ville, village, ou ailleurs des manufactures ou maisons de commerce comme étant des succursales de la dite compagnie ;

(i) Acquérir des licences, des marques de commerce, des patentes, des recettes, des inventions, secrets ou autres informations utiles à la compagnie ; de pouvoir payer aucune ou toutes ces acquisitions comme tout ce qui est mentionné dans la présente charte, avec des parts du fonds capital ou des débentures de la présente compagnie en obligations ou autrement ;

(j) Acquérir comme industrie active ou autrement, et aux clauses et conditions qui seront agréées, les affaires de tout individu, maison ou société faisant un commerce de spécialités, de gros et de détail, d'épicerie, des grains ou de tous autres produits alimentaires, pharmaceutiques, ou de feronnerie et de matériaux de construction.

(k) Distribuer en espèces ou autrement, selon que la chose sera décidée par les actionnaires, tous biens de la compagnie entre ses membres, et particulièrement, les actions, obligations, débentures et autres valeurs de toute autre compagnie formée dans le but de prendre à son nom la totalité ou une partie de l'actif ou du passif de la présente compagnie ;

(l) Placer et affecter les deniers disponibles de la compagnie en la manière qui sera déterminée de temps à autre par les actionnaires ;

(m) Faire des avances de fonds, garantir les contrats ou autrement aider les clients ou autres ayant des relations d'affaires avec la compagnie, et acquérir et détenir des valeurs de toutes sortes, mobilières ou immobilières, ou marchandises pour créances, engagements et obligations dues à la compagnie ;

(n) Se fusionner avec toute compagnie faisant un commerce en tout ou en partie semblable à celui de la compagnie ;

(o) Former d'autres compagnies dans le but d'étendre le commerce et l'industrie de la présente compagnie, d'émettre des débentures, de posséder des actions et débentures d'autres compagnies faisant le même genre d'affaires ;

(p) Rémunérer par des paiements en deniers comptants ou, avec l'approbation des actionnaires, par l'émission d'actions acquittées de la compagnie ou de ses obligations et débentures, ou de toute autre manière, toute personne ou corporation pour services rendus en plaçant ou en aidant à placer, en garantissant le placement de toutes actions du capital de la compagnie, de toutes obligations ou autres valeurs de la compagnie au sujet de la formation ou promotion de la compagnie ou autrement ;

(q) Faire tout ce qui sera nécessaire, convenable ou propre à l'accomplissement des fins ou de nature à atteindre l'un quelconque des objets ci-dessus énumérés ou qui semblera profitable à la corporation à une époque quelconque, et en général, exercer toute autre industrie (manufacturière ou autre) que la corporation jugera capable d'être convenablement exercée en rapport avec l'industrie ci-dessus ou censée accroître directement ou indirectement la valeur des biens ou droits de la corporation ou les rendre profitables ;

(r) Acquérir, recevoir, posséder, louer, échanger, aliéner tous les biens meubles et immeubles nécessaires aux fins de la compagnie, et disposer des dits biens de toute façon ;

(s) Souscrire, accepter, endosser, négocier toutes lettres de charge, billets promissoires, chèques et autres effets négociables ;

(t) Acquérir, posséder, louer, garantir, vendre ou échanger des actions, stocks ou débentures ou garanties de toutes corporations faisant le même genre d'affaires que la compagnie ;

(u) Acheter, louer, détenir et acquérir tout commerce d'une nature semblable à celui exploité par la compagnie, soit en tout ou en partie, aussi toutes franchises et les payer soit en actions, débentures ou autres valeurs de la compagnie ou autrement ;

(v) Faire toutes choses et exercer tous les pouvoirs et faire toutes les affaires en rapport avec la mise en opération des objets pour lesquels la compagnie est incorporée ;

Les objets et pouvoirs mentionnés et contenus dans les divers paragraphes et clauses de la présente charte ne seront en aucune manière limités ou restreints par induction ou déduction des termes de tous autres paragraphes ou clauses.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "India Import, Limited," avec un capital-actions de soixante-quinze mille dollars, divisé en 7,500 actions de 10 dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 12e jour de février 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

34-2

#### Quebec Cement Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 9e jour de février 1917, constituant en corporation Paul Joncas, ingénieur civil, Napoléon Eugène Rousseau, comptable, et Antoine Crépín, marchand, tous de la cité de Québec, dans la province de Québec ; et Eugène Ernest Grenier, ingénieur, de Trois-Rivières, dans la dite province de Québec, et Arthur Delisle, marchand, de Donnacona, dans la dite province de Québec, pour les fins suivantes :—

(a) Exercer dans toutes ses branches l'industrie de fabricants, commerçants et négociants en ciment de Portland et tous genres de ciments naturels ou autres et leurs sous-produits : chaux, pierre à chaux, pierre, pierre artificielle, shiste, argile, gravier, sable, engrais, craie, tuiles, briques, blocs pour construction, et tous ou aucun des articles composés en tout ou en partie de ciment de Portland ou autres, de chaux ou de leurs sous-produits ;

(b) Acquérir par achat, échanger, bail ou autrement, avoir et détenir toute propriété, mobilière ou immobilière, foncière ou personnelle, aucun ou tous droits et privilèges que la compagnie jugera nécessaires ou convenables aux fins de ses affaires, et en particulier toutes terres, carrières, mines, minéraux, droits miniers, pouvoirs hydrauliques, droits de grève, droits de passage pour des lignes de poteaux ou autres fins et autres servitudes qu'elle peut considérer utiles à détenir en rapport avec ses affaires, les travailler, développer, exploiter et employer tous ou aucun d'eux ;

(c) Bâtir, ériger, acquérir par achat, bail ou autrement, établir, maintenir, exploiter des fabriques, fours, entrepôts, quais, bassins, élévateurs, hangars à fret, agences et dépôts pour la fabrication et l'emmagasinement de ses ciments et autres produits, pour leur vente, distribution et transport ou pour les faire transporter comme articles de commerce ; pour cette fin posséder, gérer, affecter et exploiter des chalands et remorqueurs et toutes espèces de bateaux ou vaisseaux ou autres moyens de transport ou distribution ; construire et exploiter sur la propriété de la compagnie ou avec leur consentement, et le consentement de telle autre autorité ou autorités qu'il peut être nécessaire sur la propriété d'autres personnes des transbordeurs aériens ou autres de tous types dans le but de sortir les produits de la compagnie de leur manufacture ou d'y amener



tous matériaux requis, faire toutes autres choses utiles à ses affaires, nécessaires et convenables en rapport avec les affaires de fabrication et de négoce comme sus-dit ;

(d) Acheter, louer ou autrement acquérir, posséder, développer, exploiter des installations à vapeur, électriques et hydrauliques dans le but de produire de la lumière, de la chaleur et du pouvoir pour les fins de la compagnie, conclure des contrats avec toute compagnie d'éclairage, de chauffage et de pouvoir pour la fourniture de la lumière, de la chaleur et du pouvoir pour les fins de la compagnie en rapport avec aucune de ses opérations, disposer d'aucun de leur excédent, en plus de ce qui est requis pour telle opération, pour ses employés et autres ; et en rapport avec ceci conclure des contrats et arrangements pour la fourniture de la lumière, de la chaleur et du pouvoir que la compagnie jugera convenables ; pourvu, toutefois, que la vente, distribution et transmission de l'électricité ou autre énergie soient soumises aux règlements municipaux ou autres les concernant ;

(e) Maintenir et exploiter, en rapport avec son industrie, des magasins généraux pour la commodité des employés de la compagnie et le public, et des pouvoirs et logements pour ses employés ;

(f) Exercer toute autre industrie (manufacturière ou autre) que la compagnie jugera pouvoir convenablement exercer en rapport avec ses affaires ou de nature, directement ou indirectement, à augmenter ou rendre profitable aucune des propriétés ou des droits de la compagnie ;

(g) Conclure des arrangements avec toutes autorités, municipale, locale ou autre qui seront de nature à atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités tous droits, privilèges, concessions que la compagnie jugera convenable d'obtenir, et exécuter, exercer et se conformer ou renoncer à tous tels arrangement, droits et concessions ;

(h) Se consolider ou s'amalgamer avec toute autre compagnie ayant, en tout ou en partie, des objets semblables à ceux de la compagnie et acquérir par achat, bail ou autrement la propriété, les franchises, droits, entreprises et affaires d'aucune telle corporation, en assumer les engagements et les payer totalement ou particulièrement en espèces, actions, obligations ou autres valeurs de la compagnie ;

(i) Emettre et répartir, comme libérées, des actions du capital-actions de la compagnie en paiement total ou partiel d'aucune propriété foncière, personnelle, mobilière, immobilière ou mixte et de tous droits, concessions achetées ou acquis par la compagnie ou avec l'approbation des actionnaires pour services rendus ou à rendre à la compagnie ;

(j) Prendre ou autrement acquérir et détenir des actions d'aucune autre compagnie ayant des objets en tout ou en partie similaires à ceux de la compagnie ou exerçant une industrie pouvant être, directement ou indirectement, conduite avantageusement pour la compagnie ;

(k) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne, maison ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une industrie ou transaction que la compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la compagnie, et prêter des fonds, garantir les contrats ou autrement aider toute telle personne, maison ou compagnie, et prendre ou autrement acquérir des actions ou valeurs de toutes telles compagnies, et les vendre, détenir, réémettre avec ou sans garantie ou autrement en disposer ;

(l) Demander, acheter ou autrement acquérir tous brevets, marques de fabrique, licences, concessions et choses de même nature conférant un droit exclusif ou non exclusif ou limité d'utiliser ou tout secret ou autre information concernant toute invention qui paraîtra capable d'être utilisée pour aucune des fins de la compagnie ou dont l'acquisition sera jugée propre à profiter directement ou indirectement à la compagnie, et utiliser, exercer, développer ou permettre l'usage ou autrement faire valoir la propriété, les droits ou renseignements ainsi acquis ;

(m) Prêter des fonds aux clients ou autres ayant des relations avec la compagnie, garantir l'exécution des contrats par toutes telles personnes ;

(n) Vendre ou autrement disposer de la propriété, droits, contrats, franchises et entreprises de la compagnie, ou d'une partie d'iceux, pour telle compensation que les directeurs jugeront convenable et en particulier pour des actions, débetures, obligations et autres valeurs d'aucune autre compagnie ayant, en tout ou en partie, des objets semblables à ceux de cette compagnie ;

(o) Rémunérer par des paiements en argent ou commission ou avec le consentement des actionnaires en stock, obligations, ou d'aucune autre manière, aucune personne ou personnes ou corporation ou corporations, pour des services rendus ou à rendre en plaçant ou en assistant à placer, ou en garantissant le placement des actions, du capital-actions, débetures ou autres valeurs de la compagnie, ou en rapport avec la formation ou la promotion de la compagnie ou de toute autre manière que ce soit dans la conduite de ses affaires ;

(p) Payer à même les fonds de la compagnie tous les frais et dépenses se rapportant à l'incorporation et à l'organisation de la compagnie ;

(q) Faire toutes autres choses qui, directement ou indirectement, sembleront à la compagnie utiles, nécessaires ou convenables à l'accomplissement normal des fins de la compagnie ou pour atteindre ses objets ou aucun d'eux, ou utiles à la protection de la compagnie, ou pour son bénéfice ;

(r) Faire toute ou aucune des choses ci-dessus comme principaux, agents, entrepreneurs, ou autrement, seuls ou conjointement avec d'autres ;

(s) Les objets, pouvoirs et fins ci-dessus mentionnés de la compagnie seront séparés et non dépendant les uns des autres, et la compagnie pourra poursuivre et exercer un ou plusieurs de tels objets, pouvoirs et fins sans égard aux autres et aucune clause ne sera limitée dans sa généralité ou autrement restreinte par rapport à aucune clause de tels objets, pouvoirs et fins ou autrement.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Quebec Cement Company, Limited," avec un capital-actions d'un million deux cent mille dollars, divisé en 12,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 12e jour de février 1917

THOMAS MULVEY,

Sous-secrétaire d'Etat.

35-2

#### Paint Products Co. of Canada, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 8e jour de février 1917, constituant en corporation Jean-Baptiste David Légaré, promoteur, Armand Mathieu et Robert Thomas Mullin, avocats, John Phelan Callaghan, gérant, et Antonia Catelli, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exploiter, posséder, louer, par tout titre que ce soit des mines ou carrières, les exploiter ; extraire des minéraux et gisements de tous genres pouvant être travaillés pour en faire des produits spéciaux, peintures, vernis ou toutes choses pouvant être faites avec les dits matériaux, minéraux ou minerais, exploitation des tourbières, pouvant être faites avec tels minéraux, les travailler dans le but de mettre les dits produits et extraits sur le marché ;

(b) Manufacturer, importer, exporter, acheter, vendre et disposer d'effets, articles et marchandises ;

(c) Construire, améliorer, maintenir, travailler, gérer, conduire, contrôler toutes installations électriques, aqueducs, chemins, roues, embranchements, voies d'évitement, sur les terres possédées ou contrôlées par la compagnie ; ponts, réservoirs, cours d'eau, quais, manufactures, entrepôts, usines électriques, boutiques, ma-

gasins et autres ateliers et commodités qui pourront être directement ou indirectement de nature à favoriser les intérêts de la compagnie et distribuer, subventionner ou autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation, gérance, exécution ou contrôle ;

(d) Acquérir, louer, disposer de marques de fabrique, dessins industriels, brevets, droits de brevet, licence et privilège concernant toute invention pouvant être considérée comme avantageuse ou nécessaire, manufacturer, utiliser, employer ou travailler les dites inventions ;

(e) Vendre, louer ou autrement disposer de tout ou partie des propriétés et entreprises de la compagnie pour telle compensation convenable ou jugée opportune par la compagnie et en particulier, totalement ou partiellement ; pour des actions, débiteures, stocks, obligations ou valeurs d'aucune autre compagnie ;

(f) Acquérir par achat, location ou autrement, prendre la totalité ou toute partie de l'industrie, propriété ou engagements de toute personne ou compagnie exerçant une industrie que la compagnie est autorisée à exercer ou possédant toute propriété convenant aux fins de cette compagnie ;

(g) S'amalgamer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement transporter des contrats, avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction semblable à celle de la compagnie ; exercer ou continuer toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds, garantir les contrats ou autrement aider toute telle personne ou compagnie ; prendre ou autrement acquérir des actions ou valeurs de toute telle personne ou compagnie, et les vendre, détenir, réemettre avec ou sans garantie ou autrement disposer de telles actions ou valeurs ;

(h) Emettre et répartir comme complètement libérées des actions de la compagnie en paiement total ou partiel d'aucunes affaires, franchise, entreprise, propriété, droits, pouvoirs, privilèges, contrats, baux, licences, biens-fonciers, stock, obligations débiteures ou autres propriétés ou droits que la compagnie peut acquérir en vertu des pouvoirs conférés par les présentes, pour travaux faits et avec l'approbation des actionnaires, pour services rendus pour des fins d'organisation de la compagnie ;

(i) Placer et disposer de temps à autre des fonds et des biens de la compagnie, comme les directeurs en décideront, en acquérant ou achetant des propriétés immobilières ou en achetant des obligations, débiteures, biens-fonciers, actions ou autres valeurs d'aucun gouvernement ou corps incorporé, municipal ou scolaire ou d'aucune banque chartée ou d'aucune autre compagnie dûment incorporée, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ;

(j) Distribuer entre les actionnaires de la compagnie, en espèces, toute propriété immobilière de la compagnie et en particulier les actions ou valeurs d'autres compagnies appartenant à cette compagnie ;

(k) Exercer toutes ou aucune des affaires ci-dessus comme principaux, agents et fondés de pouvoirs ;

(l) Faire toutes les choses nécessaires ou convenables pour atteindre aucun des objets ci-dessus ;

(m) Tirer, faire, accepter, endosser, exécuter et émettre des billets promissoires, lettres de change, connaissements, mandats et autres instruments négociables et transférables ;

(n) Construire, acheter, louer ou autrement acquérir, posséder, employer et faire fonctionner un ou plusieurs wagons automobile extincteur d'incendie, dans le but de pourvoir à la protection contre le feu des bâtiments et outillages de la compagnie, conclure des contrats avec des personnes ou personnes, autorités municipales, rurales, civiques ou privées pour l'emploi communs des dits appareils ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Paint Products Co. of Canada, Limited," avec un capital actions de cinq cent mille dollars, divisé en 50,000 actions de dix dol-

lars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 12e jour de février 1917.

THOMAS MULVEY,

35-2

Sous-secrétaire d'Etat.

#### Foy Mail Order Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 8e jour de février 1917, constituant en corporation Reginald Alexander Kelly, marchand, Léon Daoust, Aimé Daoust et Ernest Douglass Wintle, commis, et Edgar Noel Armstrong, conseil du Roi, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer, acheter, vendre, importer, exporter et généralement trafiquer de marchandises, matériaux et commodités de n'importe quel nom ou nature, et particulièrement de spiritueux, vins, bières, ales, liqueurs et boissons de toutes espèces et descriptions et de tous matériaux nécessaires ou se rapportant à l'industrie de la fabrication, achat et vente de telles commodités, exercer en général l'industrie de manufacturiers et de négociants, en gros et en détail, en liqueurs dans ses branches et toute industrie s'y rapportant ; acheter, manufacturer et vendre du tabac sous toutes ses formes ; acheter et établir des endroits pour la fabrication et la vente des choses ci-dessus, établir des agences et dépôts pour leur vente et distribution sous toutes leurs formes, les transporter ou les faire transporter comme articles de commerce et faire toutes choses se rapportant à l'industrie de leur fabrication et de leur commerce ; établir, maintenir et conduire une agence générale de solde, commission et courtage ;

(b) Dessiner, construire, manufacturer, bâtir, ériger, acheter, louer ou autrement acquérir, posséder, améliorer, développer, réparer, modifier, maintenir exploiter, gérer, vendre, échanger, donner en location, négocier et disposer de tous et de tous genres d'appareils, outillage, équipements, machinerie, instruments, matériaux et fournitures pour la fabrication et la disposition d'eaux gazeuses, liqueurs, bières et autres liquides, extraits, jus de fruits, gaz, acide carbonique, confiseries et autres préparations, exercer l'industrie d'embouteilleurs, marchands de produits chimiques, manufacturer, acheter, vendre et disposer d'extraits, jus de fruits, eaux gazeuses et minérales, gaz acide carbonique, confiseries, bouchons, capuchons de sûreté, capsules, étiquettes, matériaux et fournitures de toutes descriptions ;

(c) Acquérir tout ou partie de l'achalandage, propriété et biens, y compris toute agence, option, contrat, arrangement, concession ou choses de même nature de tout individu, maison, association ou corporation exerçant une industrie semblable, les payer totalement ou partiellement en espèces ou obligations, ou les payer totalement ou partiellement par l'émission et la répartition d'actions libérées, non sujettes à appel, du capital-actions de la compagnie ;

(d) Vendre ou autrement disposer de tout ou partie de la propriété, biens, droits, entreprise ou achalandage de la compagnie et accepter totalement ou partiellement des espèces, stock, obligations ou autres valeurs d'aucune corporation ou compagnie en paiement d'iceux ;

(e) Demander, acheter ou autrement acquérir tous brevets, marques de fabrique, droits d'auteur, agences, concessions et choses de même nature conférant des droits limités, exclusifs ou non exclusifs ou aucun secret ou autre information concernant une invention ou un procédé et faire valoir, vendre, louer, ou autrement disposer de tels brevets, marques de fabrique, droits d'auteur, licences, agences ou concessions ;

(f) Acquérir, détenir, nonobstant les dispositions de l'article 44 de la dite loi, vendre ou autrement disposer du stock, actions, valeurs ou entreprises d'aucune autre compagnie ayant pour un de ses objets l'exercice d'aucun des pouvoirs de la compagnie, transférer son entreprise ou ses biens ou s'amalgamer avec aucune telle compagnie ;



(g) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie se proposant d'exercer ou de s'engager dans une industrie que cette compagnie est autorisée à exercer ou pouvant être conduite de façon à profiter directement ou indirectement à la compagnie ;

(h) Acquérir par achat ou autrement, détenir, vendre et disposer des affaires, biens, achalandage, stock, actions ou valeurs d'aucune personne, maison ou corporation exerçant une industrie semblable en tout ou en partie à celle de la compagnie, faire généralement tous les actes, exercer tous les pouvoirs et conduire toute industrie se rapportant à l'accomplissement normal des objets pour lesquels la compagnie est incorporée et exercer tous les autres pouvoirs permis par la loi.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Foy Mail Order Company, Limited," avec un capital actions de quarante mille dollars, divisé en 400 actions de cent dollars chacune, le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 12e jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

35-2

## MINISTÈRE DES POSTES, CANADA.

OTTAWA, 31 janvier 1917.

AVIS est donné par le présent que par et en vertu des dispositions de l'article 1, chapitre 38 des Statuts de 1913, le Directeur général des Postes a établi un règlement déclarant que lorsque le Secrétaire d'Etat du Canada, en conformité d'un arrêté en conseil du 17e jour de janvier 1917, (C. P. 146) adopté sous l'empire de l'article 6 de la *Loi des mesures de guerre*, est convaincu qu'un journal, une brochure, une revue périodique, un livre, une circulaire ou autre imprimé quelconque contient ou a contenu de la matière inadmissible et que par mandat sous son seing il prohibe la possession en Canada d'une édition ou exemplaire quelconque de ce journal, cette brochure, cette revue périodique, ce livre, cette circulaire ou autre imprimé quelconque, et dès et après la publication par le Secrétaire d'Etat du Canada dans la *Gazette du Canada* de l'avis d'émission d'un tel mandat et de ses termes conformément à ce dit avis, chaque numéro, chaque édition ou exemplaire de ce dit journal, brochure, revue périodique, livre, circulaire ou autre imprimé ainsi prohibé, ne pourra être considéré comme matière postale et sa transmission par la malle sera prohibée en Canada.

R. M. COULTER,  
Sous-directeur général des Postes.

34-2

## COMPTE de la Caisse d'Épargne des Postes, pour le mois de novembre 1916.

(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargne, chap. 30, Statuts Refondus.  
Dt. Can., 1906.) Av.

	\$	c.		\$
BALANCE en caisse chez le Ministre des Finances au 31 octobre 1916 .....	41,141,450	36	REMBOURSEMENTS durant le mois. ....	792,887 84
DÉPÔTS à la Caisse d'épargne des Postes durant le mois .....	1,136,673	72		
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :—				
PRINCIPAL .....				
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert .....				
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada .....	1,671	01		
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois .....	7,368	58	BALANCE au crédit des comptes des déposants au 30 novembre 1916 .....	41,494,275 83
	42,287,163	67		42,287,163 67

Certifié,

W. FAIRWEATHER,

Surintendant-intérimaire, Division des Caisses d'Épargne.

DÉPARTEMENT DES POSTES, Ottawa, 10 janvier 1917

R. M. COULTER,  
Sous-maire général des Postes.

31-tf

1916-17

ETAT

1916-17

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances pour le 31 janvier 1916 et 1917.

DETTE PUBLIQUE.		1916	1917.
PASSIF.		\$ c.	\$ c.
DETTE FLOTTANTE—			
Payable à New-York.....			75,357,000 00
Payable au Canada.....		75,374,993 76	309,625,971 60
Payable à Londres.....		362,703,312 40	362,703,312 40
Prêts temporaires.....		179,473,684 20	177,965,808 02
Fonds de rachat de la circulation des banques.....		5,668,759 32	5,755,554 26
Billets du Dominion.....		178,179,682 29	182,141,531 79
CAISSES D'ÉPARGNES—			
Caisses d'épargne des Postes.....	1916. 1917.		
Caisses d'épargne du Gouvernement.....	\$38 394,900 37 \$41,439,100 61		
	13,691,164 72 13,294,320 47		
Fonds en fidéicommis.....		52,086,065 09	54,733,421 08
Comptes des provinces.....		10,095,751 64	10,205,157 60
Divers, et comptes de banque.....		11,920,481 20	11,920,481 20
		30,914,101 94	35,777,395 58
Total de la dette brute.....		906,416,831 84	1,226,185,543 53
ACTIF.			
PLACEMENTS—			
Fonds d'amortissement.....		11,800,301 24	13,580,799 08
Autres placements.....		110,465,901 12	142,440,137 04
COMPTES DES PROVINCES.....		2,296,327 90	2,296,327 90
DIVERS, ET COMPTES DE BANQUES.....		254,365,301 64	321,929 409 76
Total de l'actif.....		378,927,831 90	480,246,673 78
Total de la dette nette au 31 janvier.....		527,488,999 94	745,938,869 75
“ au 31 décembre.....		515,144,019 37	722,111,449 67
Augmentation de la dette.....		12,344,980 57	23,827,420 08

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois janvier, 1916.	Total au 31 janvier, 1916.	Mois janvier, 1917.	Total au 31 janvier, 1917.
REVENU :	\$ c.	\$ c.	\$ c.	\$ c.
Douane .....	9,780,760 48	78,996,901 31	11,536,092 02	108,868,302 45
Accise.....	1,739,578 48	18,203,670 26	2,109,348 87	20,561,709 96
Département des Postes.....	1,375,000 00	14,171,339 91	1,731,627 71	15,881,627 71
Travaux Publics, y compris les chemins de fer et canaux.....	3,381,877 74	19,399,097 82	1,907,819 80	21,701,730 86
Divers.....	1,244,874 70	8,778,903 98	3,762,328 32	20,890,194 89
Total.....	17,522,091 40	139,549,913 28	21,047,216 72	187,903,565 87
DÉPENSES .....	15,750,217 33	90,219,672 89	18,882,897 99	100,579,403 09
DÉPENSES À COMPTE DU CAPITAL, ETC.				
Guerre.....	12,237,788 24	97,986,686 66	24,074,932 88	194,304,681 80
Travaux publics, y compris chemins de fer et canaux.....	1,983,068 54	28,134,950 59	2,031,921 81	20,642,079 16
Subventions aux chemins de fer.....		1,217,910 71	211,674 82	575,153 43
Total.....	14,220,856 78	127,339,547 96	26,318,529 51	215,521,914 39

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

Certifié correct,

J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion

DÉPARTEMENT DES FINANCES, Ottawa, 6 février, 1917.

T. C. BOYVILLE,  
Sous-ministre des Finances.

33-tf



## AUX ANNONCEURS DANS LA GAZETTE.

CEUX qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous :

1. Adresser "Gazette du Canada, Ottawa, Canada."
2. Indiquer le nombre voulu d'insertions.
3. Les taux sont comme suit: Avis, première insertion, dix cents la ligne agate (quatorze lignes au pouce); insertions subséquentes, cinq cents par ligne. Traduction de documents, quarante cents par cent mots.

Une remise provisoire devra accompagner la copie dont la somme peut être calculée comme suit :

Première insertion :

Pour le titre et la signature..... \$1 00  
Ajoutez deux cents par mot pour le reste.....  
Traduction, si elle doit être faite, à 40 cents par 100 mots.....

Autres insertions :

Pour le titre et la signature..... 0 50  
Ajoutez un cent par mot pour le reste.....  
Multipliez par le nombre de ces insertions.....

Total.....

Une facture sera expédiée aussitôt après la première insertion indiquant le montant exact dû, le montant reçu, et toute différence dans la remise, en moins ou en plus, sera réglée.

## AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UN DOLLAR.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous :

- Les avis de demandes de divorce—14 insertions.  
Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.  
Les avis de demandes ordinaires au parlement—5 insertions.  
Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.  
Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.  
Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.  
Protection des eaux navigables, approbation des plans des travaux, etc.—5 insertions.

Les avis reçus jusqu'à midi le jeudi, seront insérés dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cents, et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

J. DE LABROQUERIE TACHÉ,

Imprimeur du Roi et Contrôleur de la Papeterie.

Département des Impressions  
et de la Papeterie publiques.  
Ottawa, 24 décembre 1914.

## DEMANDES AU PARLEMENT.

## CHAMBRE DES COMMUNES.

## RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session. Mettout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'examineur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

## Instructions aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

## Dépôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la Chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents dollars.

## Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent, savoir:—

- (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... \$100 00
- (b) Lorsqu'un bill est présenté dans la Chambre après la huitième Semaine de la session et avant la fin de la douzième..... 100 00
- (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session..... 200 00
- (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000, et n'excède pas \$500,000..... 100 00
- (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000..... 150 00
- (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000..... 200 00
- (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000..... 300 00
- (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000, et n'excède pas \$2,000,000..... 400 00
- (i) Pour chaque million ou fraction de million de dollars additionnel.... 100 00

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans les cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, tel qu'il en est fait mention dans le bill.

8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,  
Greffier des Communes.

#### RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada*; le dit avis devra énoncer clairement et distinctement la nature et l'objet de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans quelque journal important comme suit:—

A) Lorsque la demande sera faite pour un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal:—Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés.

2. Une compagnie de télégraphe ou de téléphone:—Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. Une compagnie pour la construction de travaux quelconques de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation; ou pour obtenir quelques droits ou privilèges exclusifs; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers:—Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. Une compagnie de banque; une compagnie d'assurance; une compagnie de fidéjussurage; une compagnie de prêt; ou une compagnie industrielle, sans pouvoirs exclusifs quelconques:—Dans la *Gazette du Canada* seulement.

B) Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal:—Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par le prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs); ou pour l'augmentation ou la réduction du capital social de quelque compagnie; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie:—Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

C) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée

des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal; et la preuve de la publication régulière de l'avis sera établie dans chaque cas par une déclaration conforme à la loi; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

D) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examineur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

E) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,  
Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes:—

#### CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examineur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit."

#### CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelque effet sur la dite région; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait;

(b) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débentures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."



## SENAT.

SUBSTANCES DES RÈGLES ET FORMES DE PROCÉDER DU  
SÉNAT CONCERNANT LES BILLS DE DIVORCE.

Telles que révisées et mises en vigueur le 22 mars 1916.

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé; il fait insérer cet avis, pendant trois mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, dans le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu; les traits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants:

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat:

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,  
Greffier du Sénat.

## SENAT.

## Avis de bills privés.

## EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada*; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit:—

A) Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal,—dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée;

2. Une compagnie de télégraphe ou de téléphone,—dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse;

4. Une compagnie de banque; une compagnie d'assurance; une compagnie de crédit; une compagnie de prêt; ou une compagnie industrielle, sans pouvoirs exclusifs,—dans la *Gazette du Canada* seulement.

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement

mentionnée dans l'avis; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B) Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs); d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie,—dans un des principaux journaux du lieu de la situation de son siège.

C) Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires marqués de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots: "Avis de bill privé"; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session; aucun rapport d'un comité permanent ou spécial sur un bill n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de le présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre, huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour

en payer la traduction, laquelle sera faite par les traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts; et elle remettra au commis-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,  
Greffier du Sénat.

AVIS est donné par le présent que Florence Evelyn Snyder, de la cité et du district de Montréal, dans la province de Québec, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son époux, Edward Lockwood, également de la cité et du district de Montréal, artisan, pour cause d'adultère et d'abandon.

Daté à la cité de Montréal, dans la province de Québec, le 22e jour de novembre 1916.

HUGH MACKAY,  
Solliciteur de la requérante.

22-14

AVIS est donné par le présent que William Lewes Evans, de la cité de Montréal, dans le district de Montréal, dans la province de Québec, s'adressera au parlement du Canada, à sa session courante, afin d'obtenir un bill de divorce d'avec son épouse. Meta Rogers, de lieux inconnus, pour cause d'adultère et d'abandon.

Daté à la cité de Montréal, dans la province de Québec, ce douzième jour de janvier mil neuf cent dix-sept.

COUSINS & CURRY,  
Solliciteurs du requérant,  
120 rue Saint-Jacques,  
Montréal.

34-14

AVIS est donné par le présent que M. Donald George Whibley, actuellement de la cité d'Ottawa, dans le comté de Carleton, dans la province d'Ontario, mais autrefois des cité et district de Montréal, dans la province de Québec, comptable, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son épouse, Frances Lilian Owen, de lieux inconnus, pour cause d'adultère et d'abandon.

MM. Aylen & Duclos, solliciteurs, Ottawa, sont les agents du requérant pour la signification des pièces.

Daté à la cité de Montréal, province de Québec, ce treizième jour de décembre mil neuf cent seize (13-1916.)

LESLIE H. BOYD,  
Solliciteur du requérant,  
136 rue Saint-Jacques, Montréal.

25 14

AVIS est donné par le présent que Amy Beatrice Mathews, de la Cité de Westmount, dans le district de Montréal, dans la Province de Québec, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son époux, Ernest Hilton, de la Cité de Montréal, dans la Province de Québec, pour cause d'adultère.

Daté à la cité de Montréal, dans la Province de Québec, ce troisième jour de janvier, mil neuf cent dix-sept.

COUSINS & CURRY,  
Solliciteurs de la requérante,  
120 rue St-Jacques,  
Montréal.

29-14



## ALLIANCE NATIONALE.

**A**VIS est donné par les présentes, que demande sera faite au Parlement du Canada, à sa prochaine session, pour obtenir l'adoption d'une loi constituant en corporation "l'Alliance Nationale", société fraternelle de bienfaisance et de secours mutuels, constituée en corporation par loi spéciale de la province de Québec, pour pourvoir au bien-être matériel et social de ses membres et à la protection de ceux qui dépendent d'eux, leur venir en aide dans la maladie ou l'invalidité, en les assurant contre la mort, la maladie et les accidents, en leur payant les indemnités ou autres avantages ou bénéfices qui pourraient être légalement convenus ou accordés en vertu des statuts de l'association.

de LORIMIER & GODIN,  
35 rue Saint-Jacques, Montréal,  
Procureurs de la requérante.

Montréal, 5 janvier 1917.

29-5-34-2

## AVIS DIVERS.

## BANQUE DE MONTREAL.

**A**VIS est donné par le présent qu'un dividende de deux et demi pour cent sur le capital versé de cette institution, a été déclaré pour le trimestre courant, payable le et après jeudi, le 1er jour de mars prochain, aux actionnaires enregistrés le 31 janvier 1917.

Par ordre du conseil de direction,

FREDERICK WILLIAMS-TAYLOR,  
Gérant général.

Montréal, 23 janvier 1917.

31-5

## BANQUE ROYALE DU CANADA.

DIVIDENDE N° 118.

**A**VIS est donné par le présent qu'un dividende de trois pour cent (au taux de douze pour cent par année) sur le capital payé de cette banque, a été déclaré pour le trimestre courant, et sera payable à la banque et à ses succursales, à compter de jeudi, le 1er jour de mars prochain, aux actionnaires enregistrés le 15 février.

Par ordre du conseil de direction,

C. E. NEILL,  
Gérant général.

Montréal, Qué., 16 janvier 1917.

30-6

## LA PRESSE PUBLISHING COMPANY, LIMITED.

**A**UNE assemblée générale et spéciale des actionnaires de la "La Presse Publishing Company Limited," tenue à Montréal, le vingtième jour de février 1917, le règlement suivant a été adopté :—

Que le règlement adopté le 9 janvier 1915 par l'assemblée générale et spéciale des actionnaires de La Presse Publishing Company, Limited, fixant le nombre des membres du bureau de direction à six, soit abrogé et rescindé, et remplacé par le suivant :—

"Un bureau de direction de cinq membres sera élu et choisi parmi les actionnaires de la compagnie, porteurs de pas moins de cinq actions de la dite compagnie, tenue en leur propre nom, et ne devant aucun versement au sujet des dites actions, et quatre de ces membres seront élus comme directeurs de la compagnie et le cinquième sera élu comme président par la dite assemblée des actionnaires; le dit règlement devant prendre effet immédiatement."

Je, soussigné, secrétaire de La Presse Publishing Company, Limited, certifie que le règlement qui précède a été adopté à l'assemblée des actionnaires de La Presse Publishing Company, Limited, tenue le 20 février 1917.

[L.S.] J. R. MAINVILLE,  
Secrétaire de la Presse Publishing  
Company, Limited.

35-1

## CHEMIN DE FER DES COMTÉS DU CENTRE.

**A**VIS est donné par le présent, en conformité des lois constitutives et des règlements de la compagnie, que l'assemblée annuelle de la Compagnie de chemin de fer des Comtés du Centre aura lieu au bureau de la compagnie, 103 rue Saint-François-Xavier, en la cité de Montréal, province de Québec, le lundi, 5e jour de mars 1917, à trois heures de l'après-midi, dans le but d'élire des directeurs pour l'année prochaine et pour expédier d'autres affaires qui pourront être légalement soumises à l'assemblée.

C. ROSS DOBBIN,  
Secrétaire,

Compagnie de chemin de fer des Comtés  
du Centre.

Montréal, 1er février 1917.

33-4

LOI CONCERNANT LA PROTECTION DES  
EAUX NAVIGABLES.

S. R. C., CHAPITRE 115.

**A**VIS est donné par le présent par la compagnie dite "St. Maurice Lumber Company," corps politique et constitué ayant son siège social et son principal lieu d'affaires dans la province de Québec, en la cité de Trois-Rivières, qu'en vertu de l'article 7 de la dite loi, elle a déposé au bureau du Ministre des Travaux publics, à Ottawa, et au greffe du registraire de la division d'enregistrement de Trois-Rivières, la description du site et les plans de onze nouvelles jetées qu'elle se propose de construire dans la rivière Saint-Maurice, à Trois-Rivières, en face du lot n° 2011.

Avis est aussi donné qu'à l'expiration d'un mois après la date de la première insertion du présent avis, la dite St. Maurice Lumber Company, en vertu de l'article 7 de la dite loi, s'adressera au Ministre des Travaux publics, à son bureau, à Ottawa, pour faire approuver les dits site et plans, et pour obtenir la permission de construire les dites jetées.

Daté à Trois-Rivières, ce 26e jour de janvier 1917.

ST. MAURICE LUMBER CO.,

Par G. M. STEARNS,  
Président.

33-4

## BANQUE D'HOCHELAGA.

**A**VIS est par les présentes donné qu'un dividende de deux et un quart pour cent (2½ %) (soit au taux de 9% par année) a été déclaré par les directeurs de la Banque d'Hochelaga, sur le capital versé de la banque, pour le trimestre finissant le 28 février 1917. Ce dividende, portant le n° 104, sera payable au bureau principal ou aux succursales de la banque, le ou vers le 1er mars 1917, aux actionnaires inscrits dans les livres à la fermeture des guichets de la banque, le 15 février 1917.

Par ordre du conseil de direction,

BEAUDRY LEMAN,  
Gérant général.

35-5

## HENRY McMULLEN, LIMITED.

**A**VIS est donné par le présent qu'à une assemblée des directeurs de la susdite compagnie tenue à Montréal, 1916, le nombre des directeurs fut réduit de cinq à trois, selon les dispositions suivantes adoptées comme partie du règlement No 1 de la dite compagnie, savoir :—

"Les directeurs au nombre de trois seront choisis parmi les actionnaires et ils resteront en fonctions durant un an ou jusqu'à ce que d'autres soient élus et aient qualité pour les remplacer."

Ce règlement a été approuvé par le vote unanime des actionnaires de la dite compagnie présents à une assemblée générale spéciale tenue à la même date et dûment convoquée pour mettre le dit règlement à l'étude, à laquelle tous les actionnaires de la compagnie étaient présents.

En foi de quoi le sceau de la dite compagnie et le seing de son secrétaire furent apposés ce jour de février 1917.

[L.S.] C. M. BROWN,  
Secrétaire

35-1

CANADIAN-AMERICAN CORPORATION,  
LIMITED.

**A**VIS est donné par le présent qu'à une assemblée des directeurs de la susdite compagnie tenue le 10 janvier 1917, le règlement de la dite compagnie (étant l'article 2, alinéa 1) stipulant que le conseil de direction se composera de cinq membres, fut modifié par le règlement suivant, savoir :—

Que l'article 2, alinéa 1, soit modifié de manière à se lire comme suit :—

"Les affaires de la compagnie seront administrées par un conseil de sept directeurs, dont quatre formeront le quorum."

Ce dit règlement fut de plus approuvé par le vote unanime des actionnaires à l'assemblée générale annuelle de la dite compagnie tenue le 24 janvier 1917, après avis dûment donné dans l'avis de convocation de la dite assemblée, à laquelle étaient présents et ont voté des actionnaires représentant plus des deux tiers en valeur du capital social souscrit de la compagnie.

En foi de quoi le sceau de la dite compagnie et le seing de son secrétaire ont été apposés au présent à Montréal, ce 17e jour de février 1917.

[L.S.]

C. F. RITCHIE,

35-1

Secrétaire.

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EXTRA.



# The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, FEBRUARY 24, 1917.

## PROCLAMATION.

DEVONSHIRE.  
[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

### A PROCLAMATION.

E. L. NEWCOMBE, }  
Deputy Minister of Justice, }  
Canada. } WHEREAS Our Governor General of Canada in Council has by an order bearing date the 20th day of February in the year of Our Lord one thousand nine hundred and seventeen made in pursuance of powers vested in him by The War Measures Act, 1914, enacted regulations to the following effect, viz :—

That women and girls, and children under the age of twelve years be prohibited from going or embarking or leaving Canada with the intention of going or embarking on board any ship or vessel upon any voyage in the prosecution of which such ship or vessel will in the ordinary course enter, navigate or pass through the war zone of enemy submarine activity surrounding the British Islands or in European waters : and that the masters or owners of any ship or vessel sailing from any port or place in Canada upon any such voyage as aforesaid and any manager or agent for the owners as well as any manager, director, officer or agent of any company to which such ship or vessel belongs or which is responsible for the navigation thereof who authorizes, suffers or permits any woman, or girl or any child under the age of twelve years to go or embark upon such ship or vessel for the purpose of going or being carried or transported as a passenger or otherwise upon any such voyage shall be guilty of an offence and liable therefor upon summary conviction under Part XV of the Criminal Code to a penalty not exceeding two thousand dollars and not less than five hundred dollars, or to imprisonment for any term not exceeding six

## PROCLAMATION.

DEVONSHIRE.  
[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'elles pourront concerner,—SALUT :

### PROCLAMATION.

E. L. NEWCOMBE, }  
Sous-Ministre de la Justice, }  
Canada. } ATTENDU que Notre

Gouverneur en conseil, par un décret en date du 20e jour de février en l'année de Notre-Seigneur mil neuf cent dix-sept, adopté en vertu des pouvoirs qui lui sont conférés par la *Loi des mesures de guerre, 1914*, a établi des règlements à l'effet suivant, savoir :—

Qu'il soit défendu aux femmes et filles et aux enfants de moins de douze ans de partir ou de s'embarquer ou de quitter le Canada avec l'intention de partir ou de s'embarquer à bord d'un bateau ou navire quelconque qui, durant un voyage quelconque dans l'accomplissement duquel ce bateau ou navire est engagé, entretrait dans le cours ordinaire, naviguerait ou traverserait la zone de guerre établie par les sous-marins ennemis autour des Îles-Britanniques ou des eaux européennes ; et que le capitaine ou les armateurs de tout bateau ou navire partant d'un port ou endroit quelconque en Canada pour entreprendre un tel voyage comme susdit, et tout gérant ou agent pour les armateurs ainsi que tout gérant, directeur, officier ou agent d'une compagnie quelconque à laquelle appartient ce bateau ou navire, ou qui est responsable de sa mise en service qui autorise, souffre ou permet à toute femme ou fille ou à tout enfant de moins de douze ans de partir ou de s'embarquer sur ce bateau ou navire dans le but de partir ou d'être amené ou transporté comme passager ou autrement pour entreprendre un tel voyage quelconque, sera coupable d'infraction et passible pour cette offense, sur conviction sommaire sous l'empire de la Partie XV du Code criminel, d'une

months or to both such fine and imprisonment at the discretion of the convicting magistrate ; and that the Customs officers shall before granting a clearance to any ship or vessel for any such voyage as aforesaid see that all women and girls and children intending to sail thereby are removed therefrom ; and that the regulations aforesaid shall be immediately notified by Proclamation in the *Canada Gazette*,—

Now Know YE that We do by these presents direct that the regulations aforesaid be so notified by the publication of this Our Proclamation in Our *Canada Gazette*.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish of Hardwicke, Baron Cavendish of Keighley, Knight of Our Most Noble Order of the Garter ; One of Our Most Honourable Privy Council ; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George ; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TWENTIETH day of FEBRUARY, in the year of Our Lord one thousand nine hundred and seventeen, and in the seventh year of Our Reign.

By Command,  
36-3 P. PELLETIER,  
Acting Under-Secretary of State.

amende n'excédant pas deux mille dollars et de pas moins de cinq cents dollars, ou d'un emprisonnement pour un terme quelconque n'excédant pas six mois ou de l'amende et de l'emprisonnement à la discrétion du magistrat d'office, et que les préposés aux douanes, avant de donner une feuille de route à quelque bateau ou navire en partance pour un tel voyage quelconque comme susdit devront s'assurer que toutes les femmes, les filles et les enfants qui se proposaient de partir ont été débarqués de ce bateau ; et que les règlements susdits seront immédiatement publiés par proclamation dans la *Gazette du Canada*,—

EN CONSÉQUENCE, Nous statuons par ces présentes que les règlements susdits soient ainsi publiés par l'émission de Notre présente proclamation dans Notre *Gazette du Canada*.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre très fidèle et très aimé cousin et conseiller Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière ; membre de notre très honorable Conseil Privé ; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges ; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

À Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce VINGTIÈME jour de FÉVRIER en l'année de Notre-Seigneur mil neuf cent dix-sept et de Notre règne la septième.

Par ordre,  
36-3 P. PELLETIER,  
Sous-secrétaire d'État suppléant.





# The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, MARCH 3, 1917.

## IMPORTANT NOTICE.

Notices, documents or advertisements received after twelve o'clock, noon, on Thursday, will not be published in "The Canada Gazette" of the following Saturday, but in the next number.

J. de L. TACHÉ,  
King's Printer and Controller of Stationery.

## AVIS IMPORTANT.

Les avis, documents ou annonces reçus après midi, le jeudi de chaque semaine, ne seront pas publiés dans la "Gazette du Canada" du samedi suivant, mais dans le numéro subséquent.

J. de L. TACHÉ,  
Imprimeur du Roi et Contrôleur de la Papeterie.

## APPOINTMENTS.

### DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE GOVERNOR GENERAL has been pleased to make the following appointments, viz:—

OTTAWA, 20th February, 1917.

AUSTEN ERNEST BLOUNT, of the City of Ottawa, in the Province of Ontario, Esquire: to be Clerk of the Parliaments, Clerk of the Senate and Master in Chancery of the Dominion of Canada, from 15th March, 1917, in the room and stead of Samuel Edmour St. Onge Chapleau, Esquire, retired.

Captain EDWARD THIBBO, of Arichat, in the Province of Nova Scotia: to be a Pilot Commissioner for the Pilotage District of Arichat, in the said Province, in the room and stead of William Babin, deceased.

JOSEPH RICHARD, of the City of St. Hyacinthe, in the Province of Quebec: to be a Preventive Officer in the Inland Revenue Division of St. Hyacinthe, in the said Province, from 1st February, 1917.

JOSEPH ARTHUR CANTIN, of the City of Quebec, in the Province of Quebec: to be Inspector of Gas and Electricity in the Gas and Electricity Inspection District of Quebec, in the said Province, from 1st February, 1917.

ALONZO CORBEIL, of the City of Ottawa, in the Province of Ontario: to be a Preventive Officer in the Inland Revenue Division of Ottawa, in the said Province, from 1st January, 1917.

16267—1

## PROCLAMATIONS.

### DEVONSHIRE.

[L.S.]

### CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern.—GREETING:

### A PROCLAMATION.

E. L. NEWCOMBE, }  
Deputy Minister of Justice, }  
Canada. }  
WHEREAS in and by the Revised Statutes of Canada, 1906, Chapter 48, and called and known as "The Customs Act," it is amongst other things in effect enacted that all invoices of goods shall be made out in the currency of the country whence the goods are imported, or in the currency in which the goods are actually purchased, and shall contain a true statement of the value of such goods, and in computing the value for duty of such currency the rate thereof shall be such as has been ordered and proclaimed from time to time by the Governor in Council, who is thereby empowered to make such order, and the rate ordered shall be based upon the actual value of the standard coins or currency of such country as compared with the standard dollar of Canada in so far as such comparative values are known;

AND WHEREAS Our Governor in Council has ordered that a Proclamation be issued directing that the values of the foreign currencies as compared with the standard dollar of Canada, be, from the first day of February, 1917, until further proclaimed, as shown in the schedule hereto appended and marked as "Schedule A," the values of such foreign currencies for Customs purposes;

NOW KNOW YE that We do by these presents and with the advice of Our Privy Council for Canada proclaim and declare the values of the foreign currencies

as compared with the standard dollar of Canada as shown in the said schedule hereto appended and marked "Schedule A," shall be from the first day of February next the values for duty of such foreign currencies.

Of all which Our loving subjects and all others whom these presents may concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS: Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish

of Hardwicke, Baron Cavendish of Keighley, Knight of Our Most Noble Order of the Garter; One of Our Most Honourable Privy Council; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TWENTY-SEVENTH day of JANUARY, in the year of Our Lord one thousand nine hundred and seventeen, and in the seventh year of Our Reign.

By command,

THOMAS MULVEY,  
Under-Secretary of State.

SCHEDULE "A."  
VALUE OF FOREIGN COINS.

Country.	Standard.	Monetary Unit.	Value in currency for duty purposes as ordered and proclaimed. (Rate in Canadian currency.)	Remarks.
Argentine Republic...	Gold.....	Peso .....	\$0.9648	Currency: Depreciated paper convertible at 44 per cent of face value; exchange rate about \$0.42½.
Austria-Hungary .....	Gold..	Crown.....	2026	
Belgium.....	Gold & silver	Franc .....	1930	Member of Latin Union; gold is the actual standard. 12 1-2 Bolivianos equal 1 pound sterling.
Bolivia.....	Gold.....	Boliviano .....	3893	
Brazil.....	Gold.....	Milreis.....	5462	Currency: Government paper, exchange rate about 25 cents to the milreis.
Gen. American States:				
Costa Rica.....	Gold.....	Colon .....	4653	Currency: Inconvertible paper, exchange rate: about 40 pesos equal \$1.
British Honduras.....	Gold.....	Dollar.....	10000	
Nicaragua.....	Gold.....	Cordoba.....	10000	Currency: Bank notes; exchange rate about \$0.35.
Guatemala.....	Silver	Peso .....	5439	
Honduras.....	Silver	Peso .....	5439	Currency: Convertible into silver on demand; exchange rate about \$0.42.
Salvador.....	Silver	Peso.....	5439	
Chili.....	Gold.....	Peso.....	3650	Currency: Inconvertible paper, exchange rate approximately \$0.14.
China.....	Silver.....	Tael:		
		Amoy.....	0.8917	The tael is a unit of weight, not a coin. The Customs unit is the Haikwan tael. The values of other taels are based on their relation to the value of the Haikwan tael.
		Canton.....	8890	
		Chefoo.....	8529	
		Chin Kiang.....	8711	
		Fuchau.....	8248	
		Haikwan.....	9073	
		(Customs).		
		Hankow.....	8343	
		Kiaochow.....	8641	
		Nankin.....	8824	
		Niuchwang.....	8362	
		Ningpo.....	8573	
		Pekin.....	8693	
		Shanghai.....	8145	
		Swatow.....	8237	
		Takau.....	8974	
		Tientsin.....	8641	
	Silver .....	Dollar:		
		Yuan.....	5843	
		Hong Kong.....	5865	
		British.....	5865	
		Mexican.....	5908	
Colombia.....	Gold.....	Dollar.....	10000	Currency: Inconvertible paper, exchange rate approximately \$105 paper to \$1 gold.
Cuba.....	Gold.....	Peso .....	10060	
Denmark.....	Gold.....	Crown.....	2680	The actual standard is the British pound sterling which is legal tender for 97½ piasters.
Ecuador.....	Gold.....	Sucre.....	4867	
Egypt.....	Gold..	Pound (100 piasters)...	4.9431	Member of Latin Union: Gold is the actual standard.
Finland.....	Gold.....	Mark.....	1930	
France.....	Gold and Silver .....	Franc .....	1930	Member of Latin Union: Gold is the actual standard.
German Empire.....	Gold.....	Mark.....	2382	
Greece.....	Gold & silver	Drachma.....	1930	Member of Latin Union: Gold is the actual standard.
Hayti.....	Gold..	Gourde.....	9647	
India (British).....	Gold.....	Rupee.....	3244	Currency: Inconvertible paper, exchange rate approximately \$0.16. (15 rupees equal 1 pound sterling.)
Italy.....	Gold & silver	Lira.....	1930	
Japan.....	Gold.....	Yen .....	4985	Member of Latin Union: Gold is the actual standard.
Liberia.....	Gold..	Dollar.....	10000	
Mexico.....	Gold..	Peso .....	4985	Currency: Depreciated silver, token coins; customs duties are collected in gold. Mexican exchange rate violently fluctuating.



SCHEDULE "A"—Continued.  
VALUE OF FOREIGN COINS—Continued.

Country.	Standard.	Monetary Unit.	Value in currency for duty purposes as ordered and proclaimed. (Rate in Canadian currency.)	Remarks.
Netherlands .....	Gold.....	Florin.....	4020	
Norway .....	Gold.....	Crown .....	2680	
Panama .....	Gold.....	Balbao .....	10000	
Paraguay.....	Silver.....	Peso.....	5439	Currency: depreciated paper, exchange rate 1.550 per cent.
Persia.....	Gold.....	Achrefi.....	0959	
	Silver.....	Kran.....	1002	Silver circulating above its metallic value; exchange value of silver kran, approximately \$0.117.
Peru .....	Gold.....	Libra.....	48665	
Philippine Islands.....	Gold.....	Peso.....	5000	
Portugal.....	Gold.....	Escudo.....	10805	Currency; inconvertible paper; exchange rate, approximately \$0.70½.
Roumania.....	Gold.....	Leu.....	1930	
Russia.....	Gold.....	Rouble.....	5146	
Santo Domingo.....	Gold.....	Dollar.....	10000	
Servia.....	Gold.....	Dinar.....	1930	
Siam.....	Gold.....	Tical.....	3709	
Spain.....	Gold & silver	Peseta.....	1930	Valuation is for the gold peseta; currency is silver circulating above its metallic value; exchange value approximate \$0.20.
Straits Settlements .....	Gold.....	Dollar.....	5678	
Sweden.....	Gold.....	Crown.....	2680	
Switzerland.....	Gold.....	Franc.....	1930	Member of Latin Union; Gold is the actual standard. 100 piasters equal to the Turkish pound.
Turkey.....	Gold.....	Piaster.....	0440	
Uruguay.....	Gold.....	Peso.....	10342	
Venezuela.....	Gold.....	Bolivar.....	1930	

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DEVONSHIRE  
[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION Requiring Returns to be made of British Property in Enemy Territory and Claims by British Subjects against Enemy Persons and Enemy Governments.

E. L. NEWCOMBE, } WHEREAS in the Deputy Minister of Justice, } interests of Our Canada. } Dominion of Canada it is of great importance that full information should be obtained with regard to property in enemy territory belonging to Our subjects and also with regard to the claims of Our subjects against enemy persons and enemy Governments ;

And whereas for the purpose of obtaining that information it is necessary that returns of such property and claims should be made by Our subjects to the officers appointed to receive the same,—

Now, therefore, We strictly command and enjoin Our subjects within Canada, including all British companies, firms and corporations residing or carrying on business within Canada who are entitled to property of any description whatsoever in enemy territory or to any interest in such property or have claims against enemy persons or enemy Governments, forthwith to make returns of their said property or claims to the officers appointed to receive the same :

Provided that it shall not be necessary to make such returns respecting property or claims, whereof returns have before the date of this Proclamation been voluntarily made to the custodian (the Minister of Finance and Receiver General) in the form prescribed by him ; but if any one who has already made a return desires to amend that return, or to make an addition to it in respect of unpaid interest or dividends which may have become payable since the date of his previous return, he should apply for the necessary forms for this purpose, and in any such case a note should be made on the form to the effect that the return is an additional or amended return, as the case may be.

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The officers appointed to receive such returns shall be :—

(a) In the case of property in enemy territory and of claims against enemy persons, the Custodian as aforesaid, Finance Department, Ottawa.

(b) In the case of claims against enemy Governments, the Directors of the Foreign Claims Office, Foreign Office, London, S.W.

The said returns shall be made in such form and with such particulars as the Custodian and the Directors of the Foreign Claims Office may respectively require.

2. For the purposes of the proclamation hereby recommended :—

The expression "property" includes documents of title to property ; the expression "enemy territory" means the territory of any state at war with His Majesty (including the Colonies and Dependencies thereof) ; the expression "enemy persons" includes all persons, firms, companies and corporations residing or carrying on business in enemy territory ; the expression "enemy government" means the government of any state at war with His Majesty.

Of all which our loving subjects and all others whom these presents may concern, are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed.  
WITNESS : Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish of Hardwicke, Baron Cavendish of Keighley, Knight of Our Most Noble Order of the Garter ; One of Our Most Honourable Privy Council ; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George ; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TWELFTH day of FEBRUARY, in the year of Our Lord, one thousand nine hundred and seventeen, and in the seventh year of Our Reign.

By Command,

THOMAS MULVEY,  
Under Secretary of State

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DEVONSHIRE.  
[L.S.]

## CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING.

## A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS in and by  
Deputy Minister of } Section 4 of the  
Justice, Canada. } Act of the Parliament  
of Canada, passed in the fourth and fifth years of Our  
Reign, and intituled "An Act to conserve the Com-  
mercial and Financial Interests of Canada," it is pro-  
vided among other things that in case of war, real or  
apprehended, and in case of any real or apprehended  
financial crisis, Our Governor in Council may, by Pro-  
clamation published in the *Canada Gazette*, authorize the  
several chartered banks to issue excess circulation from  
and including the first day of March in any year to and  
including the last day of August next ensuing, or during  
any part of such period, to amounts not exceeding 15  
per cent of the combined unimpaired capital and rest  
or reserved fund of their respective banks, as stated in  
their respective statutory monthly returns to the Min-  
ister of Finance of Canada, for the month immediately  
preceding that in which the additional amount is  
issued,

NOW KNOW YE that by and with the advice of Our  
Privy Council for Canada We do by these presents  
proclaim and direct that the several chartered banks  
be authorized to issue excess circulation as in the said  
Act defined from and including the first day of March,  
1917, to and including the last day of August, 1917.

Of all which Our loving subjects and all others whom  
these presents may concern are hereby required to  
take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our  
Letters to be made Patent, and the Great Seal of  
Canada to be hereunto affixed. WITNESS: Our  
Right Trusty and Right Entirely Beloved Cousin  
and Counsellor, Victor Christian William, Duke  
of Devonshire, Marquess of Hartington, Earl of  
Devonshire, Earl of Burlington, Baron Cavendish  
of Hardwicke, Baron Cavendish of Keighley,  
Knight of Our Most Noble Order of the Garter;  
One of Our Most Honourable Privy Council;  
Knight Grand Cross of Our Most Distinguished  
Order of Saint Michael and Saint George; Knight  
Grand Cross of Our Royal Victorian Order, Gov-  
ernor General and Commander-in-Chief of Our  
Dominion of Canada.

At Our Government House, in Our City of OTTAWA,  
this TENTH day of FEBRUARY, in the year of  
Our Lord one thousand nine hundred and seven-  
teen, and in the seventh year of Our Reign.

By Command,

35-3 THOMAS MULVEY,  
Under-Secretary of State.

DEVONSHIRE.  
[L.S.]

## CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING:

## A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS in and by  
Deputy Minister of } section 18 of an  
Justice, Canada. } Act of the Parliament of  
Canada passed in the session thereof held in the first  
and second years of Our Reign, chaptered 10 and in-  
tituled "An Act respecting Forest Reserves and  
Parks" as enacted by section 5 of an Act to amend the

said Act passed in the session of the said Parliament held in the third and fourth years of Our Reign, chaptered 18 and intituled "An Act to amend the Dominion Forest Reserves and Parks Act" it is, amongst other things in effect, enacted that the Governor in Council may by proclamation designate such reserves or areas within Forest Reserves or such other areas as he sees fit the title to which is vested in Us in the right of Canada, to be and to be known as Dominion Parks.

AND WHEREAS our Governor in Council has been pleased to order that a proclamation do issue designating the following reserves or areas respectively to be and to be known as Dominion Parks, namely:—

Fort Ann Dominion Park in the Province of Nova Scotia comprising the following area:

That certain property situated in the town and county of Annapolis and province of Nova Scotia, known as the Fort Ann grounds, with buildings and structures thereon, the said property containing approximately thirty-one acres more or less.

Fort Howe, Dominion Park:—

That certain property in the City of St. John, in the Province of New Brunswick, known as the Fort Howe grounds, with buildings and structures thereon, as shown on the plan of Fort Howe and surroundings attached to a grant to William Moore *et al.*, dated the 3rd of October, 1881, and on file in the Provincial Secretary's Office, Fredericton.

NOW KNOW YE that by and with the advice of Our Privy Council for Canada, We do hereby in pursuance of the statute in that behalf designate and proclaim the areas above respectively described to be and to be known as Dominion Parks.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS: Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish of Hardwicke, Baron Cavendish of Keighley, Knight of Our Most Noble Order of the Garter; One of Our Most Honourable Privy Council; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Cross of Our Royal Victorian Order; Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this SEVENTEENTH day of FEBRUARY, in the year of Our Lord one thousand nine hundred and seventeen, and in the seventh year of Our Reign.

By command,

35-3 THOMAS MULVEY,  
Under-Secretary of State.

C. FITZPATRICK,  
Deputy Governor General.

[L.S.]

## CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING:

## A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS, in and by  
Deputy Minister of Justice, } section 15, subsec-  
Canada. } tion 5 of an Act of the  
Parliament of Canada passed in the session thereof held in the fourth and fifth years of Our Reign, chaptered 20, and intituled "An Act respecting the Canadian Northern Railway System," it is in effect provided that subsections 2, 3 and 4 of said section 15 shall



respectively come into force on a day or days to be fixed in each case by a Proclamation of Our Governor in Council published in the *Canada Gazette*, but that such Proclamation shall not in any such case be made until after Our Governor in Council shall have declared in each such case by Order in Council that the railway and undertaking of such company has been constructed and is open for operation ;

AND WHEREAS Our Governor in Council has made such a declaration in each of the said cases and has advised that a Proclamation do issue accordingly bringing said subsections 2, 3 and 4 into force on the day hereinafter named,—

Now KNOW YE that by and with the advice of Our Privy Council for Canada We do by these presents proclaim and declare that said subsections 2, 3 and 4 of section 15 of the said Act shall come into force and effect respectively on, from and after the first day of March, in the year of Our Lord, one thousand nine hundred and seventeen, upon the publication of this Our Proclamation in the *Canada Gazette*.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Trusty and Well-beloved Councillor the Right Honourable Sir Charles Fitzpatrick, Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Chief Justice of Canada and Deputy of Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish of Hardwicke, Baron Cavendish of Keighley, Knight of Our Most Noble Order of the Garter; One of Our Most Honourable Privy Council; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TWENTIETH day of FEBRUARY, in the year of Our Lord one thousand nine hundred and seventeen, and in the seventh year of Our Reign

By command,

THOMAS MULVEY,  
Under-Secretary of State.

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[The following Proclamation was first published in an *Extra of the CANADA GAZETTE*, dated the 24th February, 1917.]

DEVONSHIRE.

[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

E. L. NEWCOMBE, }  
Deputy Minister of Justice, }  
Canada.

WHEREAS Our Governor General of Canada in Council has by an order bearing date the 20th day of February in the year of Our Lord one thousand nine hundred and seventeen made in pursuance of powers vested in him by The War Measures Act, 1914, enacted regulations to the following effect, viz :—

That women and girls, and children under the age of twelve years be prohibited from going or embarking or leaving Canada with the intention of going or embarking on board any ship or vessel upon any voyage in the prosecution of which such ship or vessel will in the

ordinary course enter, navigate or pass through the war zone of enemy submarine activity surrounding the British Islands or in European waters : and that the masters or owners of any ship or vessel sailing from any port or place in Canada upon any such voyage as aforesaid and any manager or agent for the owners as well as any manager, director, officer or agent of any company to which such ship or vessel belongs or which is responsible for the navigation thereof who authorizes, suffers or permits any woman, or girl or any child under the age of twelve years to go or embark upon such ship or vessel for the purpose of going or being carried or transported as a passenger or otherwise upon any such voyage shall be guilty of an offence and liable therefor upon summary conviction under Part XV of the Criminal Code to a penalty not exceeding two thousand dollars and not less than five hundred dollars, or to imprisonment for any term not exceeding six months or to both such fine and imprisonment at the discretion of the convicting magistrate ; and that the Customs officers shall before granting a clearance to any ship or vessel for any such voyage as aforesaid see that all women and girls and children intending to sail thereby are removed therefrom ; and that the regulations aforesaid shall be immediately notified by Proclamation in the *Canada Gazette*.—

Now KNOW YE that We do by these presents direct that the regulations aforesaid be so notified by the publication of this Our Proclamation in Our *Canada Gazette*.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish of Hardwicke, Baron Cavendish of Keighley, Knight of Our Most Noble Order of the Garter ; One of Our Most Honourable Privy Council ; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George ; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TWENTIETH day of FEBRUARY, in the year of Our Lord one thousand nine hundred and seventeen, and in the seventh year of Our Reign.

By Command,

P. PELLETIER,  
Acting Under-Secretary of State.

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## ORDERS IN COUNCIL.

[340]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday the 7th day of February, 1917.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR  
GENERAL IN COUNCIL.

HIS Excellency the Governor General in Council is pleased to amend the Order in Council of 19th December, 1916, approving regulations for the administration of "Project Meadows" in the forest reserves within the Railway Belt in the Province of British Columbia by striking out the figures "13" after the word "clause" in the fifth line of section 1, and substituting the figure "2" therefore, and the same is hereby so amended accordingly.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

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## AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 20th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

**T**he Committee of the Privy Council have had before them a report, dated 15th February, 1917, from the Minister of the Interior, stating that Mr. Samuel McCall was granted homestead and pre-emption entries for the East half of Section 21, Township 31, Range 1, west of the 3rd Meridian, on the 1st May, 1915 ;

The Minister further states that information has been received from which it appears that Mr. McCall tried to enlist for active military service overseas and that the recruiting officer told him he would be accepted, but that before the necessary papers were made out he met with an accident which necessitated the amputation of his left arm,—

The Minister submits the annexed copy of a medical certificate and recommends, in view of the foregoing, that further residence on the part of Mr. McCall be dispensed with in accordance with subsection 2 of section 20 of The Dominion Lands Act, chapter 20, 7-8 Edward VII, so that patent may be issued to Mr. McCall, upon proof being furnished in the ordinary way that the other conditions of the law have been fulfilled and the required payments have been completed.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

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[481]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 20th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

**T**he Committee of the Privy Council have had before them a report, dated 14th February, 1917, from the Minister of the Interior, referring to an application received from the Canadian Northern Railway for a licence of occupation of that portion of the Sturgeon river, which is required for a bridge site, and which is described as follows :—

That certain parcel or tract of land, being a part of the bed of the Sturgeon river, situate in the south-east quarter of section twenty-three, in the fifty-sixth township, in the twenty-third range, west of the fourth meridian, in the Province of Alberta, as the said township approved and confirmed by E. Deville, Surveyor General of Dominion Lands, on the 13th day of May, 1901, which said parcel may be more particularly described as follows :—

Bounded on the north by the left bank and on the south by the right bank of the Sturgeon river ; and on the east and west by lines parallel to and forty-nine feet and five tenths of a foot perpendicularly distant on opposite sides of the centre line of the right of way of the Canadian Northern Western railway as the said centre line is shown upon a plan of survey across said bed and lands adjoining the same, which said plan is signed by A. S. Weekes, Dominion Land Surveyor, on the second day of June, one thousand nine hundred and sixteen, and of record in the Department of the Interior under number 25035 a duplicate whereof is on record in the Land Titles office for the North Alberta Land Registration District under number 3009 B. C. 96, the parcel herein described containing by admeasurement twenty-seven-hundredths of an acre, more or less.

The Minister states that the site and the plans of works as submitted by the company have been approved

by the Department of Public Works in accordance with the provisions of the Navigation Waters Protection Act, chapter 110, R.S. 1906, as amended by chapter 44, 9-10 Edward VII, and that blue prints of these plans have been filed in the Department of the Interior ;

The Minister, therefore, recommends that he be authorized to issue in favour of the said Canadian Northern Western Railway Company, a license of occupation for that portion of the bed of the Sturgeon river which is described above, the said license to be for such time as the company may require the same in connection with the operation of the railway, and for which annual rental of one dollar (\$1) shall be paid to the Department of the Interior.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

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## AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 12th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

**T**he Committee of the Privy Council have had before them a report, dated 9th January, 1917, from the Minister of the Interior, submitting that it is provided inter alia by section 22 of the regulations for the survey, administration, disposal and management of Dominion lands within the forty mile belt of the Province of British Columbia, as established by Order in Council of the 17th September, 1889, that a patent for a homestead should not issue to any person not then a British subject by birth or naturalization.

Emile Andre Marc, a French Reservist, now serving with the Second Life Guards, British Expeditionary Forces in France, has applied for letters patent for his homestead, the east half of the northwest quarter of Section 2, Township 4, Range 5, west 7th Meridian, and, according to the evidence submitted, he has completed the required settlement duties. Mr. Marc was born in France and has not yet been naturalized. He left British Columbia for active service in August, 1914. His wife and child still reside in Canada. He requested, in December 1914, that his patent be issued. Delay occurred in securing his application for patent at the front, and the issue of patent is still delayed because he is not naturalized. It will entail further delay to comply with the requirements of the Naturalization Act, or it may be found impossible to do so while the homesteader continues on active service.

The Minister considers it a hardship that there should be further delay in this connection, and considers that the intention of the homesteader to become a British subject is in view of his active service sufficient compliance with the naturalization provision of said section 22 of the regulations.

The Minister states that another case of the issue of patent to an enlisted homesteader is before the Department, which is delayed because of the necessity of securing compliance with The Naturalization Act, and other cases will no doubt from time to time arise.

The Minister therefore recommends that—in the case of homesteaders in the Railway belt of British Columbia on active service for Great Britain or her Allies, who by reason of such service and the difficulty of technically complying with the provisions of the Naturalization Act are debarred from or delayed in securing patent after the completion of duties—he be authorized to waive the requirements of said section 22 as to naturalization before issue of patent.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

35-4



[408]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 13th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

**H**IS Excellency the Governor General in Council, under and by virtue of the provisions of the War Measures Act, 1914, is pleased to make the following Orders and Regulations and the same are hereby made and enacted accordingly, viz:—

Where the Competent Naval or Military Authority or any person duly authorized by him or an Immigration Officer has reason to suspect that any person who is about to embark on any ship, vessel or aircraft or proceed overland is attempting to leave the Dominion of Canada for the purpose of communicating directly or indirectly with the enemy or with any subject of any sovereign or state at war with His Majesty, he may prevent the embarkation or departure of that person.

Where the embarkation or departure of any person has been so prevented or refused the person or persons concerned shall have the right of appeal to the Minister of the Interior, and in the event of an appeal being made the officer shall forward the appeal with his report to the Minister. If the appeal is allowed the appellant shall be notified forthwith, otherwise the action taken by the officer shall be held to be in force.

Any person landing at, arriving at, embarking at, or leaving any place in the Dominion of Canada, or being in a harbour of or within the territorial waters of the Dominion of Canada, shall, on being required to do so by the Competent Naval or Military Authority or any person authorized by him, or by an Immigration Officer, Customs Officer, or Officer of Police make a declaration as to whether or not he is carrying or conveying any letters or other written messages intended to be transmitted by post or otherwise delivered and, if so required, shall produce to the person making the requisition any such letters or messages; and the Competent Naval or Military Authority or person authorized by him or Immigration Officer, Customs Officer, or Police Officer, may search any such person and any baggage with a view to ascertaining whether such person or the person to whom the baggage belongs is carrying or conveying any such letters or messages. The Competent Naval or Military Authority or persons authorized by him or Immigration Officer, Customs Officer or Police Officer may examine any letters or other messages so produced by him or found on such search, and may transit them to an Officer appointed to censor postal correspondence.

No person shall send from the Dominion of Canada, whether by post or otherwise, any letter, document, or substance containing any written matter which is not visible or legible unless the medium in which it is written is subjected to heat or some other treatment, or any letter, document, or substance in which any other means for secretly communicating information is used.

No person shall obstruct, knowingly mislead, or otherwise interfere with or impede any officer or other person who is carrying out the orders of the Competent Naval or Military Authority, or who is otherwise acting in accordance with his duty under these regulations, or withhold from any officer or person any information in his possession which he may be reasonably required to furnish.

No person shall either verbally or in writing, in any report, return, declaration or application, or in any document signed by him or in his behalf of which it is his duty to ascertain the accuracy, knowingly make or connive at making of any false statement or any omission, with intent to mislead the Competent Naval or Military Authority, or any other person acting under the orders of such officer in the execution of his duties.

No person shall forge, alter, or tamper with any Naval, Military, or official pass, permit, certificate, licence or other document, or any passport, or without lawful authority use or have in his possession any such forged, altered, or irregular pass, permit, certificate, licence, or other document or passport.

No person shall personate, or falsely represent himself to be or not be, a person to whom such a pass, permit, certificate, licence, or other document or passport has been duly issued, or with intent to obtain any such pass, permit, certificate, licence, or other document or passport, whether for himself or for any other person, knowingly make any false statement.

No person shall destroy, make away with, or by wilful neglect lose any such pass, permit, certificate, licence or other document, or passport or retain it when he has no right to retain it or when it is contrary to his duty to retain it, or fail to comply with any directions issued by lawful authority with regard to the return thereof.

No person shall allow any other person to have possession of any such pass, permit certificate, licence or passport, issued for his use alone, or without lawful authority have in his possession any such pass, permit, licence, certificate, or passport issued for the use of some person other than himself, or on obtaining possession of any such pass, permit, certificate, licence or passport, by finding, or otherwise, neglect or fail, to restore it the person or authority by whom or for whose use it was issued or to a police constable.

No person shall be in possession of a false passport or being a subject of a Sovereign or State at war with His Majesty, shall under an assumed name.

It shall be the duty of every person affected by any order issued by the Competent Naval or Military Authority or other person in pursuance of these regulations to comply with that order.

Where under these regulations any act if done without lawful authority, or without lawful authority or excuse, is an offence against these regulations, the burden of proving that the act was done with lawful authority or with lawful authority or excuse shall rest on the person accused.

Every document purporting to be an order or other instrument issued by a competent naval or military authority and to be signed by such an authority shall be received in evidence and be deemed to be such an order or instrument without further proof unless the contrary is shown.

The powers conferred by these regulations are in addition to and not in derogation of any powers exercisable by members of His Majesty's naval and military forces and other persons to take such steps as may be necessary for securing the public safety and the defence of the empire, and nothing in these regulations shall affect the liability of any person to trial and punishment for any offence or war crime otherwise than in accordance with these regulations.

The Competent Naval or Military Authority, or any other person by whom an order is made in pursuance of these regulations, shall publish notice of the order in such manner as he may consider best adapted for informing persons affected by the order, and no person shall without lawful authority deface or otherwise tamper with any notice posted up in pursuance of these regulations or any other notice, advertisement or placard, relating to any of His Majesty's Force or any Naval or Military matter exhibited or posted under lawful authority, and

Any person claiming to act under any permit or permission granted under or for the purposes of these regulations shall, if at any time he is required to do so by the Competent Naval or Military Authority or any person authorized by him, or by any Naval or Military Officer or by any sailor or soldier engaged on sentry patrol or other similar duty, or by any Officer of Customs and Excise, Officer of Police or Immigration Officer, produce the permit or permission for inspection. Any permit or permission granted, under or for the purpose of any provision of these regulations may at any time be revoked.

Any person contravening any of the provisions of the foregoing orders and regulations shall be liable to a penalty not exceeding five thousand dollars or imprisonment for any term not exceeding five years or to both fine and imprisonment any such penalty may be recovered or enforced by summary proceedings and conviction under the provisions of Part 15 of the Criminal Code.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

[327]  
AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 6th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 27th January, 1917, from the Minister of the Interior, submitting that Mr. Jos. Hewitt went into occupation of the northeast quarter of section 21, township 9, range 3, west of the 2nd meridian, in November, 1885, and erected thereon a house, stable and other improvements.

As this quarter section has since been included in the Moose Mountain Forest Reserve, it is necessary to secure Mr. Hewitt's withdrawal from the land.

The Minister therefore recommends that authority be given under the provisions of the Dominion Lands Act, for the issue of a free patent to Mr. Hewitt for another quarter section, namely the southeast quarter of section 20, township 44, range 3, west of the 2nd meridian, upon his executing a surrender of his interest in the land of which he has been in occupation in the Forest Reserve and upon satisfactory evidence being furnished that he has vacated the land in question.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,

34-4

Clerk of the Privy Council.

[210]  
AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 26th day of January, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 22nd January, 1917, from the Minister of the Interior, submitting that Mr. Frank Ruppert obtained the southeast quarter of Section 16, Township 33, Range 14, west of the 4th Meridian, under pre-emption entry on the 15th June, 1910; his appurtenant homestead, being the northeast quarter of the same section, for which he obtained patent on the 13th October, 1913.

Since completing his homestead duties, Mr. Ruppert carried on the settlement duties in connection with his pre-emption for one year when, owing to hardships attendant upon his undertaking, rheumatism of a severe form developed in his left hip. He has been undergoing medical treatment and, according to testimony submitted by his medical advisers, it is necessary for him to make use of crutches to go about, and it is represented, moreover, that the nature of Mr. Ruppert's ailment is likely to grow worse instead of better.

Under the circumstances, the Minister recommends that residence duties be dispensed with under subsection 2, of section 20, of The Dominion Lands Act of 1908, and that patent issue upon proof being furnished that the other conditions of the law have been fulfilled, and upon payment being made for the land at the statutory price.

The Committee concur in the foregoing recommendation, and submit the same for approval.

RODOLPHE BOUDREAU,

33-4

Clerk of the Privy Council.

[316]  
AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 3rd day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 29th January, 1917, from the Minister of the Interior, stating that application has been made by Mr. Louis Felix Cardinal of

Fort Vermilion, in the Province of Alberta, for a free grant of the fractional W.  $\frac{1}{2}$  of Section 22, Township 108, Range 13, West of the Fifth Meridian, lying south of Peace River, of the said Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian Title.

The Minister observes that evidence has been submitted showing the applicant to have been in actual occupation of the land at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899.

The Minister, therefore, recommends that under the provisions of Section 76 of The Dominion Lands Act, a free grant of 160 acres of the said fractional W.  $\frac{1}{2}$  of Section 22, Township 108, Range 13, west of the Fifth Meridian, lying south of Peace River, in the Province of Alberta, be authorized to Mr. Cardinal, and that he be permitted to purchase the excess area of 3.70 acres at the rate of \$3 an acre.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,

33-4

Clerk of the Privy Council.

[479]  
AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 20th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

WHEREAS the Upper Ottawa Improvement Company, Limited, of Ottawa, have submitted, under the provisions of chapter 68 of the Consolidated Statutes of Canada, and chapter 102, Victoria 51, the report of their operations for the year ended 21st January, 1917, and have applied for the approval of the annexed tariff of tolls which they propose to levy for the use of their works during the season of 1917;

And whereas the Collector of Revenue of the Department of Public Works has reported, in part, as follows on the application of the company for the approval of their tariff of tolls, viz :—

"The proposed tariff as compared with that of season 1916, is as follows :—

*Tolls.*—8 rates greater, 2 less and 1 the same as in 1916.

*Towing, Driving and Sweeping.*—All greater than in 1916.

*Boom Working and Driving.*—All greater than in 1916.

*Towing.*—7 rates greater, 2 less and 2 the same as in 1916.

*Towing per Hour.*—All greater than in 1916.

If the increase should by any chance exceed the demands of the season's work, in any of the above divisions of the tariff, the company can, and I have no doubt will, reduce the charges of the actual requirements as has always been the practice.

Under the circumstances, and considering that the dividend in stock has been held at 8 per cent, though this company is authorized to declare one of 10 per cent, I think that the proposed tariff of 1917 might be recommended, as I believe no injustice is likely to ensue to any one interested.

The unusual request for a general increase in the rates is due to the fact that the company had a deficit of about \$40,000 on working expenses in 1916, caused by scarcity of labour and great increase in wages. This latter amount, the Directors anticipate, will be still larger during the coming year, the added expenses being estimated at from 30 to 50 per cent above that in 1916. Moreover, I might mention that in most cases, the increase in rates proposed will be necessary to meet the cost of up-keep and operation considering the probable reduction in the logs, etc., being manufactured during the present winter, because as I explained in my memo of the 14th April, 1914 (copy annexed), the cost of all these operations will have to be borne, each year by the quantity of material handled by the company."



And whereas, in view of the report of the Collector of Revenue of the Department of Public Works, the Chief Engineer of the Department advises the approval of the tariff of tolls in question ;

Therefore His Excellency the Governor General, by and with the advice of the King's Privy Council for Canada, is pleased to approve and doth hereby approve the annexed tariff of tolls which the Upper Ottawa Improvement Company, Limited, of Ottawa, propose to levy for the use of their works during the season of 1917.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

TOLLS.

On saw-logs, 17 feet and under—		Per 1,000 ft. B.M.
Through Quinze Boom.....	15	cents.
" Des Joachims Boom.....	02 $\frac{3}{4}$	"
" Fort William Boom.....	03 $\frac{1}{4}$	"
" Culbute Boom.....	01 $\frac{1}{2}$	"
" Melons Chenail Boom.....	01	"
Passing Lapasse Boom.....	16	"
Through Quio Boom.....	13	"
" Thomson Bay Boom.....	10	"
" Chaudiere Assorting Boom.....	05	"
" Booms from Head of Deschenes Rapids (North side) to Head of Hull Slide.....	15	"
" Boom at Outlet of Hull Slide....	03	"

*The Tolls on timber, other than saw-logs, 17 feet and under, passing the foregoing Booms will be :—*

Red and white pine, tamarac, spruce and hemlock, square or waney board, per 1,000 cubic feet, 15 saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flattened, over 17 feet and under 30 feet long, per 1,000 feet B.M., 1 $\frac{1}{2}$  saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flattened, 30 feet and upwards in length, per 1,000 feet B.M., 1 $\frac{1}{2}$  saw-log rates.

Cords of wood, shingle bolts and other lumber, per cord of 128 cubic feet, 2 saw-log rates.

TOWING, DRIVING AND SWEEPING EXPENSE RATES.

On saw-logs, 17 feet and under—		Per 1,000 ft. B.M.
From White River, Quinze and Otter Creek to Des Joachims Boom.....	\$2.19	
" Wabis River to Des Joachims Boom.....	2.13	
" Fort Temiscamingue to Des Joachims Boom.....	1.86	
" Montreal River to Des Joachims Boom..	1.68	
" Kippewa River " ".....	1.48	
" Opemican to Des Joachims Boom.....	.70	
" Head of Long Sault to Des Joachims Boom.....	.47	
" Jocko Creek to Des Joachims Boom.....	.40	
" Snake Creek to " ".....	.36	
" Mattawa to " ".....	.28	
" Klock's to " ".....	.24	
" Magnissippi to " ".....	.19	
" Head of Rocher Capitaine to Des Joachims Boom.....	.17	
" Dumoine to Des Joachims Boom.....	.06	

*The Towing, Driving and Sweeping Expense Rates on timber other than saw-logs, 17 feet and under, on the foregoing Stretches will be :—*

Red and white pine, tamarac, spruce and hemlock, square or waney board, per 1,000 cubic feet, 15 saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flattened, over 17 feet and under 30 feet long, per 1,000 feet B.M., 1 $\frac{1}{2}$  saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flattened, 30 feet and upwards in length, per 1,000 feet B.M., 1 $\frac{1}{2}$  saw-log rates.

Cords of wood, shingle bolts and other lumber, per cord of 128 cubic feet, 2 saw-log rates.

BOOM WORKING AND DRIVING EXPENSE RATES.

On saw-logs, 17 feet and under—		Per 1,000 ft. B.M.
Through Quinze Boom.....	60	cents.
" Des Joachims Boom, including sweeping in Deep River....	09	"
" Fort William Boom.....	32	"
" Culbute Boom.....	22	"
" Melons Chenail Boom, including sweeping in Coulonge Lake..	05	"
" Reid Island Boom, including sweeping in Rocher Fendu Chenail.....	30	"
" Chenaux Boom, including sweeping in Chats Lake.....	11	"
" Quio Boom, including sweeping in Deschenes Lake.....	44	"
" Thomson Bay Boom.....	20	"
" Chaudiere Assorting Boom....	18	"
" Booms from Head of Deschenes Rapids (North side) to Head of Hull Slide.....	50	"

*The Boom Working and Driving Expense Rates on timber other than saw-logs, 17 feet and under, passing the foregoing Booms will be :—*

Red and white pine, tamarac, spruce and hemlock, square or waney board, per 1,000 cubic feet, 15 saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flattened, over 17 feet and under 30 feet long per 1,000 feet B.M., 1 $\frac{1}{2}$  saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flattened, 30 feet and upwards in length, per 1,000 feet B.M., 1 $\frac{1}{2}$  saw-log rates.

Cords of wood, shingle bolts and other lumber, per cord of 128 cubic feet, 2 saw-log rates.

TOWING RATES.

On saw-logs, 17 feet and under—		Per 1,000 ft. B.M.
From Des Joachims Boom to Fort William Boom.....	23	cents.
" Schyan to Fort William Boom.....	16	"
" Fort William Boom to Pembroke....	19	"
" Petawawa to Culbute.....	10	"
" Petawawa to Pembroke.....	19	"
" Petawawa to Allumette Rapids.....	23	"
" Melons Chenail Boom to Lapasse....	10	"
" Chenaux Boom to Braeside.....	17	"
" Chenaux Boom to Arnprior or Chats Rapids.....	25	"
" Quio Boom and Mohr Island Boom to Aylmer or Deschenes Rapids.....	34	"
" Quio Boom to Mohr Island Boom....	03	"

*The Towing Rates on timber other than saw-logs, 17 feet and under, on the foregoing stretches will be :—*

Red and white pine, tamarac, spruce and hemlock, square or waney board, per 1,000 cubic feet, 15 saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flattened, over 17 feet and under 30 feet long, per 1,000 feet B.M., 1 $\frac{1}{2}$  saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flattened, 30 feet and upwards in length, per 1,000 feet B.M., 1 $\frac{1}{2}$  saw-log rates.

Cords of wood, shingle bolts and other lumber, per cord of 128 cubic feet, 2 saw-log rates.

*Towing per hour, where there is no specified rate per 1,000 feet B.M. :—*

		Per Hour.
Steamers :—Alexandra and Lady Minto.....	\$10	00
Steamers :—E. H. Bronson, C. B. Powell, Hamilton, Hiram Robinson, G. B. Greene and Alex. Fraser.....	8	00
Steamer :—Pembroke.....	7	00
Steamers :—Wabis, Pollux and Castor.....	4	00
Steamers :—Alert and G. B. Pattee II.....	3	50
Steamers :—Beaver and Muskrat.....	3	00
Steamers :—Hercules, Samson and Mink.....	1	50

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## AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 3rd day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

The Committee of the Privy Council has had before them a report, dated 27th January, 1917, from the Minister of the Interior, stating that William Thorburn was permitted to obtain entry for the south-west quarter of Section 13, Township 28, Range 22, west of the 2nd Meridian, on the 30th May, 1910.

It would appear from evidence furnished that Mr. Thorburn has broken 8½ acres on this quarter-section, and that he performed about eighteen months residence on land in the vicinity before having to return to Ontario on account of illness.

The Minister submits the annexed copy of a Medical Certificate from James A. Baker, M.B., stating that Mr. Thorburn is suffering from a form of paralysis.

The Minister recommends, under the circumstances, that the residence requirements of The Dominion Lands Act be dispensed with in this case under the authority of sub-section 2, of section 20, of the Act, so that free patent may be issued to Mr. Thorburn for the quarter-section above described, upon proof being furnished in the ordinary way that the other conditions of the law have been fulfilled.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

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## AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 27th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE DEPUTY GOVERNOR  
GENERAL IN COUNCIL.

THE Deputy Governor General in Council under and in virtue of the provisions of section 291 of The Customs Act and section 6 of The War Measures Act, 1914, is pleased to order as follows :—

(b) The exportation of the following goods is hereby prohibited to all destinations abroad other than the United Kingdom, British Possessions and Protectorates, viz :—

Cyanide of Sodium, and compounds and mixtures containing cyanide of sodium.

This Order in Council shall be proclaimed by publication in the *Canada Gazette*.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

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APPOINTMENTS, PROMOTIONS  
AND RETIREMENTS.

## CANADIAN MILITIA.

1916.

HEADQUARTERS,  
OTTAWA, 25th January, 1917.

The following appointments, promotions retirements and confirmations of rank are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council.

G. O. 9.

## PERMANENT FORCE.

CANADIAN PERMANENT ARMY SERVICE CORPS.—To be honorary Captain: Quartermaster and Honorary Lieutenant \*A. G. N. Bradshaw. 10th January, 1917.

\*Temporary Promotion.

## ACTIVE MILITIA.

## CAVALRY.

14TH KING'S CANADIAN HUSSARS.—To be Lieutenant-Colonel and to command the Regiment: Major J. A. Harris, *vice* Lt.-Colonel N. H. Parsons who is transferred to the Reserve of Officers on expiration of his period of tenure of command. 4th August, 1916.

15TH LIGHT HORSE.—Provisional Lieutenant (supernumerary) W. J. Botterill is transferred to the 25th Battery, Canadian Field Artillery. 4th January, 1917.

17TH DUKE OF YORK'S ROYAL CANADIAN HUSSARS (ARGENTEUIL RANGERS).—To be provisional Lieutenant (supernumerary): William Aloysius Taylor, gentleman. 28th December, 1916.

## ARTILLERY.

## Canadian Field Artillery.

2ND BRIGADE.—9TH BATTERY.—To be provisional Lieutenant (supernumerary): Ingvar Edward de Sherbinin, gentleman. 9th January, 1917.

9TH BRIGADE.—5TH (KINGSTON) BATTERY.—To be provisional Lieutenant (supernumerary): Joseph Aeneas MacKenzie, gentleman. 15th January, 1917.

10TH BRIGADE.—24TH BATTERY.—To be provisional Lieutenant (supernumerary): Frederick Arthur Huycke, gentleman. 30th December, 1916.

11TH BRIGADE.—28TH BATTERY.—To be provisional Lieutenant (supernumerary): Daniel Hugh Sutherland, gentleman. 3rd July, 1916.

13TH BRIGADE.—32ND BATTERY.—To be provisional Lieutenant (supernumerary): Ernest James Chevens, gentleman. 14th August, 1916.

14TH BRIGADE.—13TH (WINNIPEG) BATTERY.—To be provisional Lieutenant (supernumerary): John Jones Whittaker, gentleman. 19th December, 1916.

38TH BATTERY.—To be provisional Lieutenants (supernumerary):

James Leigh Sheridan,  
Walter Harrison Highmoor, gentlemen. 15th December, 1916.

Provisional Lieutenant (supernumerary) J. B. Campbell, from the 90th Regiment (Winnipeg Rifles). 27th December, 1916.

William Arthur Congdon, gentleman. 10th January, 1917.

Montague Ivan Barstow, gentleman. 12th January, 1917.

25TH BATTERY.—To be provisional Lieutenant (supernumerary) J. F. Naylor, from the 103rd Regiment (Calgary Rifles). 3rd January, 1917.

Provisional Lieutenant (supernumerary) W. J. Botterill, from the 15th Light Horse. 4th January, 1917.

36TH BATTERY.—To be provisional Lieutenant (supernumerary): Charles Dawson Gordon Barber, gentleman. 19th December, 1916.

5TH (BRITISH COLUMBIA) REGIMENT.—To be provisional Lieutenant (supernumerary): Provisional Lieutenant (supernumerary) W. C. Woodward, from the 72nd Regiment (Seaforth Highlanders of Canada). 16th December, 1916.

## CANADIAN ENGINEERS.

To be provisional Lieutenant (supernumerary): Hamilton Lindsay Swan, gentleman. 3rd January, 1917.

## CORPS OF GUIDES.

To be provisional Lieutenant (supernumerary): Bertram William Symes, gentleman. 10th January, 1917.



CANADIAN OFFICERS TRAINING CORPS.

QUEEN'S UNIVERSITY CONTINGENT.—Captain J. Dall is seconded for service with the Imperial Army. 19th July, 1916.

INFANTRY.

2ND REGIMENT (QUEEN'S OWN RIFLES OF CANADA).—Provisional Lieutenants (supernumerary) C. C. Brooks, N. A. Wylie, G. Wheeler are permitted to retire. 15th January, 1917.

3RD REGIMENT (VICTORIA RIFLES OF CANADA).—Lieutenant (supernumerary) G. V. Walsh is seconded for service with the Royal Flying Corps. 19th November, 1916.

26TH REGIMENT (MIDDLESEX LIGHT INFANTRY).—To be Lieutenant (supernumerary): Harold Campbell Mason, gentleman. 13th December, 1916.

30TH REGIMENT (WELLINGTON RIFLES).—To be provisional Lieutenant (supernumerary): William Ernest Hindson, gentleman. 18th December, 1916.

32ND BRUCE REGIMENT.—To be provisional Lieutenant (supernumerary): Harold Pinkerton, gentleman. 12th December, 1916.

50TH REGIMENT.—To be provisional Lieutenant (supernumerary): William Gerald Radford, gentleman. 6th November, 1916.

60TH RIFLES OF CANADA.—To be provisional Lieutenant (supernumerary): Duncan McNeil, gentleman. 5th January, 1917.

67TH REGIMENT (CARLETON LIGHT INFANTRY).—To be provisional Lieutenant (supernumerary): Sergeant Jack LeBaron Hopkins. 1st March, 1916.

70TH REGIMENT.—To be Lieutenant (supernumerary): Lawrence Frederick Howard, gentleman. 10th November, 1915.

72ND REGIMENT (SEAFORTH HIGHLANDERS OF CANADA).—Provisional Lieutenant (supernumerary) W. C. Woodward is transferred to the 5th (British Columbia) Regiment, Canadian Garrison Artillery. 16th December, 1916.  
To be provisional Lieutenants (supernumerary): Athol Griffin, gentleman. 22nd December, 1916.  
Charles Leader, gentleman. 27th December, 1916.

73RD NORTHUMBERLAND REGIMENT.—To be provisional Lieutenant (supernumerary): Frank Charles Meahan, gentleman. 18th November, 1916.

79TH CAMERON HIGHLANDERS OF CANADA.—To be provisional Lieutenant (supernumerary): Ronald Campbell Jamieson, gentleman. 5th January, 1917.

84TH ST. HYACINTHE REGIMENT.—Provisional Lieutenant (supernumerary) A. J. Scott is retired. 22nd January, 1917.

85TH REGIMENT.—To be provisional Lieutenants (supernumerary): Joseph Emile Giroux, Hubert Richard Dupuis, gentleman. 11th January, 1917.

90TH REGIMENT (WINNIPEG RIFLES).—Provisional Lieutenant (supernumerary) J. B. Campbell is transferred to the 38th Battery, 14th Brigade, Canadian Field Artillery. 27th December, 1916.  
Provisional Lieutenant (supernumerary) J. E. Huxley is permitted to retire. 13th January, 1917.

100TH WINNIPEG GRENADIERS.—Provisional Lieutenant (supernumerary) A. Hay is permitted to retire. 17th January, 1917.

103RD REGIMENT (CALGARY RIFLES).—Provisional Lieutenant (supernumerary) G. A. Sales is permitted to retire. 27th October, 1916.  
Lieutenant (supernumerary) J. F. Naylor is transferred to the 25th Battery, Canadian Field Artillery. 3rd January, 1917.

109TH REGIMENT.—Provisional Lieutenant (supernumerary) F. E. Bundy is permitted to retire. 18th January, 1917.

110TH IRISH REGIMENT.—To be provisional Lieutenant (supernumerary): Walter Hinsdale Arms, gentleman. 8th January, 1917.

CANADIAN ARMY SERVICE CORPS.

To be provisional Lieutenant (supernumerary): Joseph Bernard Cahill, gentleman. 10th January, 1917.

ARMY MEDICAL SERVICES.

*Army Medical Corps.*

To be Captains: Lieutenants (supernumerary)  
C. C. Birchard. 6th August, 1915.  
H. L. Sims. 23rd November, 1915.  
S. O. Rogers. 18th August, 1916.

To be provisional Lieutenants (supernumerary):  
\*William Ernest Martin, gentleman. 20th September, 1916.

Charles Donald Farquharson,  
Frederick Grant Banting, gentlemen. 10th December, 1916.

\*Frank Lawrence Letts,  
Newton Oscar Thomas, gentlemen. 11th December, 1916.

\*John Hunter McRae, gentleman. 19th December, 1916.

William Harold Trevor Baillie,  
Roy John Hardstaff, gentlemen. 21st December, 1916.

Arthur Baldwin Wright,  
Thomas Henry Williams,  
Aubrey Vernon Greaves, gentlemen. 26th December, 1916.

Dexter Scott McCurdy,  
James Franklin Adams,  
Murdoch MacKay,  
Howard Black, gentlemen. 27th December, 1916.

\*Subject to qualification under the provisions of Militia Order 65, 1913.

To be Nursing Sisters (supernumerary):  
Martha Browning Hearn. 19th July, 1916.  
Alma May Patterson. 9th October, 1916.  
Sara Brick. 12th October, 1916.  
Sarah Ritchie. 1st November, 1916.  
Ethel Lena Maude Murdoff. 11th December, 1916.

Myrtle Margaret Hunt. 2nd January, 1917.  
Jean Melba Bennett,  
Mary McDonald. 4th January, 1917.  
Edna May MacDougall. 11th January 1917.

CANADIAN ARMY DENTAL CORPS

To be Captain: Oliver James Courtice, Esquire. 30th December, 1916.

To be Lieutenant (supernumerary): Paul Herbert Silver, gentleman. 15th January, 1917.

CANADIAN ARMY VETERINARY CORPS.

To be provisional Lieutenant (supernumerary): Herbert Randall Sharp, gentleman. 15th December 1916.

CORPS OF SCHOOL CADET INSTRUCTORS.

To be Lieutenant: William Elmo Shales, gentleman. 9th January, 1917.

MEMORANDA.

Provisional Lieutenant (supernumerary) (temporary Lieutenant-Colonel) J. A. Hutchison, Army Medical Corps, relinquishes the temporary rank of Lieutenant-Colonel conferred upon him by General Order 22, 1916 18th January, 1917.

General Order 4, 1917, in so far as it related to the appointment of Lieutenant E. Sweet, Corps Reserve, 38th Regiment, (Dufferin Rifles of Canada) as honorary Lieutenant-Colonel of the 215th (Overseas) Battalion C.E.F., is hereby cancelled.

Lieutenant (temporary Captain) R. D. Blandford, 6th (London) Battery, Canadian Field Artillery, relinquishes the temporary rank of Captain conferred upon him by General Order 19, 1915. 22nd May, 1915.

Lieutenant (temporary Captain) H. L. Hoyles, 5th Regiment (Royal Highlanders of Canada) relinquishes the temporary rank of Captain conferred upon him by General Order 117, 1915. 15th December, 1916.

Chaplain and honorary Captain W. E. Hindson is permitted to resign his commission. 18th December, 1916.

To be honorary Captain: Honorary Lieutenant H. A. Langford, C.M. 19th January, 1917.

General Order 15, 1916, in so far as it relates to the appointment of Richard Owen Howie, gentleman, as a Lieutenant (supernumerary) in the Canadian Army Dental Corps is hereby cancelled.

The undermentioned are granted temporary rank in the Canadian Militia, as stated, whilst serving with the Canadian Expeditionary Force:

To be Lieutenants:

Francis John Gray, gentleman. 3rd July, 1916.

James Tod, gentleman. 11th October, 1916.

Thomas Joseph Langford, gentleman. 20th December, 1916.

Albert Henry Kendall, gentleman. 28th December, 1916.

John Donald Christie, gentleman. 13th January, 1917.

Colin James Fraser Isbester, gentleman. 19th January, 1917.

To be honorary Lieutenants:

Thomas Philippe Gagnon, gentleman. 15th December, 1916.

George Hornsey, gentleman. 1st January, 1917.

#### CONFIRMATION OF RANK.

The undermentioned provisionally appointed officers having qualified themselves for the appointments, are confirmed in their rank from the dates set opposite their respective names:—

Captain C. G. Macartney, 58th Regiment, 20th December, 1916.

Lieutenant Supernumerary A. F. Goring, 2nd Dragoons, 16th December, 1916.

Lieutenant Supernumerary E. A. Jamieson, 5th Dragoons, 20th March, 1916.

Lieutenant Supernumerary F. R. Allan, 9th Horse, 28th September, 1916.

Lieutenant Supernumerary W. E. S. Trent, 9th Horse, 7th October, 1916.

Lieutenant Supernumerary W. R. Shaw, 9th Horse, 30th October, 1916.

Lieutenant Supernumerary H. M. Smith, 14th Hussars, 13th September, 1916.

Lieutenant Supernumerary E. F. Roberts, 25th Dragoons, 2nd October, 1916.

Lieutenant Supernumerary P. J. Steel, 28th Dragoons, 16th December, 1916.

Lieutenant Supernumerary R. McG. Paine, 2nd Battery, C.F.A., 20th June, 1916.

Lieutenant Supernumerary S. J. Downham, 2nd Battery, C.F.A., 27th June, 1916.

Lieutenant Supernumerary J. E. H. Paisley, 2nd Battery, C.F.A., 7th September, 1916.

Lieutenant Supernumerary N. B. Forbes, 2nd Battery, C.F.A., 9th October, 1916.

Lieutenant Supernumerary F. H. Powell, 5th Battery, C.F.A., 28th October, 1916.

Lieutenant Supernumerary G. Wood, 5th Battery, C.F.A., 31st October, 1916.

Lieutenant Supernumerary L. S. Fraser, 5th Battery, C.F.A., 6th November, 1916.

Lieutenant Supernumerary A. H. Gordon, 5th Battery, C.F.A., 6th November, 1916.

Lieutenant Supernumerary L. M. Firth, 6th Battery, C.F.A., 19th February, 1916.

Lieutenant Supernumerary W. H. Forrest, 6th Battery, C.F.A., 4th October, 1916.

Lieutenant Supernumerary W. J. Brownridge, 6th Battery, C.F.A., 30th December, 1916.

Lieutenant Supernumerary W. A. Mitchell, 6th Battery, C.F.A., 30th December, 1916.

Lieutenant Supernumerary J. A. McD. Challes, 7th Battery, C.F.A., 25th October, 1916.

Lieutenant Supernumerary A. D. Steacy, 8th Battery, C.F.A., 11th September, 1916.

Lieutenant Supernumerary J. H. Wilson, 8th Battery, C.F.A., 2nd October, 1916.

Lieutenant Supernumerary H. G. Donley, 9th Battery, C.F.A., 8th January, 1916.

Lieutenant Supernumerary M. B. Hastings, 9th Battery, C.F.A., 17th January, 1916.

Lieutenant Supernumerary S. L. Rees, 9th Battery, C.F.A., 8th February, 1916.

Lieutenant Supernumerary W. L. Matthews, 9th Battery, C.F.A., 9th February, 1916.

Lieutenant Supernumerary H. L. Southall, 9th Battery, C.F.A., 10th February, 1916.

Lieutenant Supernumerary P. B. Greey, 9th Battery, C.F.A., 21st February, 1916.

Lieutenant Supernumerary J. I. Lawson, 9th Battery, C.F.A., 6th March, 1916.

Lieutenant Supernumerary D. Deeks, 9th Battery, C.F.A., 1st June, 1916.

Lieutenant Supernumerary R. W. Hart, 9th Battery, C.F.A., 26th August, 1916.

Lieutenant Supernumerary C. F. Elliott, 9th Battery, C.F.A., 7th September, 1916.

Lieutenant Supernumerary A. S. Elliott, 9th Battery, C.F.A., 30th September, 1916.

Lieutenant Supernumerary R. E. Maxwell, 9th Battery, C.F.A., 30th September, 1916.

Lieutenant Supernumerary C. H. Carruthers, 9th Battery, C.F.A., 11th October, 1916.

Lieutenant Supernumerary M. R. Fydell, 9th Battery, C.F.A., 18th October, 1916.

Lieutenant Supernumerary H. C. Guthrie, 11th Battery, C.F.A., 9th February, 1916.

Lieutenant Supernumerary D. P. Guthrie, 11th Battery, C.F.A., 26th September, 1916.

Lieutenant Supernumerary K. Lett, 11th Battery, C.F.A., 17th October, 1916.

Lieutenant Supernumerary H. H. Ritchie, 12th Battery, C.F.A., 1st April, 1916.

Lieutenant Supernumerary W. S. Newton, 13th Battery, C.F.A., 25th July, 1916.

Lieutenant Supernumerary W. A. F. Fairchild, 13th Battery, C.F.A., 10th October, 1916.

Lieutenant Supernumerary C. M. Scott, 14th Battery, C.F.A., 31st August, 1916.

Lieutenant Supernumerary B. J. G. MacBeth, 14th Battery, C.F.A., 18th September, 1916.

Lieutenant Supernumerary G. H. Gooderham, 14th Battery, C.F.A., 13th October, 1916.

Lieutenant Supernumerary A. H. Britton, 14th Battery, C.F.A., 30th December, 1916.

Lieutenant Supernumerary B. S. Boyd, 17th Battery, C.F.A., 25th May, 1916.

Lieutenant Supernumerary W. K. Kearns, 21st Battery, C.F.A., 10th October, 1916.

Lieutenant Supernumerary J. D. Kearney, 21st Battery, C.F.A., 20th October, 1916.

Lieutenant Supernumerary A. W. Hodgson, 22nd Battery, C.F.A., 24th August, 1916.

Lieutenant Supernumerary F. C. Harding, 22nd Battery, C.F.A., 16th October, 1916.

Lieutenant Supernumerary D. A. McMurtry, 23rd Battery, C.F.A., 2nd May, 1916.

Lieutenant Supernumerary D. C. Gordon, 23rd Battery, C.F.A., 7th September, 1916.

Lieutenant Supernumerary E. K. Erskine, 23rd Battery, C.F.A., 18th September, 1916.

Lieutenant Supernumerary G. G. Cameron, 23rd Battery, C.F.A., 30th December, 1916.

Lieutenant Supernumerary A. E. O'Neill, 24th Battery, C.F.A., 8th April, 1916.

Lieutenant Supernumerary J. Tibbits, 25th Battery, C.F.A., 17th August, 1916.

Lieutenant Supernumerary J. E. Caughey, 25th Battery, C.F.A., 23rd September, 1916.

Lieutenant Supernumerary A. E. Dean, 25th Battery, C.F.A., 23rd September, 1916.

Lieutenant Supernumerary T. S. Fisher, 25th Battery, C.F.A., 27th September, 1916.

Lieutenant Supernumerary R. C. Blundell, 25th Battery, C.F.A., 30th December, 1916.

Lieutenant Supernumerary D. M. McCannel, 26th Battery, C.F.A., 14th September, 1916.

Lieutenant Supernumerary R. O. Pearson, 28th Battery, C.F.A., 13th May, 1916.

Lieutenant Supernumerary J. H. Bain, 30th Battery, C.F.A., 16th October, 1916.



Lieutenant Supernumerary E. M. Farncomb, 30th Battery, C.F.A., 31st October, 1916.  
 Lieutenant Supernumerary J. F. Kyle, 32nd Battery, C.F.A., 4th January, 1916.  
 Lieutenant Supernumerary J. L. Brown, 33rd Battery, C.F.A., 18th February, 1916.  
 Lieutenant Supernumerary J. E. Robinson, 33rd Battery, C.F.A., 24th February, 1916.  
 Lieutenant Supernumerary H. L. Hanna, 33rd Battery, C.F.A., 4th March, 1916.  
 Lieutenant Supernumerary C. E. Locke, 33rd Battery, C.F.A., 3rd July, 1916.  
 Lieutenant Supernumerary H. H. Plaskett, 33rd Battery, C.F.A., 21st September, 1916.  
 Lieutenant Supernumerary J. F. McCallum, 36th Battery, C.F.A., 1st September, 1916.  
 Lieutenant Supernumerary C. K. Guild, 36th Battery, C.F.A., 19th September, 1916.  
 Lieutenant Supernumerary J. S. Lamont, 36th Battery, C.F.A., 19th September, 1916.  
 Lieutenant Supernumerary S. S. Shaw, 38th Battery, C.F.A., 25th February, 1916.  
 Lieutenant Supernumerary H. H. Phinney, 38th Battery, C.F.A., 9th September, 1916.  
 Lieutenant Supernumerary O. L. Harwood, 38th Battery, C.F.A., 14th September, 1916.  
 Lieutenant Supernumerary L. L. Lawler, 38th Battery, C.F.A., 5th October, 1916.  
 Lieutenant Supernumerary C. V. McArthur, 38th Battery, C.F.A., 5th October, 1916.  
 Lieutenant Supernumerary F. G. Robb, 39th Battery, C.F.A., 1st March, 1916.  
 Lieutenant Supernumerary A. C. Cochrane, 39th Battery, C.F.A., 27th October, 1916.  
 Lieutenant Supernumerary G. B. Dorey, 1st Heavy Battery and Ammunition Column, 15th September, 1916.  
 Lieutenant Supernumerary P. M. de Gruchy, 1st Heavy Battery and Ammunition Column, 21st September, 1916.  
 Lieutenant Supernumerary A. Gervais, 2nd Heavy Battery and Ammunition Column, 21st September, 1916.  
 Lieutenant Supernumerary C. E. Tildesley, 5th Regiment, C.G.A., 18th September, 1916.  
 Lieutenant Supernumerary A. B. Blanchard, Can. Eng. (Reg't'l. List), 10th March, 1916.  
 Lieutenant Supernumerary M. S. Cook, Can. Eng. (Reg't'l. List), 8th June, 1916.  
 Lieutenant Supernumerary J. Barlow, Can. Eng. (Reg't'l. List), 5th July, 1916.  
 Lieutenant Supernumerary J. H. Cornish, Can. Eng. (Reg't'l. List), 27th July, 1916.  
 Lieutenant Supernumerary H. S. Dunn, Can. Eng. (Reg't'l. List), 27th July, 1916.  
 Lieutenant Supernumerary A. J. Sill, Can. Eng. (Reg't'l. List), 3rd August, 1916.  
 Lieutenant Supernumerary E. P. Wilson, Can. Eng. (Reg't'l. List), 3rd August, 1916.  
 Lieutenant Supernumerary S. A. Hustwitt, Can. Eng. (Reg't'l. List), 3rd August, 1916.  
 Lieutenant Supernumerary G. D. Weaver, Can. Eng. (Reg't'l. List), 5th August, 1916.  
 Lieutenant Supernumerary C. E. Hogarth, Can. Eng. (Reg't'l. List), 8th August, 1916.  
 Lieutenant Supernumerary G. Rankin, Can. Eng. (Reg't'l. List), 10th August, 1916.  
 Lieutenant Supernumerary G. L. King, Can. Eng. (Reg't'l. List), 16th August, 1916.  
 Lieutenant Supernumerary J. S. Mitchell, Can. Eng. (Reg't'l. List), 16th August, 1916.  
 Lieutenant Supernumerary J. Witts, Can. Eng. (Reg't'l. List), 17th August, 1916.  
 Lieutenant Supernumerary G. Sproule, Can. Eng. (Reg't'l. List), 18th August, 1916.  
 Lieutenant Supernumerary F. C. Raymond, Can. Eng. (Reg't'l. List), 18th August, 1916.  
 Lieutenant Supernumerary G. C. Hagedorn, Can. Eng. (Reg't'l. List), 23rd August, 1916.  
 Lieutenant Supernumerary O. J. Marchbank, Can. Eng. (Reg't'l. List), 24th August, 1916.  
 Lieutenant Supernumerary W. C. Warren, Can. Eng. (Reg't'l. List), 1st September, 1916.  
 Lieutenant Supernumerary H. B. Miller, Can. Eng. (Reg't'l. List), 5th September, 1916.  
 Lieutenant Supernumerary L. B. Adams, Can. Eng. (Reg't'l. List), 13th September, 1916.  
 Lieutenant Supernumerary F. H. McCullough, Can. Eng. (Reg't'l. List), 13th September, 1916.  
 Lieutenant Supernumerary J. S. Hall, Can. Eng. (Reg't'l. List), 16th September, 1916.

Lieutenant Supernumerary E. T. Adney, Can. Eng. (Reg't'l. List), 23rd September, 1916.  
 Lieutenant Supernumerary G. Monaghan, Can. Eng. (Reg't'l. List), 25th November, 1916.  
 Lieutenant Supernumerary H. Russell-Murray, 5th Regiment, 19th May, 1916.  
 Lieutenant Supernumerary M. M. Anderson, 60th Regiment, 25th January, 1916.  
 Lieutenant Supernumerary B. C. Pittman, 106th Regiment, 3rd August, 1915.  
 Lieutenant Supernumerary K. C. Cairns, A.M.C., 1st November, 1915.  
 Lieutenant Supernumerary J. D. Chisholm, A.M.C., 4th December, 1915.  
 Lieutenant Supernumerary D. Wallace, A.M.C., 11th February, 1916.  
 Lieutenant Supernumerary A. H. Campbell, A.M.C., 28th February, 1916.  
 Lieutenant Supernumerary D. C. Hart, A.M.C., 1st May, 1916.  
 Lieutenant Supernumerary C. G. Cox, A.M.C., 10th May, 1916.  
 Lieutenant Supernumerary G. Wilson, A.M.C., 18th May, 1916.  
 Lieutenant Supernumerary J. McKee, A.M.C., 27th July, 1916.  
 Lieutenant Supernumerary J. P. Decosse, A.M.C., 21st August, 1916.  
 Lieutenant Supernumerary D. C. Aikenhead, A.M.C., 26th August, 1916.  
 Lieutenant Supernumerary T. R. Brownridge, A.M.C., 26th August, 1916.  
 Lieutenant Supernumerary H. Coppinger, A.M.C., 26th August, 1916.  
 Lieutenant Supernumerary E. A. Campbell, A.M.C., 26th August, 1916.  
 Lieutenant Supernumerary R. B. Jenkins, A.M.C., 26th August, 1916.  
 Lieutenant Supernumerary N. Monk, A.M.C., 26th August, 1916.  
 Lieutenant Supernumerary A. E. Stewart, A.M.C., 2nd September, 1916.  
 Lieutenant Supernumerary T. W. Walker, A.M.C., 4th October, 1916.  
 Lieutenant Supernumerary C. R. R. Bunn, A.M.C., 4th October, 1916.  
 Lieutenant Supernumerary G. J. Preston, A.M.C., 12th October, 1916.  
 Lieutenant Supernumerary J. G. D. Campbell, A.M.C., 22nd December, 1916.

By Command,

*W. E. Hoagins.*

Major-General,  
Acting Adjutant-General.

## APPOINTMENTS, PROMOTIONS AND RETIREMENTS.

### CANADIAN MILITIA.

1916.

HEADQUARTERS,  
OTTAWA, 1st February, 1917

The following appointments, promotions, retirements and confirmations of rank are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council

### G. O. 15.

#### DISTRICTS.

MILITARY DISTRICT No. 5.—3RD EASTERN TOWNSHIPS MOUNTED BRIGADE: The period of tenure of appointment of Colonel E. B. Worthington, as Brigade Commander, is further extended to the 3rd February, 1918.

## PERMANENT FORCE.

THE ROYAL CANADIAN ARTILLERY.—To be Lieutenant (District Officer) Sergeant Major (Warrant Officer) \*William McIntyre. 16th July, 1916.

PERMANENT ARMY MEDICAL CORPS.—To be honorary Captain: Quartermaster and honorary Lieutenant \*\*H. Barratt. 25th November, 1916.

\*Temporary Appointment.

\*\*Temporary Promotion.

## ACTIVE MILITIA.

## CAVALRY.

2ND DRAGOONS.—The period of tenure of appointment of Major J. B. L. Jones as Adjutant, is extended to the 1st December, 1917.

The period of tenure of appointment of Captain R. E. Cudney as Signalling Officer is extended to the 1st December, 1917.

5TH (THE PRINCESS LOUISE) DRAGOON GUARDS.—To be provisional Lieutenants (supernumerary): Edmond Ernest Brown, gentleman. 2nd January, 1917.

John Thomas Maurice Whelan, gentleman. 11th January, 1917.

17TH DUKE OF YORK'S ROYAL CANADIAN HUSSARS (ARGENTEUIL RANGERS).—Provisional Lieutenant J. B. McDougald is permitted to retire. 24th January, 1917.

29TH LIGHT HORSE.—Lieutenant G. E. Holmes is transferred to the Canadian Army Dental Corps. 13th December, 1916.

## ARTILLERY.

*Canadian Field Artillery.*

1ST (HOWITZER) BRIGADE.—16TH BATTERY.—To be provisional Lieutenants (supernumerary): Edward George Ellis, David Hegler McGibbon, gentlemen. 10th January, 1917.

2ND BRIGADE.—9TH BATTERY.—To be provisional Lieutenants (supernumerary): Edward Beaconsfield Egar de Camps, Ernest Laver, gentlemen. 12th January, 1917.

8TH BRIGADE.—AMMUNITION COLUMN.—To be provisional Lieutenant (supernumerary): Lieutenant (supernumerary) D. E. Robertson, from the 109th Regiment. 2nd January, 1917.

14TH BRIGADE.—13TH (WINNIPEG) BATTERY.—To be provisional Lieutenants (supernumerary): Howard Beverly Johnson, Harold Ryerson Annis, gentlemen. 15th December, 1916.

25TH BATTERY.—To be provisional Lieutenant (supernumerary): Cecil Rutherford, gentleman. 12th January, 1917.

*Canadian Garrison Artillery.*

5TH (BRITISH COLUMBIA) REGIMENT.—To be provisional Lieutenant (supernumerary): Provisional Lieutenant (supernumerary) T. Todrick, from the 11th Regiment (Irish Fusiliers of Canada). 16th December, 1916.

6TH (QUEBEC AND LEVIS) REGIMENT.—To be provisional Lieutenant (supernumerary): Louis Charles Montminy, gentleman. 16th January, 1917.

## CANADIAN ENGINEERS.

Provisional Lieutenant (supernumerary) G. M. Ponton is transferred to the General List, Canadian Militia. 2nd January, 1917.

Provisional Lieutenant (supernumerary) J. C. Gwillim is transferred to the General List, Canadian Militia. 29th January, 1917.

2ND FIELD COMPANY.—To be provisional Lieutenant (supernumerary): Provisional Lieutenant (supernumerary) C. B. Ferris, from the Regimental List. 4th October, 1916.

## CORPS OF GUIDES.

Lieutenant-Colonel E. J. Chambers is seconded. 27th January, 1917.

## CANADIAN OFFICERS TRAINING CORPS.

McGILL UNIVERSITY CONTINGENT.—Captain R. J. Durley is seconded for service with the Imperial Munitions Board. 19th December, 1916.

To be provisional Lieutenant (supernumerary): Louis Anthyme Herdt, gentleman. 15th January, 1917.

ALBERTA UNIVERSITY CONTINGENT.—To be Lieutenant (supernumerary): Alan Emerson Cameron, gentleman. 11th January, 1917.

UNIVERSITY OF MANITOBA CONTINGENT.—Provisional Lieutenant T. D. Wheeler is transferred to the Army Medical Corps. 25th November, 1916.

## INFANTRY.

1ST REGIMENT (CANADIAN GRENADIER GUARDS).—To be provisional Lieutenant (supernumerary): Ralph Burton Heward, gentleman. 13th October, 1916.

2ND REGIMENT (QUEEN'S OWN RIFLES OF CANADA).—Lieutenant R. K. George is transferred to the Army Medical Corps. 9th December, 1916.

To be provisional Lieutenant (supernumerary): Adrian Valentine Sewell, gentleman. 12th December, 1916.

5TH REGIMENT (ROYAL HIGHLANDERS OF CANADA).—To be provisional Lieutenant (supernumerary): Archibald Fraser Baillie, gentleman. 5th January, 1917.

11TH REGIMENT (IRISH FUSILIERS OF CANADA).—Provisional Lieutenant (supernumerary) T. Todrick is transferred to the 5th (British Columbia) Regiment, Canadian Garrison Artillery. 16th December, 1916.

17TH REGIMENT.—To be provisional Lieutenant (supernumerary): Saint-Georges Tanguay, gentleman. 11th January, 1917.

41ST REGIMENT (BROCKVILLE RIFLES).—To be provisional Lieutenant (supernumerary): Daniel Boone Kepler, gentleman. 15th January, 1917.

43RD REGIMENT (THE DUKE OF CORNWALL'S OWN RIFLES).—To be provisional Lieutenants (supernumerary):

Frank Street Coghill, gentleman. 1st July, 1916.

Lawrence Thomas Martin, gentleman. 29th December, 1916.

Edward Thomas Mennie, gentleman. 1st January 1917.

48TH REGIMENT (HIGHLANDERS).—To be provisional Lieutenant (supernumerary): Temporary Lieutenant H. M. Scott, C.M. 22nd August, 1914.

49TH REGIMENT (HASTINGS RIFLES).—To be Lieutenant (supernumerary): John Francis Maloney, gentleman. 19th January, 1917.

50TH REGIMENT.—Lieutenant L. B. Simeon is seconded for service with the Imperial Army. 5th July, 1916.  
To be Lieutenant (supernumerary): Edward Algernon Dixon, gentleman. 23rd October, 1916.

56TH GRENVILLE REGIMENT (LISGAR RIFLES).—Provisional Lieutenant (supernumerary) H.C.A. McIntyre is transferred to the Canadian Army Service Corps. 19th January, 1917.

57TH REGIMENT (PETERBOROUGH RANGERS).—To be Lieutenant (supernumerary): Harry Mortimer Latimer, gentleman. 25th January, 1917.

62ND REGIMENT (ST. JOHN FUSILIERS).—To be provisional Lieutenant (supernumerary): George Henry McKinney, gentleman. 10th January, 1917.



67TH REGIMENT (CARLETON LIGHT INFANTRY).—To be Captain: Lieutenant M. Anderson. 29th November 1916.

72ND REGIMENT (SEAFORTH HIGHLANDERS OF CANADA).—To be provisional Lieutenant (supernumerary): John McKenzie, gentleman. 18th January, 1917.

84TH ST. HYACINTHE REGIMENT.—To be provisional Lieutenant (supernumerary): Joseph Antonio Baril, gentleman. 22nd November, 1916.

95TH SASKATCHEWAN RIFLES.—To be provisional Lieutenants (supernumerary): Ivan Clark Maharg, gentleman. 21st October, 1916.  
Dalton W. Fisher, gentleman. 29th December, 1916.

97TH REGIMENT (ALGONQUIN RIFLES).—To be Lieutenants (supernumerary): Melville Gow Beath, gentleman. 1st January, 1917.  
Arthur Maurice Morrison, gentleman. 31st January, 1917.

100TH WINNIPEG GRENADIERS.—Provisional Lieutenant (supernumerary): G. B. Cameron, is permitted to retire. 18th January, 1917.  
Lieutenant (supernumerary) J. W. Sherwin is permitted to resign his commission. 19th January, 1917.

103RD REGIMENT (CALGARY RIFLES).—To be provisional Lieutenants (supernumerary): William Henry Ross, gentleman. 20th June, 1916.  
Herbert Arthur Sinnott, gentleman. 4th January, 1917.  
James Hay Garden, gentleman. 9th January, 1917.

104TH REGIMENT (WESTMINSTER FUSILIERS OF CANADA).—To be provisional Lieutenant (supernumerary): John William Fraser, gentleman. 10th January, 1917.

106TH REGIMENT (WINNIPEG LIGHT INFANTRY).—To be Lieutenant (supernumerary): John Edward Gibben, gentleman. 28th December, 1916.

107TH EAST KOOTENAY REGIMENT.—To be provisional Lieutenant (supernumerary): Sergeant-Major Hezekiah Arthur Bryant. 1st January, 1917.

109TH REGIMENT.—Lieutenant (supernumerary) D. E. Robertson is transferred to the Ammunition Column, 8th Brigade, Canadian Field Artillery. 2nd January 1917.

To be provisional Lieutenant (supernumerary): Arthur Vine Hall Pearce, gentleman. 27th December, 1916.

To be Lieutenant (supernumerary): Robert Luxton gentleman. 2nd January, 1917.

To be provisional Lieutenants (supernumerary) Douglas Ellis,  
Norman Allister McLean, gentlemen. 4th January, 1917.

#### CANADIAN ARMY SERVICE CORPS.

To be provisional Lieutenant (supernumerary): Provisional Lieutenant (supernumerary) H. C. A. McIntyre, from the 56th Grenville Regiment (Lisgar Rifles). 19th January, 1917.

#### ARMY MEDICAL SERVICES.

##### *Army Medical Corps.*

To be Captains: Lieutenants (supernumerary) H. E. Connolly. 9th June, 1915.

W. H. Smyth, 31st October, 1915.

A. W. McArthur. 15th March, 1916.

G. W. M. Smith. 7th April, 1916.

To be Lieutenant (supernumerary): Lieutenant R. K. George, from the 2nd Regiment (Queen's Own Rifles of Canada). 9th December, 1916.

To be provisional Lieutenants (supernumerary): \*Alan Fenton Argue, gentleman. 26th July, 1916.

Provisional Lieutenant T. D. Wheeler from the University of Manitoba Contingent, Canadian Officers Training Corps. 25th November, 1916.

Andrew Murray Jeffrey, gentleman. 11th December, 1916.

Joseph Adhemar Magnan, gentleman. 12th December, 1916.

Wilfred Murray MacDonald, gentleman. 22nd December, 1916.

\*John Kenneth McBane, gentleman. 28th December, 1916.

George Arthur Petrie,  
Thomas Esmond White,  
Albert Montgomery,  
Douglas Gordon Findlay, gentlemen. 29th December, 1916.

Hugh Alexander Elliot,  
Gordon Murray Dobbin, gentlemen. 30th December, 1916.

William George Jamieson,  
Charles Spurgeon Macdougall,  
George Raymore Scott,  
Charles Elias Frain,  
Edgar Duncan Hutchinson,  
Thomas Wilmot Bleakley, gentlemen. 3rd January, 1917.

Charles William Burns, gentleman. 8th January, 1917.

Grattan Clifford Graham,  
John Sutherland Douglas, gentlemen. 9th January, 1917.

Edward Corry Wilford, gentleman. 10th January, 1917.

Frank Ernest Rogers. 11th January, 1917.

Louis Kershaw Poyntz.  
Robert MacKinlay,

George Herbert Stobie, gentlemen. 15th January, 1917.

\*Richard Harvey Angrove, gentleman. 19th January, 1917.

\*Subject to qualification under the provisions of Militia Order 65, 1913.

To be Nursing Sisters (supernumerary):

Laura May Graves. 24th January, 1916.

Elizabeth Goodhead. 1st November, 1916.

Pearl Loche Paul. 8th November, 1916.

Frances Mildred Clark. 14th November, 1916.

Kate Knollys Devereux. 13th December, 1916.

Ann Clark Crerar DeWolfe,

Mabel Matthews. 16th December, 1916.

Ann Webster Wilson. 19th December, 1916.

Maybelle Juliet Mullen. 23rd December, 1916.

Bessie Long Colter. 27th December, 1916.

Mary Eva Casey. 30th December, 1916.

Vera Edith Sotheran. 8th January, 1917.

Winnifred Dixon Moore. 9th January, 1917.

Minerva Musselman. 19th January, 1917.

Charlotte Helen Ross. 20th January, 1917.

Nursing Sister (supernumerary) H. L. Stark is seconded for service with the Queen Alexandra's Imperial Military Nursing Service. 9th December, 1916.

#### CANADIAN ARMY DENTAL CORPS.

To be Captains: Lieutenant G. E. Holmes, from the 29th Light Horse. 13th December, 1916.

James Edward Jewett, Esquire. 15th January, 1917.

#### MEMORANDA.

General Order 4, 1917, in so far as it relates to the appointment of Major W. Crowe, R.O., to the 17th (Sydney) Battery, 3rd Brigade Canadian Field Artillery, is hereby cancelled.

W. F. Eaton, Esquire, is granted the honorary rank of Major in the Canadian Militia. 31st January, 1917.

Chaplain and honorary Captain H. C. Dixon, 10th Regiment (Royal Grenadiers), is granted the temporary honorary rank of Major, whilst performing the duties of Assistant Camp Chaplain, Toronto, Ont. 16th January, 1917.

Captain (temp. Major) A. R. Chipman, McGill University Contingent, Canadian Officers Training Corps, relinquishes the temporary rank of Major conferred upon him by General Order 107, 1915. 26th June, 1916.

1899. "Belgians Slaves Loaded in Trucks for the Munition Works of Kaiser." (Cartoon.) Public Ledger Company; Philadelphia, Pennsylvania, U.S.A., 23rd February, 1917.



1900. "William—When it Becomes Too Dangerous I Shall Cut the Rope." (Cartoon.) Public Ledger Company, Philadelphia, Pennsylvania, U.S.A., 23rd February, 1917.

1901. "United Home and Business." (Photograph.) Edward T. Burton, Danville, Illinois, U.S.A., 27th February, 1917.

1902. "Confidence, A Welcome Valentine." (Photograph.) Edward T. Burton, Danville, Illinois, U.S.A., 27th February, 1917.

36-1 GEO. F. O'HALLORAN,  
Deputy of the Minister of Agriculture

### CENSORSHIP NOTICE.

#### CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 20th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, "The New World," a magazine printed weekly by The Fatherland Corporation, and edited by George Sylvester Viereck, at 1123 Broadway, in the City of New York, in the State of New York, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "The New World," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

35-2 THOMAS MULVEY,  
Under-Secretary of State.

### CENSORSHIP NOTICE.

#### CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 20th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of Section 6 of the War Measures Act, 1914, "The Jewish Morning Journal," known also "The Morgen Journal," a daily paper published in the Yiddish language by the Jewish Press Publishing Company, at 77-79 Bowery, in the City of New York, in the State of New York, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "The Jewish Morning Journal," known also as "The Morgen Journal," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding Five Thousand Dollars, or imprisonment for any term not exceeding five years, and to both such fine and such imprisonment.

35-2 THOMAS MULVEY,  
Under-Secretary of State

### CENSORSHIP NOTICE.

#### CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 20th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, the "Oregon Deutsche Zeitung," a daily newspaper published at 215 Fourth Street, in the City of Portland, in the State of Oregon, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Oregon Deutsche Zeitung," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

35-2 THOMAS MULVEY,  
Under-Secretary of State.

### CENSORSHIP NOTICE.

#### CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 20th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, "Raivaaja," a daily newspaper published in the Finnish language at 48 Wallace avenue, Fitchburg, in the State of Massachusetts, one of the United States of America, by the "Raivaaja Publishing Company, Incorporated," has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Raivaaja," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

35-2 THOMAS MULVEY,  
Under-Secretary of State.

### CENSORSHIP NOTICE.

#### CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

OTTAWA, 20th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, "Bull," an illustrated periodical published by Bull Publishing Company, at 210 Fifth Avenue, in the City of New York, in the State of New York, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Bull," whether heretofore or hereafter published, has been prohibited by a warrant of the Secretary of State of Canada, dated the 20th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated

Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment

35-2 THOMAS MULVEY,  
Under-Secretary of State.

#### CENSORSHIP NOTICE.

##### CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 20th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of Section 6 of The War Measures Act, 1914, "Atlantis," a newspaper published twice a day except on Sunday, and once on Sunday, in the Greek language, at 113-115-117 West Thirty-first Street, in the City of New York, in the State of New York, one of the United States of America, by "Atlantis, Incorporated," has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Atlantis" whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of any offence against the said Orders shall be liable to a penalty not exceeding Five Thousand Dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

35-2 THOMAS MULVEY,  
Under-Secretary of State.

#### CENSORSHIP NOTICE.

##### CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State for Canada.*

Ottawa, 20th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of Section 6 of The War Measures Act, 1914, "Dziennik Ludowy," a daily newspaper printed in the Polish language by the Polish Peoples Publishing Company, at 959 Milwaukee Avenue, in the City of Chicago, in the State of Illinois, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Dziennik Ludowy," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding Five Thousand Dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

35-2 THOMAS MULVEY,  
Under-Secretary of State.

#### CENSORSHIP NOTICE.

##### CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 20th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914,

"Waechter und Anzeiger," a newspaper published daily, including Sunday, at 1366 West Avenue, in the City of Cleveland, in the State of Ohio, one of the United States of America, by the German Consolidated Paper Company, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Waechter und Anzeiger," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

35-2 THOMAS MULVEY,  
Under-Secretary of State.

#### CENSORSHIP NOTICE.

##### CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 20th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, "The Minneapolis Freie Presse-Herold," a newspaper printed weekly at 297 Sixth Street, South Minneapolis, in the State of Minnesota, one of the United States of America, and edited by one Adolph Duevel, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "The Minneapolis Freie Presse-Herold," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

35-2 THOMAS MULVEY,  
Under-Secretary of State.

#### CENSORSHIP NOTICE.

##### CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 20th February, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, "Christlicher Bundesbote," a weekly periodical published at Berne, in the State of Indiana, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Christlicher Bundesbote," whether heretofore or hereafter published, has been prohibited by a warrant of the Secretary of State of Canada, dated the 20th day of February, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

35-2 THOMAS MULVEY,  
Under-Secretary of State.



**Hydro-Electric Radiation, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 19th day of February, 1917, changing the corporate name of "Hydro-Electric Radiation, Limited," to that of "Electric Steam Radiation, Limited."

Dated at the office of the Secretary of State of Canada, this 22nd day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

35-2

**C. H. Rooke, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 15th day of February, 1917, incorporating Francis Peart Dawson, John Edward Corcoran and William B. Horkins, students-at-law, Annie Bell, accountant, and Katherine Greenstreet, stenographer, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—

(a) To carry on the business of manufacturers, distributors and dealers in Delco-Light products, gasoline engines and devices and contrivances to convert electric energy into heat, light and other uses, and to carry on the business of furnishing, erecting and installing such products, engines, devices and contrivances, and generally to carry on the business of manufacturers' agents, and to purchase or otherwise acquire any patents, patent rights, licenses or other interests conferred in exclusive or limited right to use any invention which may seem capable of being used for the purposes of the company;

(b) To amalgamate the business undertakings and good-will or any part thereof heretofore carried on by C. H. Rooke and all or any of the assets thereof, and to pay for the same in cash or wholly or partly in shares of this company, and to assume any or all of the obligations and liabilities of the said business;

(c) To purchase, lease or otherwise acquire, and to hold exercise and enjoy, all or any of the property, franchise and good-will, rights, powers, licenses and privileges held or enjoyed by any person or firm or any company or companies carrying on a business in whole or in part similar to that of the company, and to pay for such property, franchise, good-will, rights, powers, licenses and privileges wholly or partly in shares of this company, wholly or partly paid-up;

(d) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(e) To acquire or own the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company;

(f) To take, or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company;

(g) To enter into any arrangement with any governments or authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with or surrender any such arrangements, rights, privileges, concessions and franchises;

(h) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company;

(i) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade;

(j) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(k) To take or otherwise acquire or hold shares or debentures in any other company having objects altogether or in part similar to those of the company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(l) To sell, let, hire or otherwise deal with or dispose of the undertaking and assets of the company, or any part thereof, for such consideration as the company may think fit, and to promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company;

(m) To distribute any of the property of the company among the members in specie, or to invest and deal with the moneys and assets of the company not immediately required in such manner as may from time to time be determined;

(n) To pay out of the funds of the company all the expenses of or incidental to the formation, registration and advertising of the company, or in or about the promotion of this company or the conduct of its business;

(o) To adopt such means of making known the business of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations;

(p) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company, and to construct maintain and alter any buildings or works necessary or convenient for the purpose of the company;

(q) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others;

(r) To do all such other things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "C. H. Rooke, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 19th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State

35-2

**The Commonwealth Finance Corporation, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 16th day of February, 1917, incorporating Clarence Emery Price and Frederick Dillon, accountants, Marcelle Gauvreau Price, married woman, Charles Albert Emile Blanchet, barrister-at-law, and Mollie Horan, stenographer, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—

(a) To carry on the business of financial and investment agents and to buy, sell and deal in, either as principal or agent, stocks, bonds, debentures, mortgages on personal property, securities, notes and obligations of all kinds, and to collect and dispose of interest, dividends or income upon or from such stocks, bonds, debentures, mortgages, securities or other obligations; to act as general agent, commission merchant, factor or broker for any and every class of producer, merchant, manufacturer or shipper; to act as agent or

broker for the placing of marine, fire, accident, fidelity and other insurance; to act as agent or representative of owners or other persons or corporations having, or claiming to have, any interest in merchandise, vessels, cargoes, freight, automobiles, and other vehicles and any other subjects of insurance; and to act as agents or attorneys for the transaction of any business, which may be carried on by the company, the sale of property, the investment and collection of moneys, rents, interests, dividends, mortgages, bonds, bills, notes and other securities;

(b) To acquire, operate, lease or otherwise employ and dispose of automobiles, auto-trucks, motor-cycles, and motor vehicles of every kind and description, coaches, carriages, cabs, trucks, wagons, busses, traction engines and any another kind of vehicles, aeroplanes, air-ships and air-vessels; to build, operate and maintain storage houses, garages, aerodromes and other buildings for the storing, caring for, repairing and keeping for hire therein automobiles, motor-cycles, and motor vehicles of every kind and description, carriages, trucks, traction engines and any another kind of vehicle;

(c) To construct, acquire, lease, operate and maintain storehouses, warehouses and conveyances for the storage and transportation by land or by water, in cold storage or otherwise, of any and all products, wares, goods, merchandise, machinery, vehicles, manufactured articles or other personal property; to issue warehouse receipts and certificates, negotiable or otherwise, to persons warehousing goods with the company, and to make advances or loans upon the security of such goods or otherwise;

(d) To act as customs brokers and forwarding agents, and to collect, receive, transfer, convey and forward passengers, goods, wares, merchandise, produce and all articles of commerce and personal effects; to obtain, hold and acquire by lease, purchase or otherwise any franchises, rights, privileges and powers connected with such services;

(e) To construct, acquire, lease, operate, maintain and dispose of docks, dockyards, wharves, elevators or similar enterprises and other transportation facilities, with all necessary plant, machinery and equipment;

(f) To acquire by purchase, lease or otherwise and to hold, own, develop, deal in, sell or otherwise, dispose of all kinds of real of estate, lands, buildings, factories and structures, or any interest or rights connected therewith; to acquire by purchase, lease or otherwise, and to construct, maintain and operate on the property of the company, or on property leased or controlled by the company, sidings or other means of transportation, canals, dams, aqueducts, bridges, buildings and machinery; to build, construct, equip, purchase or otherwise acquire, and to lease, charter, operate, navigate, maintain and control steamboats, ships, barges, vessels, dredges, tugs and lighters;

(g) To manufacture, buy, sell and deal in generally goods, wares, merchandise, machinery, automobiles, vehicles of every kind and description, aeroplanes, air-ships of any character, machine supplies, engineering appliances, all kinds of motors and other devices for operation by steam, electricity, oil, gas or other means of power;

(h) To apply for, purchase, acquire, hold, sell, assign, lease, grant or otherwise dispose of any patents of invention, patent rights, licenses, privileges, inventions, improvements and processes, trade-marks and trade-names relating to or in connection with the business of the company or otherwise;

(i) To enter into partnership or into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire and hold shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(j) To carry on any other business or undertaking which may seem to the company capable of being con-

veniently carried on in connection with any portion of the company's business, or calculated directly or indirectly to advance the company's interests;

(k) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company;

(l) To amalgamate, unite or join with any person, firm, association, or corporation carrying on any similar or allied business, and to acquire the good-will, business, rights, property and assets, and to assume or undertake the whole or any part of the liabilities of any person, firm, association or corporation carrying on any similar or allied business, and to pay for the same in cash, stock or bonds of the company or otherwise;

(m) To subscribe for, underwrite, purchase, acquire hold, own, sell, assign, transfer or otherwise deal in and dispose of any shares, bonds, debentures, notes, or other securities, obligations, contracts and evidence of indebtedness of any company or corporation, notwithstanding the provisions of section 44 of the Companies Act; and to take, hold and avail itself of any security or collateral of any nature for the performance of obligations contained therein, and to issue in exchange therefor its own stock, bonds, and other obligations; to aid or assist in any manner by loans, advances, guarantees or otherwise any person, firm, corporation or association in which this company is interested as creditor, shareholder or otherwise;

(n) To draw, make, accept, endorse, negotiate, execute and issue promissory notes, bills of exchange, bills of lading, letters of credit, warrants and other negotiable or mercantile instruments;

(o) To apply for, secure, acquire by assignment, transfer, purchase or otherwise, and to exercise, carry out and enjoy any charter, license, power, authority, franchise, concession, rights, or privilege, which any government or authority or any corporation or other public body may be empowered to grant, and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's shares, bonds and assets to defray the necessary costs, charges and expenses thereof;

(p) To invest and deal with the moneys of the company not immediately required and in such manner as may from time to time be determined;

(q) To issue paid-up shares, bonds or debentures for the payment, either in whole or in part, of any property, real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire, and also to issue such fully paid shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of this company;

(r) To remunerate, either in cash or, with the approval of the shareholders, in paid-up or partly paid-up stock, bonds, debentures or securities of the company, any person, firm or corporation for services rendered or to be rendered to the company in connection with its corporation, promotion or organization or in placing or assisting to place, or guaranteeing the placing of any of the shares of the company's capital, or any debentures or other securities of the company, or in connection with the conduct of the company's business, and to distribute in specie by way of dividend or otherwise from time to time among the shareholders of the company any shares or securities belonging to the company or any property, assets or rights of the company;

(s) To sell, lease, transfer, or otherwise dispose of the whole or any part of the business and undertaking of the company to any other person, firm, association or corporation, and to accept by way of consideration for such sale, lease or transfer, moneys or any shares, debentures, bonds, securities or other obligations of any company or corporation;

(t) To procure the company to be registered and recognized in any foreign country, and to designate persons therein according to the laws of such foreign country to represent this company, and to accep-



service for and on behalf of the company of any process or suit ;

(u) To do all or any of the above things as principals, agents, contractors, or otherwise, and either alone or in conjunction with others ;

(v) To do all such other things as are incidental or conducive to the attainment of the above objects ;

(w) Any of the above powers may be extended, but shall not be limited, by reference to or inference from any other power.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Commonwealth Finance Corporation, Limited," with a capital stock of one hundred fifty thousand dollars, divided into one thousand fifty hundred shares of hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 19th day of February, 1917.

THOMAS MULVEY,

35-2 Under-Secretary of State.

### The Ralls Canadian Broom Supply Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 16th day of February, 1917, incorporating, John Milton Ketchersid, of the City of Hope, in the State of Kansas, one of the United States of America, banker, and George William Ralls, and Paul Edgar Ketchersid, of the City of Wichita, in the said State of Kansas, merchants, and Charles Harvey Thornton, mechanic, William Howard Thornton, manufacturer, and Thomas William Scandrett, solicitor, of the City of London in the Province of Ontario, for the following purposes, viz.:—

(a) The purchase, manufacture and sale of broom corn and broom products of every kind.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Ralls Canadian Broom Supply Company, Limited," with a capital stock of seventy-five thousand dollars, divided into 750 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of London, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 19th day of February, 1917.

THOMAS MULVEY,

35-2 Under-Secretary of State.

### The Great Dominion Filter Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 16th day of February, 1917, incorporating George William Davey, journalist, Elizabeth Helen Baldwin, married woman, Ernest Chase Sydney, accountant, Frederick Pole, clerk, George Edmund Newman, barrister-at-law, and Murray Ross, broker, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz.:—

(a) To manufacture, buy, sell, exchange and deal in goods, wares and merchandise of all kinds ;

(b) To apply for, purchase or otherwise acquire any patents, brevets d'invention, grants, leases, licenses, concessions and the like, and especially the rights covered by patent for the Dominion of Canada 136342 and all improvements thereof and partially or absolutely to control the same, and to pay for the same in cash, shares or other securities of the company; and to use, exercise, develop or otherwise turn to account the property rights or information so acquired ;

(c) To draw, make, accept, endorse and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments ;

(d) To sell, dispose of, let or otherwise deal with the undertaking or assets of the company or any part thereof for such consideration as the company may see fit ;

(e) With the approval of the shareholders to remunerate any person for services to the company, more particularly by the issue and allotment of shares of the company wholly or partly paid up ;

(f) To pay out of the funds or in shares of the company all expenses of or incidental to the formation, registration, promotion and advertising of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Great Dominion Filter Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 19th day of February, 1917.

THOMAS MULVEY,

35-2 Under-Secretary of State.

### Wentworth Coal and Supply, Limited.

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as The Companies Act, letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 15th day of February, 1917, incorporating Charles Frederick Luhrmann, coal merchant, and Julie Freda Luhrmann, married woman, of the City of Hamilton, in the Province of Ontario ; George David Rowland, of the City of Wheeling, in the State of West Virginia, one of the United States of America, coal operator, and Roswell Steel Price and George Albert Hughes, of the City of Buffalo, in the State of New York, one of the United States of America, coal merchants, for the following purposes, viz.:—

(a) To buy, sell, trade in and deal in coal, wood and coke and also to buy, sell, trade in and deal in fertilizers, wire fencing and builders' supplies of every nature and kind ;

(b) To purchase, take on lease or in exchange, hire or otherwise acquire any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant and stock-in-trade ;

(c) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(d) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(e) To enter into any arrangements with any government or authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to

carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(f) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(g) To promote any company or companies for the purpose of acquiring all or any of the property, rights and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(h) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof ;

(i) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(j) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(k) To purchase, acquire, lease, own, erect, equip, maintain and operate mills, manufactories, stores or other buildings or works necessary or convenient for the purposes of the company ;

(l) To buy, sell, manufacture and deal in all kinds of goods, stores, implements, provisions, chattels and effects required by the company or its workmen or servants ;

(m) To take, acquire and hold as the consideration for goods sold or supplied, or otherwise disposed of, or for work done by contract or otherwise, shares, debentures, bonds or other securities of or in any other company having objects similar in whole or in part to those of this company, and to sell or otherwise dispose of the same ;

(n) To acquire and take over as a going concern or otherwise, the whole or any part of the undertaking, assets and liabilities of any person, firm or corporation carrying on any business in whole or in part similar to that which the company is authorized to carry on or possessed of property suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares or liabilities of such corporations and to pay for the same either wholly or partly in cash or wholly or partly in the bonds, debentures, paid-up shares or other securities of the company or otherwise ;

(o) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit, and in particular for shares, bonds, debentures or other securities of any company having objects altogether or in part similar to those of this company ;

(p) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or otherwise and to hold and, with or without guarantee, to sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in and of any other company and to pay for such shares, stock, debentures or bonds either wholly or partly in cash or wholly or partly in the shares, bonds, debentures or other securities of the company or otherwise and to vote all shares owned or held through such agent or agents as the directors may appoint ;

(q) To build, buy, sell, equip, operate and own steamships, steamboats, sailing ships, boats and other property to be used in such business, trade, commerce and navigation and to purchase, sell, own and hold and

lease all kinds of vessels and boats, apparel, tackle and furniture, wharves, piers and warehouses ;

(r) To distribute in specie or otherwise any assets of the company among its members and particularly the shares, bonds, debentures and other securities of any other company formed to take over the whole or any part of the assets or liabilities of the company ;

(s) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ;

(t) To carry on and undertake any other business, which may from time to time seem to the directors of this company capable of being conveniently carried on in connection with its objects or calculated directly or indirectly to render profitable or enhance the value of any of the company's property or rights and as incidental to the carrying on of its business, and to make and endorse negotiable paper ;

(u) To pay out of the funds of the company all expenses of or incidental to the formation, registration and advertising of the company ;

(v) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(w) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(x) To do any and all things set forth as its objects as principal, agent, contractor or otherwise, and to carry out any or all of the foregoing objects as principals, agents, sub-contractors or otherwise, and by and through trustees, agents, sub-contractors or otherwise, and alone or jointly with any other corporation, association, firm or person, and to do all and everything necessary or incidental to the accomplishment of any of the purposes or the attainment of any one or more of the objects herein enumerated, or incidental to the powers herein named or which shall at any time be necessary or incidental to the protection or benefit of the corporation ;

(y) The objects specified in each paragraph hereof shall, except where otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Wentworth Coal and Supply, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Hamilton, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 20th day of February, 1917.

THOMAS MULVEY,

Under-Secretary of State.

35-2

#### The Albert Kerr Company, Limited.

PUBLIC Notice is hereby given that under the first Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of February, 1917, incorporating Albert Kerr and George Gardiner McNeillie, both of the City of Vancouver, in the Province of British Columbia, hide merchants, and Charles Earl Garrett, of Point Grey, in the said Province of British Columbia, company manager, and Samuel Kerr and Robert Kerr, both of the Town of Orillia, in the Province of Ontario, hide merchants, for the following purposes, viz :—

(a) To acquire and take over as going concerns the following businesses :

(a) The wool and hide business now carried on by Albert Kerr, in Vancouver, British Columbia ; Edmonton, Alberta ; Regina, Saskatchewan ; and Winnipeg, Manitoba.

(b) The wool and hide business of Kerr Brothers, in Orillia, Ontario.

(c) The business now carried on by Albert Kerr under the style or name of McMillan Hide and Fur



Company, carried on at 960 Powell Street, Vancouver, British Columbia.

And also to acquire and take over any or all of the assets and liabilities of the proprietors of the said businesses in connection therewith and with a view thereto to enter into all necessary agreements and contracts ;

(b) To conduct and carry on a general business of wool pulling and tanning sheep, goat, calf and other skins, manufacturing morocco, calf and other kinds of leather, of buying, selling and dealing in sheep, goat, calf and other kinds of skins and hides, wool, furs and like merchandise, as well as of dyeing and tanning materials ; to carry on the business of a commission agency or commission agents in commodities in which the company may deal, and to carry on the business of dealing in hides, wool, skins and kindred commodities and any other merchandise that may be deemed advisable, on commission or on consignment ;

(c) To buy, sell, manufacture and deal in machinery, tools and other articles and things useful and proper for the carrying on of a general wool pulling and tanning business ;

(d) To purchase, sell, raise and keep sheep, goats and other cattle or live stock for the purpose of the said business ;

(e) To construct, maintain and alter any buildings or works necessary or convenient for the purposes of the company ;

(f) To remunerate any person or company for services rendered or to be rendered, in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any debentures, debenture stock or other securities of the company, or in or about the formation or promotion of the company, or the conduct of its business ;

(g) To obtain any provisional order or Act of Parliament for enabling the company to carry any of its objects into effect or for effecting any modification of the company's constitution, or for any other purposes which may seem expedient and to oppose any proceedings or applications which may seem calculated, directly or indirectly, to prejudice the company interests ;

(h) To procure the company to be registered or recognized in any foreign country or place ;

(i) And it is hereby declared that the word "company" in this clause shall be deemed to include any partnership or other body of persons, whether incorporated or not incorporated and whether domiciled in the United Kingdom or elsewhere, and the intention is that the objects specified in each paragraph of this clause shall, except where otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company ;

(j) To carry on any other business (whether manufacturing or otherwise which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(k) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ;

(l) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(m) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly

to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, reissue, with or without guarantee, or otherwise deal with the same ;

(n) To take, or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company ;

(o) To enter into any arrangements with any governments or authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(p) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(q) Generally to purchase, take on lease or in exchange, hire or otherwise acquire, any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business, and in particular any land, buildings, easements, machinery, plant, stock in trade ;

(r) To construct, improve, maintain, develop, work, manage, carry out or control any roads, ways, railways, branches or sidings, bridges, reservoirs, water-courses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof ;

(s) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such person ;

(t) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments and to borrow money thereon ;

(u) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ;

(v) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(w) To do all or any of the above things in any part of the world and as principals, agents, contractors or otherwise, and by or through agents or otherwise, and either alone or in conjunction with others ;

(x) To do all such other things as are incidental or conducive to the attainment of the above objects ;

(y) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ;

(z) To sell, improve, manage, develop, exchange, lease, enfranchise, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Albert Kerr Company, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Vancouver, in the Province of British Columbia.

Dated at the office of the Secretary of State of Canada, this 20th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

**L. H. Carrier, Limitée.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of February, 1917, incorporating Louis Honoré Carrier, merchant, of the Town of Chicoutimi, in the Province of Quebec; Paul Lacoste, advocate and King's counsel, of the Town of Outremont, in the said Province of Quebec; Thomas John Shallow, advocate, of the City of Westmount, in the said Province of Quebec; Joseph Henri, Gérin-Lajoie, advocate, and Joseph Emile Côté, accountant, of the City of Montreal, in the said Province of Quebec, for the following purposes, viz:—

(a) To operate a departmental store and to carry on the business of wholesale and retail merchants and buyers and manufacturers of any goods and merchandise generally sold in departmental stores, and of all articles relating thereto or entering into the manufacture thereof, and to act as agents, merchants or manufacturers of such articles, merchandise, goods and products;

(b) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(c) To acquire by purchase, concession, exchange or otherwise, or to construct, erect, operate, hold and maintain and manage all furniture, factories, shops, storehouses, depots, machine shops, engine houses and other structures and erections necessary for its business, and all other property, movable and immovable, necessary or useful for the carrying on of any of the purposes of the company, and to lease, sell and dispose of the same

(d) To apply for, obtain, register, purchase, lease or license on royalty or otherwise acquire, and hold, own, use, operate and introduce, and to sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes, under registration or otherwise and to use, exercise and to grant licenses in respect of or otherwise turn to account any such trade marks, trade names, inventions, licenses, processes and the like, or any such other property or rights;

(e) To develop and operate any water-powers and to generate, produce and accumulate electricity and electric motive forces or other similar agency for light, heat or power force for the company's purposes, with power to sell or force not needed by the company and to supply the same for light, heat or power to any other person or corporation upon such conditions as may be deemed advisable, provided that the foregoing powers if exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf;

(f) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions;

(g) To issue, allot and deliver fully paid and non-assessable shares, debentures or other securities of this company in payment or part payment of any property, movable, immovable or mixed, and of any rights and concessions acquired by this company or for services rendered or to be rendered to this company;

(h) Notwithstanding the provisions of section 44 of the said Act, to purchase and acquire and to own, hold, sell and reissue, shares, debentures, bonds, and other securities of any company or corporation carrying on a business similar in whole or in part to that of this company and to pay for the same wholly or partly in cash, shares, bonds, debentures or other securities of the company, and to guarantee the payment of the principal of or dividends and interest on such shares, bonds, debentures or other securities, and to operate, carry on and manage the property, franchises, under-

taking and business of any corporation any of whose shares, bonds, debentures or other securities are held by this company, for such consideration as may be deemed reasonable and proper;

(i) To consolidate, or amalgamate with any other company having objects altogether or in part similar to those of the company, and to acquire by purchase, lease or otherwise the property, franchises, undertakings and business of any such corporation, and to assume the liabilities thereof, and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company;

(j) To promote or assist in promoting, or to become a shareholder in, any subsidiary, allied or other company carrying on or having for its purposes the operation of any business altogether or in part similar to that of this company, and to enter into arrangements for sharing of profits, union of interest, joint adventure, reciprocal concession or otherwise, with such person or company, and notwithstanding the provisions of section 44 of the said Act, to take or otherwise acquire shares and securities of such company and pay for the same wholly or partly in cash, shares, bonds or other securities of the company, and to hold, sell, re-issue, with or without guarantee of principal, interest and dividends, or otherwise deal with the same;

(k) To acquire the good-will, property, rights and assets and assume all the liabilities of any person, firm or company indebted to the company or transacting any business similar to that conducted by the company, and to pay for the same in cash or in securities of the company or otherwise;

(l) To sell, lease or otherwise dispose of the whole or any branch of part of the property, franchises and undertakings or the company for such consideration as the company may think fit, and in particular for shares, debentures, bonds, or securities of any company having objects altogether or in part similar to those of this company, notwithstanding the provisions of section 44 of the said Act;

(m) To purchase, lease, or otherwise acquire, and to hold, exercise and enjoy, all or any of the property, franchises, good-will, rights, powers and privileges held by any person or firm or by any company or companies carrying on, or formed to carry on, any business similar in whole or in part to that which this company is authorized to carry on, either in its own name or in the name of any such person, firm or company, and to pay for such property, franchises, good-will, rights, powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake and assume the liabilities of any such person, firm or company;

(n) To make cash advances, to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons;

(o) To accept in payment of any debt due to the company, stock, shares, bonds, debentures or other securities of any company;

(p) To distribute in specie or otherwise, as may be resolved, any assets of the company amongst its members, and particularly shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of the company;

(q) To invest and deal with the moneys of the company not immediately required, upon such securities and in such manner as may from time to time be determined;

(r) To aid in any manner and guarantee the obligations of any company any of whose shares of capital stock, bonds or other obligations are held or are in any manner guaranteed by this company, and to do any acts or things for the preservation and protection, improvement or enhancement of the value of any such shares of capital stock, bonds or other obligations, and to do any and all acts and things tending to increase the value of the property of any such company;

(s) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections of such persons, and to grant pensions and allowances, and to



make payments towards insurance and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object;

(t) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments;

(u) To remunerate in cash, or, with the approval of the shareholders, in shares or bonds or in any other manner, any person or persons, corporation or corporations, for services rendered or to be rendered, in placing or assisting to place or guaranteeing the placing of any shares in the company's capital, or in or about the formation or promotion of the company or the conduct of its business;

(v) To do any and all things necessary, convenient or proper for the attainment of this company's purposes or conducive to one or more of the objects herein above enumerated or which may seem necessary at any time for the protection and benefit of this corporation, either as holders of or interested in any property or otherwise;

(w) The powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "L. H. Carrier, Limitée," with a capital stock of forty-five thousand dollars, divided into 900 shares of fifty dollars each, and the chief place of business of the said company to be at the Town of Chicoutimi, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

35-2

#### Duggan's Cartoon Comedies, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of February, 1917, incorporating Louis Athanase David, Segfried Hinson Read Bush and Louis Phillip Crepeau advocates, Samuel Bruce Holmes, engineer, and Sara Farmer Innes, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To manufacture, buy, sell, lease and deal in moving picture films, cartoon productions, motion reel films and films of all kinds used for the production of moving pictures; to carry on the business of theatre proprietors and managers, theatrical agents, concert room proprietors and box office keepers and to provide for the production of cartoon comedies and other cartoon productions, cinematograph, kinetoscopic and biograph exhibitions and such forms of entertainment;

(b) To enter into agreement with artists and other persons for the production of cartoon comedies and with authors and other persons for the right to produce the subject matter of such cartoon comedies of such representations;

(c) To manufacture or make designs, drawings or sketches for cartoon productions and in this connection to manufacture, buy, sell and deal in paper, pasteboard, chalk, charcoal, pens, pencils and all other materials or accessories that may be required in connection with the preparation or production of cartoons as aforesaid and other devices for the production of motion pictures;

(d) To manufacture, purchase or otherwise acquire, exchange, utilize, repair, sell, lease and dispose of machinery apparatus and inventions and all kinds of articles or things that may be found useful or beneficial for the carrying on of the company's business;

(e) To purchase or otherwise acquire and obtain provisional and other protection and licenses in respect of any inventions or alleged inventions, patents, trade marks or names, designs, copyrights, schemes, ideas, secret or other processes or the like, which may appear

likely to be advantageous or useful to the company, and to test, develop, prolong, renew, exercise, use, vend, grant exclusive or other licenses in respect of or otherwise deal with all or any of the same;

(f) To purchase, acquire, possess and hold, or otherwise deal in and with, any securities, stocks, bonds, debentures or shares of any company whatsoever having objects in whole or in part similar to those of this company notwithstanding the provisions of section 44 of the Companies Act;

(g) To arrange and perform any of the above things either as principal or agent and particularly to act as customs broker in connection with the importation of motion picture films and accessories;

(h) To enter into arrangement for the union of interest, amalgamation or reciprocal concession with any company, firm or person carrying on a business in whole or in part similar to that of this company;

(i) To sell or otherwise dispose of the undertaking of the company in whole or any part of its assets, for shares, debentures or securities of any other company;

(j) To distribute among the members of the company in kind any shares, debentures, securities or property belonging to this company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Duggan's Cartoon Comedies, Limited," with a capital stock of fifteen thousand dollars, divided into 150 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

35-2

Martel & Cie., Limitée.

Martel & Co., Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of February, 1917, incorporating Philias Morin, manufacturer, and Alfred Henri, merchant, of the Town of Laurentides, in the Province of Quebec; Thomas John Shallow and Joseph Henri Gérin-Lajoie, advocates, and Joseph Emile Côté, accountant, all three of the City of Montreal, in the said Province of Quebec, for the following purposes, viz:—

(a) To carry on business as farmers, importers, exporters, manufacturers, buyers and sellers of tobacco and tobacco products in all their branches, and also of any articles and things generally dealt in such business;

(b) To manufacture, purchase, sell and deal in all kinds of tools, machinery, apparatus, equipment, products, articles and processes necessary or useful for the carrying on of any of the above businesses, or any patents or licenses to use the same;

(c) To carry on business as general merchants and manufacturers of goods, wares, merchandise and supplies which may be advantageously dealt in by the company;

(d) To purchase or otherwise acquire and hold, sell or otherwise dispose of property movable and immovable and to pay for the same in shares or other securities of the company or otherwise;

(e) To purchase, acquire, own and hold or otherwise dispose of any securities, stocks, bonds, debentures or shares of or in any other company carrying on a similar business wheresoever, notwithstanding the provisions of section 44 of the said Act;

(f) To purchase or otherwise acquire the whole or any part of the business, assets and liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company;

(g) To purchase, acquire or otherwise take as a going concern any property or undertaking similar in whole or in part, to that of this company now or hereafter belonging to any individual or company incorporated

or not, and to pay the proprietor or proprietors thereof respectively for the purchase or acquisition of such undertaking, either in cash or shares or other securities of this company ;

(h) To promote other companies for any purpose calculated to benefit this company ;

(i) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, trade marks, industrial designs, copyrights, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop, grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(j) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares of stock of the company or of any debentures or other securities of the company, or in or about the formation or promotion of the company or in the conduct of its business ;

(k) To issue the whole or any part of the shares of stock of the company, as fully paid up and non-assessable, in payment of any property, movable or immovable or other assets acquired by the company, or, with the approval of the shareholders, as remuneration for services rendered to the company in placing the shares or debentures of the company or for any other consideration as the directors may deem proper and in the company's interest ;

(l) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ;

(m) To distribute among the members of the company, in kind, any shares, debentures, securities or assets belonging to the company ;

(n) To act as agents for any company, partnership or person carrying on a similar business.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Martel & Cie., Limitée" - "Martel & Co., Limited," with a capital stock of twenty-five thousand dollars, divided into 250 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Laurentides, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

35-2

#### W. Lamarre & Cie, Limitée.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of February, 1917, incorporating Daniel Clément, Christophe Adolphe Lavinodière, notaries, Ulège Dulpé, Marie-Anne Paquette, spinster, accountants, Joseph Sinaï Lamarre, advocate, all of the city of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on business as dealers in wood, coal, grain, hay, foodstuffs, fruits, farm and garden products ;

(b) To purchase or acquire in any manner whatsoever, to own or lease any movable or immovable property necessary for the attainment of the company's purposes ;

(c) To purchase, acquire, own or lease any lands for the purposes of farming, and of raising and growing fruits, vegetables and horticultural products ;

(d) To erect works for the manufacture and preparation of canned goods, and also to construct ware-

houses, such as cold storages and grain elevators for the preservation of food products ;

(e) To erect and construct grist mills or any other works necessary for the transformation of grain into meal or other industrial products ;

(f) To carry on any business as agents, factors and brokers for any of the above purposes ;

(g) To open branches or to establish any agencies which may be necessary for the development of the company's business ;

(h) To operate coal mines and any timber limits which the company may deem profitable to acquire ;

(i) To construct any planing mills or sawmills and to operate any water rights or water-powers which the company may deem advisable to construct and operate ;

(j) To carry on any industrial operations relating to pulpwood business, the manufacture of pulp and the business of wood-pulp, to the manufacture and trade of paper, and also any other pulp business or trade ;

(k) To promote and operate any undertakings for the conveyance by land or water and the delivery of the raw materials and products manufactured by the company and as may be deemed necessary for the protection of the company's interests, and to realize profit upon the capital invested by the company for such purposes, to undertake the transportation of goods and merchandise and to lease its vessels or wagons for the company's benefit ;

(l) To open all necessary stores for the sale of any goods necessary or useful for the comfort, maintenance or life of the company's employees.

(m) To carry on any movable or immovable operations necessary or useful for the protection of the company's interest and conducive to its development ;

(n) To assume any liabilities necessary or useful for the attainment of the company's commercial and industrial purposes ;

(o) To purchase or acquire from any person or company carrying on a similar business, the whole or any part of their assets ; to assume and take the responsibility of the payment of their liabilities, in whole or in part ; to pay any money due for such purchase or acquisition in fully paid shares of the company ; to issue and allot any shares necessary, to any person, for the payment of movable or immovable property which may be necessary for the carrying on of the company's business ;

(p) To purchase or acquire, in and manner whatever, to hold and own shares or interest in any other company having objects similar, in whole or in part to those of this company ;

(q) To promote, organize any carry on any other business which may be carried on in connection with the company's business or having objects similar to those of this company or calculated directly or indirectly to enhance the value of the company's property and rights ;

(r) To accept in payment of any debt owing to the company and held by it, the payment of which is due or is not still due, shares, bonds, debentures or other securities of any other company, and, notwithstanding the provisions of section 44 of The Companies Act, to use such shares, debentures or securities for the purchase or otherwise to acquire, negotiate, hold, own, transfer or sell any other shares, debentures or securities of any company or corporation carrying on any business similar, in whole or in part, to that of this company, and when holding such shares, debentures or other securities, to exercise all the rights of holders thereof including the right to vote thereon through such agent or agents appointed by the directors of the company or to distribute such shares, debentures or other securities of any other company in specie, in the event of a distribution of profits or capital among the shareholders of the company ;

(s) To invest and deal with the funds of the company not immediately required in such a manner as may be determined by the majority vote of the directors ;

(t) With the approval of the shareholders to pay in fully paid shares of the company any persons for services rendered or to be rendered in connection with the company's operations or in or about its organization ;



(u) To do all acts allowed by law to any corporation for its protection and development ;

(v) The rights and powers mentioned in the different clauses of these letters patent are independent of each other and shall not be in anywise limited by the interpretation or the juxtaposition of any other paragraph unless otherwise specified.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of " W. Lamarre & Cie, Limitée," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada; this 15th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

35-2

### India Import, Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as " The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of February, 1917, incorporating Louis Napoléon Paul, inspector, Léo Albert Bégin, accountant, Jean Baptiste Leclerc, collector, Stanislas Leblanc and Joseph Sanche, merchants, all of the City of Montréal, in the Province of Quebec, for the following purposes, viz :—

(a) To manufacture, alter, purchase, sell, import, export or exchange and to deal either by wholesale or retail, in all kinds of spices, grains, fruits and any other foods products and fancy goods, and all kinds of chemicals and toilet articles and to dispose of the same as the company may deem best ;

(b) To manufacture, distil alcohol, acid, ether and the spirits or any other products arising from the distillation of grain or any other vegetables ;

(c) To manufacture, purchase, sell, exchange or otherwise acquire, hold, own, deal in or otherwise dispose of goods, wares, merchandise and property of all kinds and description ;

(d) To warehouse, in storage or cold storage, for the company, or for any other companies or individuals, all kinds of goods or products of any nature whatsoever ;

(e) To manufacture, produce, purchase, sell or exchange any products of tobacco, cigars, cigarettes and any other merchandise or articles connected with the manufacture or trade thereof ;

(f) To own real estate, furniture, equipment or any other assets necessary for the business or trade of the company, either as managers or as commercial securities or as guarantee ;

(g) To carry on the above enumerated business as commission agents and brokers for the purchase, sale, exchange or management of all kinds of business or manufactories ;

(h) To establish in any province of the Dominion of Canada, town, village or elsewhere manufactories or commercial establishments as branches of this company ;

(i) To acquire licenses, trade marks, patents, recipes, inventions, secret or other information useful to the company ; to pay for any or all of such acquisitions as also for anything herein mentioned in shares of the capital stock, or in debentures of this company or in bonds or otherwise ;

(j) To acquire as a going concern or otherwise and upon such terms and conditions as may be agreed upon the business of any individual, firm or partnership carrying on, by wholesale or retail, the special business of dealers in groceries, grains or any other food products, pharmaceutical products or hardware and building material ;

(k) To distribute in specie or otherwise as may be resolved by the shareholders any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of the company ;

(l) To invest and deal with the moneys of the company not immediately required, in such manner as may from time to time be determined by the shareholders ;

(m) To make cash advances, guarantee the contracts of or otherwise assist customers and others having dealings with the company and to acquire and hold securities of all kinds movable or immovable, or goods for any debts liabilities and obligations owing to the company ;

(n) To amalgamate with any other company having objects altogether or in part similar to those of the company ;

(o) To organize other companies for the purpose of extending the scope of the company's business or trade, to issue debentures and to own shares and debentures of other companies carrying on a similar business ;

(p) To remunerate by payment in cash, and, with the approval of the shareholders, by the issue of the company's shares, or of its bonds and debentures, or in any other manner, any person or corporation for services rendered or to be rendered in placing or assisting to be placed, or guaranteeing the placing of any of the shares of stock of the company, or any bonds or debentures or other securities of the company, or in or about the formation or promotion of the company or otherwise ;

(q) To do all things necessary and convenient for the accomplishment and attainment of the purposes above mentioned which may benefit the company at any time, and to carry on any industry, trade or undertaking which the company may think itself able to carry on in connection with the above mentioned objects, or which may enhance the value of or render profitable the company's property and rights ;

(r) To acquire, receive, own, lease, exchange, alienate any movable and immovable property necessary for the purposes of the company, and to dispose of such property in any manner whatever ;

(s) To subscribe for, accept, endorse, negotiate any bills of exchange, promissory notes, cheques and other negotiable instruments ;

(t) To acquire, own, lease, guarantee, sell or exchange shares, stock or debentures or securities of any corporations carrying on a business similar to that of this company ;

(u) To purchase, lease, hold and acquire any business similar to that carried on by this company, in whole or in part, together with any franchises, and to pay for the same either in shares, debentures or other securities of this company or otherwise ;

(v) To do everything and exercise all powers and carry on all business conducive to the attainment of the objects for which the company is incorporated ; the powers in each paragraph hereof are to be in nowise limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere, by the name of " India Import, Limited," with a capital stock of seventy-five thousand dollars, divided into 7,500 shares of ten dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 12th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

35-2

### Eclipse Rubber Co., Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as " The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 16th day of February, 1917, changing the corporate name of " Premier Waterproof Clothing Company, Limited," to that of " Eclipse Rubber Co., Limited."

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State

36-2

**Carbon and Alloy Steels Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of February, 1917, incorporating James Brock O'Brian, of His Majesty's counsel learned-in-the-law, and James William Moffat, manufacturer, both of the City of Toronto, in the Province of Ontario, and Henry John Waddie and William Evelyn Vallance, manufacturers, and John Gordon Gauld, of His Majesty's counsel learned-in-the-law, of the City of Hamilton, in the said Province of Ontario, for the following purposes, viz :—

(a) To acquire and take over as a going concern the business now carried on at Toronto, in the County of York, by Moffat-Irving Steel Works, Limited, and its plant, and with a view thereto to adopt and assume the agreement dated the sixteenth day of December one thousand nine hundred and sixteen, made between the said Moffat-Irving Steel Works, Limited and William E. Vallance as a Trustee for the company and to carry the same into effect with or without modification ;

(b) To carry on the trades and business of iron-masters, manufacturers and rollers of steel and iron into any and all forms, products, commodities and articles of every kind, iron and steel makers, iron and steel converters, iron and steel drawers, colliery owners and proprietors, coke manufacturers, miners, smelters, engineers, metallurgists, sheet metal and rail rollers, iron, steel and brass founders and makers in all their respective branches, and to buy, sell and trade in all products and commodities in connection with the above ;

(c) To acquire, and take over as a going concern or otherwise the whole or any part of the undertaking, assets and liabilities of any person, firm or corporation carrying on any business in whole or in part similar to that which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay for the same either wholly or partly in cash or wholly or partly in bonds, debentures, paid-up shares or other securities of the company or otherwise ;

(d) Notwithstanding the provisions of Section 44 of the said Act, to purchase, take or acquire by original subscription or otherwise, and to purchase, hold sell, or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company carrying on a business in whole or in part similar to that of the company and to pay for such shares, stock, debentures or bonds either wholly or partly in cash or wholly or partly in the shares, bonds, debentures or other securities of the company or otherwise, and to vote all shares owned or held by the company through such agent or agents as the directors may appoint ;

(e) To distribute in specie or otherwise any assets of the company among its members and particularly the shares, bonds, debentures and other securities of any other company, formed to take over the whole or any part of the assets or liabilities of the company ;

(f) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ;

(g) To make advances to customers or others having dealings with the company, and to guarantee the performance of contracts by any such persons ;

(h) To amalgamate with any other company having objects altogether or in part similar to those of this company ;

(i) To sell or dispose of the whole or any part of the asset and undertaking of the company as a going concern, or otherwise, for such consideration as the company may think fit, and in particular for shares, bonds, debentures or other securities of any other company having objects altogether or in part similar to those of this company ;

(j) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with the company's business or calculated

directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(k) To apply for, purchase or otherwise acquire, any trade marks, patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention or formulae which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(l) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(m) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(n) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(p) To procure the company to be registered and recognized in any foreign country and to designate persons therein according to the laws of such foreign country to represent this company and to accept service for and on behalf of the company of any process or suit ;

(q) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(r) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others ;

(s) To do all such other things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Carbon and Alloy Steels Company, Limited," with a capital stock of one million five hundred thousand dollars, divided into 15,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Hamilton, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 26th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

36-2

**Greenfield Land & Construction Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of February, 1917, incorporating Charles Joseph Eugene Charbonneau, notary, Joseph Paul Lamarche, advocate, Alexander Turgeon, notarial student, and Joseph Clement, manager, all of the City of Montreal, in the Province of Quebec, and Bernard Melançon, notary, of the City of Outremont, in the said Province of Quebec, for the following purposes, viz :—

(a) To purchase, take on, lease or in exchange or otherwise acquire any lands and buildings in Canada or elsewhere, and any estate or interest in, and any rights connected with, any such lands and buildings ;



(b) To develop and turn to account any land acquired by or in which the company is interested, and in particular by laying out and preparing the same for building purposes, constructing, altering, pulling down, decorating, maintaining, furnishing, fitting up and improving buildings, and by planting, paving, draining, farming, cultivating, letting on building lease or building agreement, and by advancing money to and entering into contracts and arrangements of all kinds with builders, tenants and others ;

(c) To construct, maintain, improve, develop, work, control and manage any waterworks, gasworks, reservoirs, roads, clubs, restaurants, baths, places of worship, places of amusements, moving picture theatres and other artistic exhibitions of all concerns including theatrical representations and places set for such purpose, pleasure grounds, parks, gardens, reading rooms, stores, shops, dairies and other works and convenience which the company may think directly or indirectly conducive to these objects, and to contribute or otherwise assist or take part in the construction, maintenance, development, working control and management thereof ;

(d) To build, equip, construct, alter, repair, and otherwise deal with buildings, structures, erections and other improvements and to manufacture, buy, sell and deal in building materials ;

(e) To lend money either with or without security, to persons undertaking to build or improve any property in which the company is interested, and to tenants, builders and contractors for the erection of buildings on the lands of the company ;

(f) To purchase, lease or otherwise acquire the whole or any part of the business, property, franchise, good-will, rights and privileges held or enjoyed by any corporation carrying on any business which the company is authorized to carry on or possession of property suitable for the purposes of this company, and to pay therefor in fully paid-up or partly paid-up preference or ordinary shares of the company, or in the bonds, debentures and to undertake the liabilities of any such person, firm or corporation ;

(g) To enter into partnership or any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any company carrying on or engaged in or about to carry on or engage in any business or transaction capable of being conducted so as to directly or indirectly benefit this company, to lend money to, guarantee the contracts of, or otherwise assist any such person, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(h) Notwithstanding the provisions of section 44 of the said act, to purchase, take or acquire by original subscription or in exchange for the shares, bonds, debentures or other securities of this company or otherwise, and to hold, sell or otherwise dispose of shares, stock whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint ;

(i) To enter into any arrangements with any authorities, government, municipal, local or otherwise that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry on or exercise and comply with any such arrangements, rights, privileges and concessions ;

(j) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company or for any other purpose which may seem directly or indirectly calculated to benefit this company, and generally to purchase, take or lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business ;

(k) To invest and deal with the money of the company not immediately required in such manners as may from time to time be determined ;

(l) To pay out of the funds of the company or with the approval of the shareholders by shares in the company or by both cash and shares, all expenses of or incidental to the formation, flotation, advertising and procuring the charter of the company, and to remunerate any person or company for services rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any bonds, debentures or other securities of the company ;

(m) To pay by issue of bonds, debentures or other securities as well as to use and apply its surplus earnings or accumulated profits authorized by law to be reserved to the purchase or acquisition of property to such extent and in such manner and upon such terms as the board of directors shall determine ;

(n) To adopt such means of making known the purposes and objects of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(o) To do all such other things as are incidental or conducive to the attainment of the above objects ;

(p) To do all or any of the above things as principals, agents, contractors or otherwise and by or through trustees, agents or otherwise and either alone or in conjunction with others ;

(r) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of this company ;

(s) To distribute any of the property of the company in kind among the shareholders ;

(t) To draw, make, accept, endorse, execute and issue promissory notes, drafts, bills of exchange, warrants, bonds and other negotiable securities or transferable instruments and evidences of indebtedness ;

(v) The interpretation of any of the powers granted in any paragraph hereof shall not be limited or restricted by reference or inference from the terms of any other paragraph or by reference to or inference from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Greenfield Land & Construction Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 26th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

36-2

#### The Canadian Consolidated Press, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of February, 1917, incorporating Duncan McArthur, Harold Ernest McKittrick and James Aitchison, barrister-at-law, Archibald Thomas Struthers, accountant, and Robert Elmer Fennell, student-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :

(a) To manufacture, buy, sell and deal in goods, wares and merchandise of all kinds, and to carry on in all its branches, the business of printing, publishing, lithographing, engraving and advertising and all allied business (including electrotyping, stereotyping and book-binding) ;

(b) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(c) To apply for purchase or otherwise acquire any patents, brevets d'invention, grants, leases, licenses, concessions and the like, conferring any exclusive or non exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired;

(d) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, reissue, with or without guarantee, or otherwise deal with the same;

(e) To enter into any arrangements with any government or supreme authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions or franchises which the company may think it desirable to obtain, and to carry out, exercise and comply with or surrender any such arrangements, rights, privileges and concessions and franchises;

(f) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors or associates in business) or the dependents or connections, of such persons, and to grant pensions, annuities and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any patriotic, public, general or useful object;

(g) To promote any company or companies for the purpose of acquiring all or taking over any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company;

(h) To purchase, take or lease in exchange, hire or otherwise acquire, any real or personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock in trade, or capable of being profitably dealt with in connection with any of the company's property or rights for the time being;

(i) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out, conduct or control thereof;

(j) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(k) To sell, let or hire or otherwise deal with or dispose of the undertaking and assets of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures, debenture stocks or of any other company having objects altogether or in part similar to those of the company;

(l) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company;

(m) To do all or any of the above things as principals, agents, contractors or otherwise, and either

alone or in conjunction with others; and either by or through agents, sub-contractors, trustees or otherwise;

(n) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name, all or any of the property, franchise, good-will, rights, powers and privileges held or enjoyed by any person or firm or any company or companies, and to pay for such property, franchise, good-will, rights, powers and privileges, wholly or partly in shares of the company wholly or partly paid up, and to undertake the liabilities of any such person, firm or company;

(o) To aid in any manner any corporation, any of whose shares of capital stock, bonds, debentures or other obligations are held, or in any manner guaranteed by this company, and to do any act or things for the preservation and protection, improvement or enhancement of the value of any such shares of capital stock, bonds, debentures or other obligations, and to do any and all acts tending to increase the value of any of the property at any time held or controlled by this company;

(p) To purchase, take or acquire by original subscription or otherwise, and to hold and with or without guarantee, to sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations, in and of any other company, and to pay for such shares, stock, debentures, bonds and other obligations, either in cash or partly in cash, or to issue shares of this company fully paid-up or partly paid up in payment, or part payment therefor, or notwithstanding the provisions or requirements of section 44 of the said Act, to use the funds of the company in the purchase of shares, stock, debentures, bonds and obligations in and of any other company, and to vote on all shares so held through such agent or agents, as the directors may appoint;

(q) With the approval of the shareholders, to remunerate any person for services rendered to the company, in such manner as the company may deem expedient, and more particularly by the issue and allotment of shares, bonds or other securities of the company, wholly or partly paid up, but nothing in this clause contained, shall be deemed to limit the power of the directors to fix and pay the salaries of any and all servants, agents and employees of the company;

(r) To lend money to customers and other persons, and corporations having dealings with the company, and to take security for the loan of such money, to guarantee the performance of the contractual and other obligations of any such customers, persons, firms and corporations, and any or either of them, and to give any guarantee or indemnity as may seem expedient;

(s) To pay out of the funds of the company all expenses of or incidental to the formation, registration and advertising of the company, or in or about the promotion of this company, or the conduct of its business;

(t) To adopt such means of making known the products of the company and of the persons or corporations having contractual relations with the company, as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals, and by granting prizes, rewards and donations;

(u) To do all such things as are incidental or conducive to the attainment of any one or more of the above objects, and so that the objects specified in each paragraph of the clauses shall, except when otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from the terms of any other paragraph, or to or from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canadian Consolidated Press, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 26th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.



**International Shipbuilding Corporation,  
Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of February, 1917, incorporating Henry Almon Lovett, one of His Majesty's counsel learned in the law, George Wilson Cole, Norman Sheach and Burton Frederick Bowler, accountants, and Patrick Francis Brown, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To design, construct, purchase, operate, repair, lease or otherwise deal with or in and dispose of any ships, vessels, tugs, dredges, dredging equipment, lighters, barges or other craft of any kind or any share or shares therein, and all necessary or convenient engines, furniture, tackle, stores, equipment, supplies and other accessories, or to procure the same to be done; and to carry on generally the business of building, repairing, salving, maintaining and dealing in any way with or in vessels of any kind and construction work in all its branches of any commodities in metal, wood or other materials; and to manufacture and deal in, hire or otherwise procure, furnish or dispose of in any way any articles and supplies necessary or convenient to that end; to carry on the business of engineers, dredgers, contractors, founders, smiths, mechanics and manufacturers, and the business of owners and shippers, barge owners, lightermen, carriers by land and water, forwarding agents, warehousemen, wharfingers, storekeepers, dock owners, harbour masters, merchants, traders, importers and exporters of all kinds of goods, freight and property and to deal in articles, goods and chattels of every kind;

(b) To acquire by purchase, lease or otherwise and to construct and operate or cause to be constructed and operated any shipyards, timber limits, sawmills, wharves, docks, dry docks, harbours, breakwaters, offices, warehouses, factories, foundries, machine shops, boiler works, engine works, tramways upon the property of the company, elevators and machinery, engines, plant and equipment and to acquire any rights in connection with the use or disposal of the same;

(c) To employ in trading or in the carriage of goods, passengers, mails, troops, munitions of war, live stock, meat, corn and other produce and of treasure and merchandise of all kinds between such ports in any part of the world as may seem expedient or for surveying, dredging or other works any ships, vessels, lighters, barges or other craft; to let on hire or charter or otherwise supply the same for profit and to acquire any postal subsidies;

(d) To construct, carry out, maintain, improve and otherwise deal with and in roads, ways, pipe lines, tramways, terminals and railway sidings on land owned and controlled by the company, and bridges, reservoirs, storage stations, water courses, and rights, aqueducts, hydraulic and electrical works, factories, warehouses, shops, dwelling and other works and conveniences which may seem desirable for any of the objects of the company and to contribute to, aid or take part in any such operations;

(e) To purchase or otherwise acquire, own, construct, generate, repair, sell, lease and otherwise supply or exchange, utilize and work all kinds of motive, hydraulic, steam, electric, pneumatic or other power or force; provided that any sale or distribution thereof beyond the property owned or controlled by the company shall be subject to all local and municipal regulations in that behalf;

(f) To acquire by purchase, lease, concession, license, exchange or other legal title or to undertake and to alienate, dispose of or otherwise deal with either solely or jointly with others, and as principals, agents, contractors or otherwise, the whole or any part of the business, property, assets, good-will, rights and liabilities of any persons or corporations carrying on or interested in any business or undertaking similar to that which this company is authorized to carry on, or possessed of or interested in property rights suitable for the purposes of this company, or to purchase or

otherwise acquire any or all of the shares, debentures and other securities of such corporations, and to pay for any rights and things acquired or enjoyed by issuing shares of the company's stock as fully paid-up and non-assessable or appropriating any of the company's bonds, debentures or assets for that purpose, and for expenses incurred in that connection;

(g) To carry on any other business whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company, or calculated to enhance the value or render profitable any of the company's property or rights;

(h) To apply for, purchase or otherwise acquire or use, exercise, develop, grant or dispose of or turn to account any patents, trade marks, copyrights, grants, licenses, leases, concessions and the like, which may seem capable of being used for any of the purposes of the company or the acquisition of which may be calculated to benefit the company, and to pay for the same in bonds, debentures, or other securities or assets of the company or by the issue of fully paid-up and non-assessable shares of its capital stock;

(i) To pay for any property, rights or things required by or useful to the company or, with the approval of the shareholders, for services rendered to the company after its incorporation or previous thereto, in preparation for its incorporation and organization or otherwise, in bonds, debentures or other securities or assets of the company or by the issue of fully paid-up and non-assessable shares of its capital stock;

(j) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or in exchange for the shares, bonds, debentures or other securities of this company or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint;

(k) To lend money to customers and others having dealings with the company and to invest and deal with any funds or assets not immediately required for the purposes of the company from time to time, as may be deemed expedient; and to draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading and warrants and other negotiable or transferable instruments;

(l) To enter into any arrangement with any authority or government, supreme, municipal, local or otherwise that may seem conducive to the company's objects or any of them and to obtain from any such government or authority any rights, privileges, concessions, subsidies or other benefits which it may seem desirable to obtain and to carry out or exercise and comply with any such arrangements, rights and benefits and to procure the company to be licensed, registered and recognized in any country or place and to designate persons therein to do such acts and things as may be expedient under the laws of such country or place to represent any company or to enable it effectively to carry on business or prosecute its affairs in such place or country;

(m) To amalgamate or enter into a partnership or arrangement for sharing profits or union of interests or otherwise with any persons or corporations engaged or interested in any similar or suitable business or transaction and to purchase or otherwise acquire, or guarantee the payment of, any shares, bonds, debentures or other securities of any such corporation or of any dividends or interest thereon, and to sell, or re-issue with or without guarantee or otherwise deal with the same;

(n) To sell, lease, or otherwise dispose of or deal with the whole or any part of the undertaking of the company and of its assets and good-will for such consideration as the company may think fit, including shares, debentures or other securities of any other corporation having objects similar in whole or in part to those of the company and to distribute among its shareholders any cash securities or other consideration so received;

(o) To do all such other things as may be incidental or conducive to the attainment of the above objects or for the carrying out of the company's purposes ;

(p) To promote any company or companies for the purposes of acquiring all or any of the undertaking, assets, rights or liabilities of the company or for any other purposes which may seem calculated to benefit the company.

(q) To purchase or otherwise acquire, hold, lease, sell, improve, manage, develop, exchange or otherwise dispose of or deal with any real estate, lands, buildings or other property or rights necessary or useful for the carrying on of any of the company's business ;

(r) To do any of the above things as principals, agents, contractors or otherwise, and by or through trustees or agents or otherwise and either alone or in conjunction with others ;

(s) The powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or by reference to or inference from the name of the company ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of " International Shipbuilding Corporation, Limited," with a capital stock of two million dollars, divided into 20,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1917.

THOMAS MULVEY,

Under-Secretary of State.

36-2

#### Whitehead & Turner, Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as " The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of February, 1917, incorporating Richard Turner, merchant and a member of the Legislative Council of the Province of Quebec, Archibald Miller, merchant, Albert James Turner, manager, Evan Ewart Turner, accountant, and Reginald Meredith, notary public, all of the City of Quebec, in the Province of Quebec, for the following purposes, viz.:—

(a) To carry on business as wholesale grocers, importers, exporters and dealers in all kinds of groceries, teas, wines, liquors and alimentary products of all kinds and descriptions, live stock, dressed meats, fish, poultry, game, fruit, vegetables and all kinds of provisions, and to carry on the business of cold storage warehousemen and manufacturers and dealers in canned goods of all kinds, as well as the business of lumber merchants, fish dealers and fishery operators in all their several and respective branches ;

(b) To take over as a going concern the whole or any part of the business now carried on by Richard Turner under the name " Whitehead & Turner," together with the stock in trade, book debts, good-will, and all assets and movable property generally belonging to said " Whitehead & Turner" and to pay for the property and business so to be acquired in paid-up, non-assessable, preferred or common capital stock of the company, or in cash, or partly in paid-up, preferred or common capital stock of the company, and partly in cash as may be agreed upon ;

(c) To acquire by purchase, lease, exchange or other legal title and to construct, erect, operate, maintain and manage all offices, shops, factories, storehouses, depots and other structures necessary for its business and any other property, movable or immovable, necessary or useful for the carrying on of any of the purposes of the company, and to lease, sell or dispose of the same ;

(d) To construct, acquire, own, manage, charter, operate, hire and lease all kinds of steam and sailing vessels, tugs, boats and barges, and other vessels, wharves, docks, elevators, warehouses and other buildings necessary or convenient for the purposes of the company ;

(e) To generate, produce and accumulate steam, gas, electricity, or other motive power for the production of light, heat or power for the purposes of the company, with the power to sell or otherwise dispose of any excess not required, and to supply the same for light, heat or power purposes to any person or corporation on such terms as may be agreed upon, provided that the foregoing powers when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf ;

(f) To apply for, obtain, register, purchase, lease or otherwise acquire and hold, use, own, operate and introduce and sell or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes useful to the business of the company, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such trade marks, trade names, patents, licenses, processes, and the like, or any such property or rights ;

(g) To acquire the good-will, property, rights and assets, and assume all the liabilities of any person, firm or company indebted to the company, or transacting any business similar to that conducted by the company, and to pay for the same in cash or in securities of the company or otherwise ;

(h) To purchase, lease or otherwise acquire and to hold, exercise and enjoy all or any of the property, franchises, good-will, rights, powers and privileges held by any person or firm or by any company or companies carrying on any business similar in whole or in part to that which this company is authorized to carry on or which might be of value to this company, either in its own name or in the name of any such person, firm or company, and to pay for such property, franchises, good-will, rights, powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise and to undertake and assume the liabilities of any such person, firm or company ;

(i) To purchase, and acquire, and to own, hold, sell and re-issue shares, debentures, bonds and other securities of any company or corporation, and to pay for the same wholly or partly in cash, shares, bonds, debentures or other securities of the company, and to guarantee the payment of the principal of, or dividends and interest on such shares, bonds, debentures or other securities and while owner of any such shares or stocks, bonds, securities or other obligations to exercise any and all voting powers thereon by its duly authorized officers or by a proxy duly appointed, and to manage, operate and carry on as a manager, the property, franchises, undertakings and business of any corporation any of whose shares, bonds, debentures, or other securities are held by the company for such remuneration as may be deemed reasonable and proper ;

(j) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company, and to acquire by purchase, lease or otherwise, property, franchises, undertakings and business of any such corporation and to assume the liabilities thereof, and to pay for the same wholly or in part, in cash, shares, bonds, or other securities of the company ;

(k) To promote or assist in promoting, or to become a shareholder in any subsidiary, allied or other company, carrying on or having for its purpose the operation of any business altogether or in part similar to that of this company, and to enter into any arrangements for sharing profits, union of interest, joint-adventure, reciprocal concession or otherwise with any such person or company, and to take or otherwise acquire shares and securities of such company and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company, and to hold, sell, re-issue, with or without guarantee of principal, interest and dividends or otherwise to deal with the same ;

(l) To aid in any manner and guarantee the obligations of any company any of whose shares of capital stock, bonds or other obligations are held or in any manner guaranteed by this company, and to do any acts or things for the preservation or protection, improvement or enhancement of the value of any such shares of capital stock, bonds or other obligations, and



to do any and all acts and things tending to increase the value of the property of any such company ;

(m) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, warrants and other negotiable or transferable instruments ;

(n) To issue paid-up shares, bonds, debentures or other securities of the company in payment or part payment of any property or rights which may be acquired by the company or, with the approval of the shareholders, for any service rendered to the company or for any work done for the company or in or towards the payment or satisfaction of debts and liabilities owing by the company ;

(o) To sell, lease or otherwise dispose of the property, rights, franchises and undertakings of the company, or any part thereof for such consideration as the company may think fit and in particular for shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of the company ;

(p) To act as agent for any person, firm, or corporation carrying on any of the businesses which the company is authorized to carry on ;

(q) To distribute among the shareholders of the company in kind, any property of the company, and in particular any shares, debentures or securities of any other company, belonging to the company or which the company may have power to dispose of ;

(r) To invest and deal with the moneys of the company not immediately required, upon such securities and in such manner as may from time to time be determined ;

(s) To accept in payment of any debt due to the company stocks, shares, bonds, debentures or other securities of any kind or other property real or personal ;

(t) To carry on any other business, whether manufacturing or otherwise which may seem to the company capable of being conveniently carried on in connection with the business of the company or calculated to enhance the value of or render profitable any of the company's property or rights ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Whitehead & Turner, Limited," with a capital stock of three hundred thousand dollars, divided into 3,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Quebec, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 27th day of February, 1917.

THOMAS MULVEY,

Under-Secretary of State.

36-2

### Canadian Coal Products Engineering, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of February, 1917, incorporating Archibald James Reid, barrister, George Norman Limpricht, draughtsman, William Bowler, Charles Edward Buckley and Oliver David Cadotte, secretaries, Frederick Charles Allen, solicitor's clerk, and Harry Reeve Burrows, clerk, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—

(a) To purchase, lease or otherwise acquire coal fields and coal lands, ore bearing properties, mineral lands, mining locations, mining and surface rights, timber limits, wood lands and timber lands, oil fields and privileges, natural gas, lands and properties, water lots, waters powers and privileges and other rights, privileges, easements and licenses ;

(b) To lay out, construct, purchase, lease or otherwise acquire, maintain, operate, and manage (1) Mines of coal, lignite, iron or other minerals whatsoever, bituminous or oil shales, oil wells and wells of natural gas or any products or by-products of any of them, mining structures, plant, mills, pipe lines, buildings, testing plants, laboratories, machinery and appliances of every description (2) Power houses, structures, plant and equipment for the development, generation,

transmission or utilization of water, steam, gas, electric or other power and structures and plant for and form of heating and lighting (3) Steamships any vessels, piers, docks, dry-docks, wharves, slips, basins and all incidental structures and appliances ; (4) Bridges, roads, tramways on lands owned or controlled by the company, aerial carriers, trails and ways of every description, yards and tracks for the storage or handling of any of the company's products or for the delivery thereof to adjacent railways ; and (5) Offices, stores, shops, warehouses, boarding houses, dwellings, workmen's houses, restaurants and buildings of every description ;

(c) To manufacture, purchase, sell and deal in any manufactures, products or by products of any and every description, of any of the mines or minerals, coal, lignite, shales, oils or gases, above referred to, and, without restricting the generality of the foregoing, to construct, acquire, sell and deal in coal products or by-products, furnaces for the manufacture of metallurgical coke, destructive distillation plants, by-products gas and power plants, and any other form of furnace, plant or machinery, commodities, merchandise, or manufacture which may be conveniently handled in connection therewith, or are germane to any of the objects herein specified ;

(d) To apply for, purchase, or otherwise acquire any patents, exclusive rights, licenses, concessions, privileges, or the like conferring any exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for the purpose of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(e) To guarantee any indebtedness, whether bonded or otherwise, of any company with which the company may have business relations, which is authorized to conduct any business within or similar to any of the powers of the company ;

(f) To issue and allot, as fully paid-up, shares of the company hereby incorporated in payment or part payment for any property, movable or immovable, property or patent rights or interests, lease, business, franchise, undertaking, powers, privileges, license, concession, stock, bonds and debentures, or any other assets or things whatsoever which the company may lawfully acquire by virtue of the powers hereby granted, or to pay for same or any part thereof in bonds, debentures or other securities of this company, and, with the approval of the shareholders, for services rendered to the company ;

(g) To acquire the stock, securities or undertaking of any other company having for one of its objects the exercise of any of the powers of the company, or to transfer its undertaking or assets to, or to amalgamate with any such company ;

(h) To enter into partnership or into any arrangement for sharing profits or union of interests, co-operation, joint adventure, reciprocal concessions or otherwise, or to amalgamate with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to lend money to, and act as engineers or contractors for or as employer, agent or manager of any such person or company, and to carry on the business of and to guarantee the contracts of or to otherwise assist any such person or company or any customers, and to guarantee the bonds, debentures or other securities, issued or to be issued, and either conditionally or upon any condition, of any such company, and to take, hold or otherwise acquire shares and securities of any such company, notwithstanding the provisions of section 44 of the said Act, and to sell, hold or re-issue, with or without guarantee, or otherwise deal with the same ;

(i) To distribute among the shareholders of the company, in kind, any property of the company whatsoever, and in particular any shares, bonds, debentures or other securities belonging to the company or which the company may have power to dispose of ;

(j) To acquire by purchase or otherwise, hold, sell and deal in the business, assets, good-will and securities

of any other company having for one of its objects the exercise of any of the powers of the company or carrying on any business capable of being conducted so as to benefit the company, and to promote or assist in promoting any such other company or any subsidiary company and to pay out of the funds of the company the costs and expenses of such promotion or assistance;

(k) To adopt such means of making known the products of the company as may seem expedient, and in particular by making demonstrations or exhibits of the company's enterprises or any parts thereof, or advertising in the press, by circulars, by the publication of books and periodicals, and granting of awards and donations;

(l) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account, or otherwise deal with all or any part of the property, rights and interests of the company;

(m) To do all or any of the above things as principals, agents, contractors, engineers or otherwise, and either alone or in conjunction with others to do all such other things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Coal Products Engineering, Limited," with a capital stock of one million two hundred and fifty thousand dollars, divided into 12,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1917.

THOMAS MULVEY,

Under-Secretary of State.

36-2

#### Farmers Club Elevator Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of February, 1917, incorporating Francis Albert Olgetree, grain dealer, and Joseph Muir, grain buyer, both of the City of Moosejaw, in the Province of Saskatchewan, and David Edward Ogletree, grain dealer, of the City of Saskatoon in the said Province of Saskatchewan, and Frank Joseph Clark and Leon Denis Farmer, accountants, both of the City of Winnipeg in the Province of Manitoba, for the following purposes, viz:—

(a) To own, operate, maintain and carry on an elevator and warehouse business, and to erect, acquire, lease, buy, own, sell, maintain and operate elevators, grain and seed storage and cleaning plants and warehouses for hay, grain, or general merchandise; to store and clean grain, to store and handle merchandise; goods and chattels of any and all kinds; to deal in hay, grain and flour, and to purchase, hold and sell the same, either for themselves or as agents for others; and to carry on a grain milling business, and to erect, acquire, buy, own, sell, maintain, lease and operate flour mills, oatmeal mills, linseed mills and other mills for the manufacturing of flour, oatmeal, linseed oil and cake and other products and by-products of grain or products or by-products of which grain shall form a constituent part;

(b) To acquire, own, purchase, deal in, handle, raise, produce, sell, ship, forward and export hay, grain, cereals and seeds of all kinds; to sell products of the soil or farm, including live stock or dead stock and all kinds of food, farm or dairy products; to carry on a general produce and commission business; to operate, carry on and conduct a market or markets for the purchase or sale, by auction or otherwise, of live stock, dressed meats and produce, hay, grain, flour and all products of the farm, forest, sea and mine; to manufacture, buy, sell and deal in goods, wares and merchandise;

(c) To purchase, sell, raise, feed, fatten, dispose of and deal in cattle, sheep, horses, goats or swine, and to agree with others for hire to feed or fatten any cattle, sheep, horses, goats or swine belonging to such others

and to acquire, establish, operate, buy, sell, lease or deal in slaughter houses, abattoirs and meat curing and packing establishments, to buy, sell and deal in cattle, hogs and other animals or the products thereof and acquire and maintain warehouses and cold storage warehouses;

(d) To purchase, sell, dispose of and deal in lumber, timber, wood, cordwood, coal, coke and other kindred commodities and to acquire, purchase, sell, improve, develop and deal in timber limits, timber licenses and other licenses and real and personal of every kind and description and to own, lease, purchase, operate, acquire and sell or dispose of booms, slides, chutes and tramway lines upon the property of the company for the purposes of any of the business carried on by the company;

(e) To build, purchase, acquire, charter, lease and operate steamships, vessels, tugs and barges and other conveniences for the transport of freight and passengers by water; to construct, purchase, lease, acquire, maintain and operate docks, wharves and other convenient terminal facilities;

(f) To purchase, lease or acquire water powers and water privileges and any real estate necessary or convenient thereto, and to develop therefrom any water power, electrical or other energy, and to use the same in connection with their business and to transmit the same and sell, lease or dispose of any surplus power, and to enter into working arrangements with other companies, persons, firms and corporations for the use thereof, either for power or for electrical lighting purposes, and to establish, operate and maintain any electrical lighting or power plant, and to sell and dispose of electric light, heat and power; provided always that the rights and privileges hereby conferred upon the company to generate electrical energy for light, heat and power, when exercised outside the property of the company, shall be subject to all provincial and municipal laws and regulations in that behalf;

(g) To purchase, sell, dispose of and deal in lumber, timber, coal and coke and other kindred commodities;

(h) To acquire, sell, hold and dispose of, lease or work all kinds of patents and patent rights to construct, lay out, maintain, improve, manage, work, control or superintend any roadways, bridges, reservoirs, wharves, vessels, sewers, furnaces, mills, factories, warehouses, buildings and other works or conveniences which may seem directly or indirectly conducive to any of the objects of the company;

(i) To issue certificates and warrants negotiable or otherwise to persons warehousing goods with the company and to make advances on any hay, grain, merchandise, goods and chattels which may be stored with or be in the custody of or be on any railway or vessel or ship in course of transit to or from the company, or any of the elevators, mills or warehouses thereof;

(j) To act as agents, on commission, hire or otherwise, for others in purchasing or selling any of the commodities in which the company has power to deal;

(k) To raise or assist in raising money for and to aid by way of bonus, loan, promise, endorsement or guarantee of bonds, debentures or other securities or otherwise any corporation in the capital stock of which the company holds shares or with which it may have business relations;

(l) Notwithstanding the provisions of section 44 of the said Act, to purchase, hold, sell and dispose of shares of the capital stock of any other company or corporation and to invest its funds in the purchase of any such stock and to pay for the same either in cash or in shares of the capital stock or debentures of the company or partly in cash and partly in shares of the capital stock or debentures of the company;

(m) To acquire and take over as a going concern any business or operation now or hereafter carried on by any person, firm or corporation engaged in or empowered to engage in any business within the powers of the company and to pay for the same either in cash or wholly or partly by shares, debentures or other security of the company;

(n) To sell, lease or otherwise dispose of the undertaking of the company or of any part thereof for such consideration as the company may deem proper, and in particular for shares, debentures or securities of any



other company having objects in whole or in part similar to those of this company ;

(o) To issue paid-up shares, bonds, debentures or other securities of the company in payment or part payment for any property or rights which may be acquired by, or, with the approval of the shareholders, for any services rendered, or for any work done for the company, or in or towards the payment or satisfaction of debts and liabilities owing by the company ;

(p) To amalgamate with or enter into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person, firm or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly benefit this company, and to advance money to, guarantee the contracts of and otherwise assist any such person, firm or company, and, notwithstanding the provisions of section 44 of the Companies Act, to take or otherwise acquire and hold shares and securities of any such company, and to sell or otherwise deal with the same ;

(q) To invest the moneys of the company not immediately required, in such manner as may from time to time be determined ;

(r) To distribute amongst the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities of any other company belonging to the company, or which the company may have power to dispose of ; and the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company ;

(s) To sell, improve, manage, develop, exchange, lease, dispose of, or turn to account or otherwise deal with all or any part of the property and rights of the company ;

(t) To do all or any of the matters hereby authorized either alone or in conjunction with or as factors, or agents for any other company or persons or by or through any factor, trustees or agents ;

(u) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or any portions thereof or calculated directly or indirectly to enhance the value of the company's property or rights ;

(v) To take and accept mortgages or conveyances of real or personal property as security for or in payment of any money owing to the company or for any merchandise to be sold by the company ;

(w) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Farmers Club Elevator Company, Limited," with a capital stock of three hundred thousand dollars, divided into 3,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Winnipeg, in the Province of Manitoba.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

36-2

# **Standard High Speed Steel Hardening Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of February, 1917, incorporating Anthime Fortin, advocate, Fabiola Perron, stenographer, Frank Willdon, François Guérin and Maurice Rosen, agents, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on the business of merchants, manufacturers, and dealers in all kinds of metals and all materials and supplies relating thereto ; to conduct the work and business of a foundry, machine shop,

16267—3½

factory, engine, structural metal, boat and bridge building establishment ; to manufacture, construct, repair, buy, sell, let, hire, exchange, trade and deal in articles, tools, machines, machine tools, constructions, erections, conveniences and vessels, including locomotive engines, stationary engines, and all other engines, motors, electrical apparatus, air compressors, mining and pumping machinery, boilers, machinery of all kinds, railway cars, trucks, carriages, rolling stock for railways, yachts, boats, barges, tugs and all other vessels and parts of the same, and all articles composed or manufactured in whole or in part of iron, steel or other metal, or wood or other material, or combination thereof or conversion from one to another thereof ; to construct, manufacture, lease, sell, purchase, deal in and operate steel and iron, brass and aluminium plants, foundries, gas generators, motors, electric plants, gas plants, poles, wires, pipes, lines, furnaces and grates, repair shops and accessories, blast furnaces, open hearth furnaces, Bessemer converters, side blow converters, electric furnaces, crucibles and all accessories ; to make, sell, purchase, deal in and reduce steel and iron of all kinds, brass and aluminium, copper, platinum and their by-products and for any of the purposes hereinto buy, sell, lease, prospect for, open, explore, develop, work, improve, maintain and manage steel, iron and other mines, quarries, mineral and other deposits and properties and generally to carry on the business of a mining, smelting, milling, reduction and development company ; to manufacture, purchase, sell and deal in all foundry supplies and all kinds of machinery, machine and repair shop supplies, railway supplies and in general all supplies required by steel, iron, brass and aluminium consumers ;

(b) To purchase, lease or otherwise acquire oil and natural gas wells and lands, mines, mining rights, mining claims and locations, metalliferous lands and timber lands, timber limits and water-powers, and any interest therein, and to explore, work, exercise or develop and turn to account the same ; to search for, get, work, raise, make merchantable and deal in oil, natural gas, timber, iron, coal, ores, brick, earth brick, cement and other metals, minerals and substances and their products or by-products ;

(c) To crush, win, get, quarry, smelt, calcine, refine, dress, amalgamate, manipulate and prepare for market, buy and sell oil, natural gas, timber, ore, metal and mineral substances of all kinds and to carry on any other metallurgical operations which may seem conducive to any of the company's objects, to buy, sell, manufacture and deal in minerals, plants, machinery, implements, conveniences, provisions and things capable of being used in connection with metallurgical and other operations which the company may carry on or to be interested in or required by workmen and others employed by the company ;

(d) To construct, carry out, maintain, improve, manage, work, control and superintend any roads, ways, pipe lines, terminals and railway sidings on lands owned or controlled by the company, bridges, reservoirs, storage, stations, watercourses, water rights, water-power, water lots, aqueducts, wharves, furnaces, saw-mills, mill sites, crushing works, hydraulic works, electrical works, factories, warehouses, shops, dwelling houses and other works and conveniences which may seem directly or indirectly conducive to or convenient for any of the objects of the company, and to contribute to, subsidize or otherwise aid or take part in any such operations ;

(e) To manufacture, buy, sell and supply light, heat and power of every kind and description, and to carry on the works of a gas company in all its branches. Provided, however, that any sale, distribution or transmission of electric, pneumatic or other power or force or gas for the purposes of light, heat or power beyond the lands of the company shall be subject to local and municipal regulations in that behalf, and to deal with, manufacture and render saleable coke, coal, tar, pitch, asphaltum, ammoniacal liquor, and other residual products obtained in the manufacture of any article which the company is authorized to manufacture or deal in ;

(f) To purchase, construct, lease, operate and maintain telephone and telegraph lines for the purposes of the company and lines for electric light and power

purposes; to furnish and sell electricity for power, heat and lighting purposes and all appliances incident or necessary thereto;

(g) To apply for, purchase or otherwise acquire any trade-marks, trade-names, patent, licenses, copyrights, concession and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired;

(h) To acquire by purchase or otherwise and to buy, sell, and deal in land and interest therein, and to develop and turn to account any land acquired by the company or in which it is interested and in particular by laying out and preparing the same for building purposes, constructing, altering, pulling down, maintaining, fitting up and improving buildings and conveniences and by planting, paving, draining, farming, cultivating, letting on building lease or building agreement and by advancing money to and entering into contracts and arrangements of all kinds with builders, tenants and others, and to survey, subdivide, improve, lay out and develop lands and interests therein for purposes of sale or otherwise, and to do and perform all things useful and needful for the development and improvement of the same for residence, trade and business;

(i) To buy, sell and manufacture, refine, manipulate, export and import and deal in all substances, apparatus and things capable of being used in any such business as the company is authorized to carry on or required by any customers of or persons having dealings with the company;

(j) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable or being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(k) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company and to pay therefor in fully paid-up or partly paid-up preference or ordinary shares of the company or in the bonds, debentures or other securities of the company;

(l) To enter into partnership or into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(m) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company, notwithstanding the provisions of section 44 of the said Act;

(n) To enter into any arrangements with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions;

(o) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections, of such

persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object;

(p) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company;

(q) Generally to purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade;

(r) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations;

(s) To sell, improve, manage, develop, exchange, lease, enfranchise, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company;

(t) To do all such other things as are incidental or conducive to the attainment of the above objects, and to do all or any of the above things as principals, agents, contractors or otherwise, and by or through trustees, agents or otherwise and either alone or in conjunction with others;

(u) To construct, acquire and operate vessels, steam-boats and barges, piers, docks, dockyards, wharves, slips, basins and all incidental structures, appliances and equipment;

(v) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined;

(w) To lend money to customers and others having dealings with the company and guarantee the performance of contracts by any company, to issue bonds or debentures for the construction, acquisition, maintenance or operation of any of the properties or works of the company;

(x) To issue paid-up shares of the company in payment of any property, movable or immovable, services rendered or to be rendered which the company may or will hold;

(y) To sell or dispose of, lease or otherwise deal with or dispose of the whole or any part of the property, assets or undertaking of the company as a going concern or otherwise for such consideration as the company may think fit, and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company;

(z) To obtain any provisional order or Act of Parliament for enabling the company to carry any of its objects into effect or for any other purpose which may seem expedient and to oppose any proceeding or application which may seem calculated directly or indirectly to prejudice the company's interests;

(aa) To amalgamate with any other company having objects altogether or in part similar to those of this company and to distribute any of the property of the company in kind among the shareholders;

(bb) The word "company" wherever the same occur herein shall be deemed to include any person, partnership or other body of persons whether incorporated or not incorporated and whether domiciled in Canada or elsewhere, and the objects specified in each of said clauses shall be in no wise limited or restricted by reference to or inference from the terms of any other clauses or the name of the company;

(cc) To pay out of the funds of the company the expenses of organization or issue for, that purpose paid-up shares of the capital of this company, and to remunerate in specie or with the approval of the shareholders in paid-up shares any person or company buying, investing or aiding to place or guaranteeing the placing of the shares, bonds or securities of the company or aiding to form, to promote or manage the company;



(dd) To procure the company to be registered, licensed or otherwise recognized in any foreign country, and to designate and appoint persons therein as attorneys or representatives of this company with full power to represent this company in all matters according to the laws of such foreign country and to accept service for and on behalf of this company of any process or suit.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Standard High Speed Steel Hardening Company, Limited," with a capital stock of one hundred and fifty thousand dollars, divided into 1,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 27th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

36-2

# Canadian Rein Drive Tractors, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of February, 1917, incorporating Henry Jasper Martin and Charles Evans-Lewis, barrister-at-law, Thomas Neville Poole, law clerk, Arthur Deane Parker, estate broker, and Edmund Hale Austin, broker, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To buy, sell, trade and carry on the business of manufacturers of and dealers in tractors, motors, engines, carriages, machinery and agricultural implements of all kinds and of all materials, substances, appliances and things required for or incidental to the manufacture, preparation, adaptation, use or working thereof or the packing, storage or disposition thereof ;

(b) To purchase or otherwise acquire, hold, lease or otherwise dispose of any real or personal property, rights, or privileges which may be necessary or useful for the carrying on of the business of this company ;

(c) To construct, maintain and operate on the property of the company all works, tramways, telegraph and telephone lines, bridges, reservoirs, flumes, dams and any other works and conveniences which may seem directly or indirectly conducive to any of the company's objects ;

(d) To construct, acquire, own, manage, charter, operate, hire and lease all kinds of steam and sailing vessels, boats, tugs and barges, and other vessels, wharves, docks, elevators, warehouses, freight sheds and other buildings necessary or convenient for the purposes of this company ;

(e) To construct or acquire by lease, purchase or otherwise and to operate works for the production, sale and disposal of steam, electrical, pneumatic, hydraulic and other power and force and to produce, create, develop, acquire by lease or otherwise and to control and generally deal in and use, sell, lease or otherwise dispose of such steam, electric, pneumatic, hydraulic or other power for any uses and purposes to which the same are adapted ; provided, always, that the rights, privileges and powers hereby conferred upon the company in this paragraph in acquiring, using and disposing of electric, hydraulic, pneumatic or other power or force when exercised outside of the property of the company shall be subject to all the laws and regulations of the provincial and municipal authorities in that behalf ;

(f) To apply for and acquire on any terms, letters patent of invention, patent rights, processes, concessions, licenses, trade marks, copyrights, or any other privileges or protections of a like nature for or connected with any matter, article or subject of manufacture or convenient for the business of the company and to turn the same to account by manufacturing or working the same or granting licenses in respect thereof or otherwise ;

(g) To purchase or otherwise acquire or undertake all or any part of the business, property, assets or lia-

bilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company, or possessed of property suitable and property for the purposes of the company ;

(h) To issue paid up shares, bonds or debentures for the payment either in whole or in part of any property real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire, and also to issue such fully paid shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of the company ;

(i) To purchase, acquire, hold and own the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which this company is empowered to carry on or engage in, and to acquire, hold, or otherwise dispose of such shares, bonds or other securities notwithstanding the provisions of section 44 of the Companies Act ;

(j) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, partnership or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to engage in or carry on, or to amalgamate with any such company ;

(k) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or otherwise, securities, or otherwise of any other company or corporation, and to guarantee the performance of contracts by any such persons with whom the company may have business relations ;

(l) To invest the moneys of the company not immediately required in such manner as may from time to time be determined ;

(m) To distribute among the shareholders of the company in kind any property or assets of the company, and in particular any shares, debentures or securities of any other company or companies which may have purchased or taken over, either in whole or in part, the property, assets or liabilities of this company ;

(n) To amalgamate with any other company or companies having objects similar to those herein enumerated ;

(o) To sell, lease, exchange or otherwise dispose of in whole or in part the property rights or undertaking of the company for such consideration as may be agreed upon, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company ;

(p) To enter into any arrangement with any Governments, authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any Government or authority, any rights, privileges or concessions which it may be desirable to obtain, and to carry out, exercise and comply with or sell and dispose of any such arrangements, rights, privileges and concessions ;

(q) To make donations and subscriptions to any object likely to promote the interests of the company and to create and contribute to pension and other funds and schemes for the benefit of persons employed by the company, or the wives, widows, children or dependents of any such persons, and to subscribe or guarantee money for any charitable or public object ;

(r) To do all such other acts and things as are incidental or conducive to the attainment of the above objects, or any of them, and to carry on any business, whether manufacturing or otherwise germane to the purposes and objects set forth and which may seem to the company capable of being conveniently carried on by the company or calculated directly or indirectly to enhance the value or render profitable any of its properties or rights.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Rein Drive Tractors, Limited," with a capital stock of one million dollars, divided

into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1917.

THOMAS MULVEY,

36-2

Under-Secretary of State.

**P. H. Klein, Jr. Company, Limited.**

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of February, 1917, incorporating Philip Henry Klein, manufacturer, and John Edward Klein, engineer, both of the City of Westmount, in the Province of Quebec; Henry Byron Irving, salesman, Edson Grenfell Place, advocate, and Marie Zaire Pilon, stenographer, all three of the City of Montreal, in the said Province of Quebec, for the following purposes, viz:—

(a) To manufacture, buy and sell all sorts and kinds of electrical goods and appliances together with all raw materials used in connection with same;

(b) To manufacture, buy, sell or otherwise deal in goods and merchandise of all kinds;

(c) To acquire letters patent of invention, patent rights, processes, concessions, licenses, trademarks, copyrights, and other privileges of like nature connected with anything convenient for the purposes of the company, and to turn the same to account by manufacturing or working same or granting licenses in respect thereof or otherwise;

(d) To sell, lease or otherwise dispose of the property and undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures, bonds or securities of any other company;

(e) To acquire, purchase or assume all or any part of the business, undertaking, property, assets, privileges, contracts, rights, applications and liabilities of any company, firm or person carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of this company;

(f) To subscribe for or to acquire by purchase, lease or otherwise, the shares, bonds, debentures or other securities of any company carrying on or about to carry on or engage in the business which this company is authorized to carry on, or any business similar thereto in whole or in part, and to sell, hold, re-issue with or without guarantee, or otherwise deal with the same, notwithstanding the provisions of section 44 of the Companies Act, and to promote or amalgamate with any other such company;

(g) To issue paid up shares, debenture stock, debentures, bonds, or other securities of the company in payment for any property or rights which may be acquired by, or, with the approval of the shareholders for any services rendered or agreed to be rendered, or for work done or agreed to be done for the company; or in or towards the payment and satisfaction of debts or liabilities owing by the company, or for raising money for any other purpose of the company;

(h) To do all or any of the matters hereby authorized either alone or in conjunction with other, or as factors or agents of others;

(i) To do all such other things as are incidental or conducive to the attainment of any of the above objects;

(j) Any power granted in any paragraph hereof shall not be restricted by reference to or inference from any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "P. H. Klein, Jr. Company, Limited," with a capital stock of five thousand dollars, divided into 50 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1917.

THOMAS MULVEY,

36-2

Under-Secretary of State.

**DEPARTMENT OF THE NAVAL SERVICE.**

FISHERIES REGULATIONS.—SMELT FISHING.

OTTAWA, 15th February, 1917.

**B**y Order in Council No. P.C. 406 of the 12th February, 1917, the following amendment to the Smelt Fishing Regulations for the Provinces of New Brunswick, Nova Scotia and Prince Edward Island, has been approved:—

"The smelt fishing regulations for the Provinces of New Brunswick, Nova Scotia and Prince Edward Island, are hereby amended, so as to permit smelt net fishing for the present season only, up to and including the 25th day of February, 1917." 35-2

**IN THE EXCHEQUER COURT OF CANADA.**

GENERAL RULE AND ORDER.

**I**n pursuance of section 87 of the Exchequer Court Act (R.S., 1906, chap. 140) it is hereby ordered that Rule 236 of the General Rules and Orders now in force regulating the practice and procedure in the Exchequer Court of Canada be and the same is hereby rescinded and the following substituted therefor:—

**RULE 236.**

Any party against whom judgment has been given or an order made, may apply to the Court or a Judge thereof for a stay of execution or other relief against such judgment or order, and the Court or Judge may grant such stay or relief upon such terms, if any, as may be deemed just.

Dated at Ottawa, this 16th day of February, A.D., 1917.

WALTER CASSELS,

35-4

J. E. C.

**DEPARTMENT OF MARINE AND FISHERIES.**

OTTAWA, 19th February, 1917.

**P**UBLIC Notice is hereby given that the Acting Minister of Marine and Fisheries, by M. & F. Order No. 8 in 1917, dated the 16th February, 1917, under the provisions of section 27 of The Canada Shipping Act, has granted permission to change the name of the steamer "Kongo," which has been purchased from foreigners (U.S.A.) by the Reid Wrecking Company, Limited, Sarnia, Ontario, to that of "Overland."

A. JOHNSTON,

35-2

Deputy Minister of Marine and Fisheries.



# NOTICE TO MARINERS.

No. 8 of 1917.

(Atlantic No. 5.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## NOVA SCOTIA.

- (26) **West coast—Northwest ledge ; Yarmouth fairway ; and Blonde rock—Submarine bell buoys discontinued.**

*Submarine bell buoys discontinued.*—The following submarine bell buoys have been discontinued until further notice :—

NO. IN LIST OF LIGHTS	NAME	POSITION
180	Northwest ledge	Westward of Beatson rocks
209	Yarmouth fairway	10 miles 224° from Cape Fourchu light
220	Blonde rock	2 miles southward of Blonde rock

N. to M. No. (26) 3-2-17.

*Authority :* Telegram from Agent of Dept. of Marine, St. John, 1st Feb., 1917  
*Admiralty charts :* Nos. 352, 1551 and 2670.  
*Publication :* Nova Scotia Pilot, 1911, pages 244, 233 and 217.  
*Canadian List of Lights and Fog Signals, 1916 :* Nos. 180, 209 and 220.  
*Departmental Files :* Nos. 28049, 27667 and 35469.

## QUEBEC.

- (27) **River St. Lawrence—Chart, Bersimis river to Bic island, issued.**

*New chart.*—A chart of the river St. Lawrence from Bersimis river to Bic island, numbered 210 of the Canadian Hydrographic Survey, has just been published by the Hydrographic Survey, Department of the Naval Service of Canada.

Copies may be obtained from the Hydrographic Survey, Department of the Naval Service, Ottawa, and from the Agents of the Department of Marine at Quebec and Montreal, for fifteen cents per copy, payable in advance.

N. to M. No. 8 (27) 3-2-17.

*Departmental File :* No. 28490.

**A. JOHNSTON,**  
*Deputy Minister*

DEPARTMENT OF MARINE,  
 OTTAWA, CANADA, 3rd February, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

## NOTICE TO MARINERS.

No. 9 of 1917.

(Atlantic No. 6.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## QUEBEC.

(28) Chaleur bay—Anse aux Gascons—Outer portion of wharf destroyed by storm—Pole light moved—Caution.

Former notice—No. 50 (114) of 1906.

Position.—At Anse aux Gascons.

Lat. N. 48° 11' 33", Long. W. 64° 50' 22"

Outer portion of wharf carried away.—The outer portion of Anse aux Gascons wharf including the extension ell was destroyed by a storm on 16th December, 1916.

Light.—The fixed red pole light will be maintained on the outer end of the undamaged portion of the wharf.

Warning.—The department is advised that there is shoal water over the destroyed portion of the wharf, and masters of vessels are warned accordingly.

N. to M. No. 9 (28) 10-2-17.

Authority: Report from Supt of Lights, Quebec.

Admiralty charts: Nos. 1633, 1715 and 2516.

Publication: St. Lawrence Pilot, Vol. 2, 1916, page 312.

Canadian List of Lights and Fog Signals, 1916: No. 971.

Departmental File: No. 20971 R.

## ENGLAND.

(29) West coast—River Mersey—Prohibited anchorage.

Mariners are warned that, under the defence of the Realm (Consolidation) Regulations, 1914, the following Regulation has been made by the Lords Commissioners of the Admiralty and is now in force:—

No vessel other than H.M. ships and merchant vessels acting under orders from the senior Naval Officer, Liverpool, is to anchor within an area bounded as follows:—

- (a) *On the North.*—By a line drawn from the Mariners' Home, Egremont, in a 45° (N. 62° E. Mag.) direction for a distance of 1,350 yards.
- (b) *On the South.*—By a line drawn from the extremity of Egremont Ferry pier in a 54° (N. 71° E. Mag.) direction for a distance of 700 yards.
- (c) *On the East.*—By a line joining the eastern extremities of limits (a) and (b).

This regulation in no way affects the right of navigation through the area herein described.

N. to M. No. 9 (29) 10-2-17.

Variation in 1917: 17° W.

Authority: British Admiralty N. to M. No. 84 of 1917.

Admiralty charts: Nos. 3477, 1951, and 1170 b.

Publication: W. C. of England Pilot, 1910, page 394.

## SCOTLAND.

(30) West coast—Barra island—Castlebay—Beacon destroyed.

Beacon destroyed.—The red pillar beacon on Sgeir A Scape in the approach to Castlebay has been destroyed by collision.

N. to M. No. 9 (30) 10-2-17.

Authority: N. to M. issued by Commissioners of Northern Lighthouses, 20th Jan., 1917.

A. JOHNSTON,

Deputy Minister.

DEPARTMENT OF MARINE.

OTTAWA, CANADA, 10th February, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage



## NOTICE.

Government of Canada  
Publications.

THE following list of recent Government publications is inserted in the *Canada Gazette* in conformity with Order in Council (P.C. 1522) of 28th October, 1915, which calls for the publication of such lists from week to week.

Where a publication is marked with an asterisk (\*) requests for the volume or report in question should be made to the department affected. In all other cases, applications should be addressed to the Chief of Distribution, Department of Public Printing and Stationery, Ottawa. When the title appears in English it will be understood that the volume is printed in English; when the title is in French, it means that the report is printed in the French language. The price quoted for publications should in every case accompany the application.

## AVIS.

Publications du Gouver-  
nement du Canada.

LA liste suivante des récentes publications du gouvernement est insérée dans la *Gazette du Canada*, en conformité de l'arrêté en conseil (C.P. 1522) du 28 octobre 1915, qui exige que ces listes soient publiées d'une semaine à l'autre.

Lorsqu'une publication est marquée d'un astérisque (\*) les demandes au sujet du volume ou du rapport en question devront être adressées au Ministère qui la publie. Dans tous les autres cas, il faudra s'adresser au Chef de la Distribution, département des Impressions et de la Papeterie publiques, Ottawa. Lorsque le titre est publié en anglais, il est entendu que c'est la version anglaise du volume qui est imprimée; lorsque le titre est en français, cela signifie que c'est la version française qui est imprimée. Le prix indiqué pour les publications devra dans chaque cas accompagner la demande.

## AGRICULTURE.

Annual report of the Department for year ending March 31, 1916, 118 pp.	0.10
Loi de l'Instruction Agricole, Rapport sur la, 226 pp.	0.15
Fermes Expérimentales: Rapports du Directeur des Services de la Chimie, de la Culture du Sol, et de l'Élevage, pour l'exercice terminé le 31 mars 1915, 596 pp.	.45
Fermes Expérimentales: Rapports du Directeur des Services de l'Horticulture, des Céréales, de la Botanique, de l'Entomologie, des Plantes Fourragères, de l'Aviculture, et des Tabacs, pour l'exercice terminé le 31 mars 1915, 674 pp.	0.45
* Agricultural Gazette of Canada for February, 1917.	0.10
Annual subscription	1.00
* La Gazette Agricole du Canada février 1917, 108 pp. illus.	0.10
* Patent Office Record and Register of Copyrights and Trade Marks, October, 1916.	0.20
Annual subscription	2.00
* Foreign Agricultural Intelligence, bulletin of, November, 1916.	Free.
* Seed Testing (Branch of the Seed Commissioner), 4 pp.	Free.
* Seasonable Hints, March 1917, 16 pp.	Free.
* Gopher Destruction (Dominion Experimental Farms) Bulletin No. 31 (Second Series) 8 pp.	Free.
* Destruction du gaufre (Fermes Expérimentales du Dominion). Bulletin No. 31 (Deuxième Série) 8 pp.	Gratuit.
* Pear Thrips in British Columbia (Entomological Branch), 12 pp.	Free.
* Conseils pour la saison, mars 1917, 16 pp.	Gratuit.
* Fertilité du sol (Fermes Expérimentales du Dominion). Bulletin No. 27, 16 pp.	Gratuit.
* Maïs (Blé d'Inde) de semence (Division du Commissaire des Semences) 4 pp.	Gratuit.

## ARCHIVES.

Report on work of the Department for years 1914 and 1915.	780 pp.	0.60
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## BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Judgments, Orders, Regulations, and Rulings (fortnightly edition). Vol. VI, No. 23. (Mar. 1st.)		
Annual subscription		3.00
Single numbers		0.20

## CIVIL SERVICE COMMISSION.

- \* Miscellaneous Information (Third Edition) 8 pp. Free.
- \* Renseignements concernant les examens du Service Civil, 60 pp. Gratuit.

## COMMISSION OF CONSERVATION.

- \* Annual report, for year ending March 31, 1916, 284 pp. Free.
- \* Rapport annuel pour l'exercice terminé le 31 mars 1916, 310 pp. Gratuit.
- \* "Conservation", monthly bulletin, January, 1917, vol. VI. No. 1. Free.
- \* "Conservation of Life." Quarterly bulletin, December, 1916. Free.

## COMMISSIONERS OF THE TRANSCONTINENTAL RAILWAY.

Annual report of the Commissioner for year ending March 31, 1916, 24 pp.	0.05
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## CUSTOMS.

Imports, Exports and Navigation of Canada, tables of, for year ending March 31, 1916.	772 pp.	0.50
Importations, Exportations et Navigation du Canada, les tables des, pour l'exercice terminé le 31 mars 1916,	800 pp.	0.65
Trade and Navigation returns for November, 1916, 532 pp.	8vo.	0.10

## EXTERNAL AFFAIRS.

Annual Report of the Secretary of State for External Affairs, for the year ending March 31, 1916, 40 pp.	0.05
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## FINANCE.

Public Accounts for year ending March 31, 1916, 270 pp.	0.20
Budget pour l'exercice terminé le 31 mars 1916, 96 pp.	0.05
Estimates for year ending March 31, 1916, 96 pp.	0.05

## INDIAN AFFAIRS.

Annual Report of the Department for year ending March 31, 1916, 500 pp.	0.35
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 500 pp.	0.35

## INLAND REVENUE.

Annual Report of the Department for year ending March 31, 1916. Part I. Excise, 236 pp.	0.15
Annual Report of the Department for year ending March 31, 1916. Part II. Weights and Measures, Gas and Electricity, 76 pp.	0.05
Annual Report of the Department for year ending March 31, 1916. Part III. Adulteration of Food, 604 pp.	0.25
Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie I—Accise, 234 pp.	0.15
Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie II—Inspection des poids et mesures, du gaz et de l'électricité, 76 pp.	0.05
Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie III. Falsification des substances alimentaires, 604 pp.	0.30

GOVERNMENT OF CANADA PUBLICATIONS—*Continued.*

## INSURANCE.

Superintendent of Insurance, Report of the, Vol. II, Life Insurance Companies, year ending December 31, 1915..	0.50
Surintendant des Assurances, rapport du, Vol. I. Compagnies d'assurance autres que les compagnies d'assurance sur la vie, pour l'exercice terminé le 31 décembre 1915, 810 pp. ....	0.50
Surintendant des Assurances, rapport du, Vol. II. Compagnies d'Assurances—Vie, pour l'exercice terminé le 31 décembre 1915, 834 pp. ....	0.50

## INTERIOR.

Annual Report of the Department for the year ending March 31, 1916, 582 pp. ....	0.45
Rapport annuel de la Division des Levés Topographiques, pour l'exercice terminé le 31 mars 1915, 228 pp. ....	0.20
Hydrometric Surveys, report of, for calendar year ending December, 1915, 590 pp. ....	0.35
Levés hydrographiques du Manitoba, rapport des, pour les années civiles 1912-13-14, 310 pp. ....	0.25
* Dominion Water Power Branch, annual report of, for year ending March 31, 1915, 228 pp. Free.	
* Canadian Hydraulic Power Development and Electric Power in Canadian Industry; Water Resources Paper No. 17, 56 pp. Free.	
* Decisions of Geographic Board of Canada for December, 1916-January, 1917, 4 pp. Free.	
* Maps and Publications issued by Topographical Surveys Branch and available for distribution, list of, 12 pp. Free.	

## JUSTICE.

Inspecteurs des Pénitenciers, rapport des, pour l'exercice terminé le 31 mars 1915, 232 pp. ....	0.20
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## LABOUR.

Annual Report of the Department for year ending March 31, 1916, 122 pp. ....	0.10
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 128 pp. ....	0.10
Rapport des Conseils de Conciliation et d'Enquête pour l'exercice terminé le 31 mars 1916 222 pp. ....	0.15
* Labour Gazette, February, 1917, 97 pp. 8vo. ....	0.03
* La Gazette du Travail, décembre 1916, 104 pp. 8vo. ....	0.03
* Labour Organization in Canada, fifth annual report on, (For the Calendar Year 1915), 232 pp. Free.	

## MARINE.

Annual report of the Department for year ending March 31, 1916, 288 pp. ....	0.20
Rapport annuel du département, pour l'exercice terminé le 31 mars 1915, 386 pp. ....	0.25
Inspection des bateaux à vapeur, rapport sur, 168 pp. ....	0.05
List of Vessels on the Registry books of the Dominion of Canada on December 31, 1915, 230 pp. ....	0.20
* List of Vessels 1915, supplement to, 12 pp. Free.	
* " " " 8 pp. Free.	
* Regulations relating to persons acting in the double capacity of Master and Engineer in a passenger ship, one sheet. Free.	

## MILITIA.

Militia Council, report of the, for year ending March 31, 1916, 36 pp. ....	0.05
* Militia Orders, weekly (English or French), per annum. ....	1.00
* General Orders, (English or French), per annum. ....	0.50
* General Orders, printed on one side only (English), per annum. ....	0.50
* Militia List (quarterly issue), per annum. ....	1.00
* " " " single copies. ....	0.30
* Appointments, Promotions and Retirements, Canadian Militia, 14th December.	
* Nominations, Promotions et Retraites, Milice Canadienne, 7 décembre.	
* Militia Orders, weekly parts, 15th January.	
* Ordres de Milice, édition hebdomadaire du 15 janvier.	
* Instructions relatives au recrutement (Volontaires de la Réserve de la Marine Royale Canadienne) 12 pp. Gratuit.	

## MINES.

Report of the Department for calendar year ending December 31, 1915, 260 pp. ....	0.25
* Iron and Steel, production of in Canada during 1915, 56 pp. Free.	
* Feldspar in Canada, 160 pp. Free.	
* Coal and Coke, production of, in Canada during calendar year, 1915. 42 pp. Free.	
* Mineral Production of Canada during calendar year 1915, 48 pp. Free.	

## NAVAL SERVICE.

Fisheries Branch, annual Report of, 1915-16, 500 pp. ....	0.30
Département des Pêcheries, rapport annuel, 1915-16, 500 pp. ....	0.30
Annual Report of the Department for year ending March 31, 1916, 104 pp. ....	0.10
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 108 pp. 8vo. ....	0.15
Biologie du Canada, contributions à la, 1914-15, 192 pp. ....	0.15
* Moulting of the Lobster, 4 pp. Free.	
* Lobster measurements, tabulations of, 36 pp. ....	0.05
* Herring Fishing Operations, report on, 12 pp. Free.	
* Fish Display Case (recommended by Fisheries Branch), 4 pp. Free.	
* Tide Tables for Eastern Coasts of Canada, 1918, 64 pp. Free.	

## POST OFFICE.

Report of the Department for year ending March 31, 1916, 543 pp. ....	0.3
Rapport du département, pour l'exercice terminé le 31 mars 1916. 540 pp. ....	0.35
Postal Guide, 1916; Canada Official. Paper cover. ....	0.20
" " " yearly subscription including supplements. ....	0.50
" " " cloth cover. ....	0.45
" " " including supplements. ....	

## PRIVY COUNCIL.

Appeal of Sir Robert Borden for National Service, 4 pp. Free.	
Appel de Sir Robert Borden en faveur du service national. 4 pp. Gratuit.	

## PUBLIC WORKS.

Annual Report of the Department for year ending March 31, 1916, 810 pp. ....	0.50
Réservoirs de la Rivière Ottawa, 1915, rapport du ministre sur les, 612 pp. ....	0.30
Canal de la baie Georgienne conditions générales du transport (étude statistique), 160 pp. ....	0.15

## SECRETARY OF STATE.

Civil Service List, 1916 (English and French), 556 pp. ....	0.3
* Dominion Companies Act, regulations respecting applications under, 24 pp. Free.	
* Judicial Committee of the Privy Council: judgments of, in the Company Cases, 30 pp. Free.	
* Alleged German Outrages, report of Committee on, 62 pp. Free.	



GOVERNMENT OF CANADA PUBLICATIONS—*Continued.*

## TRADE AND COMMERCE.

Annual report of the Department for year ending March 31, 1916, Part II—Canadian Trade with France, United Kingdom, Germany and United States, 200 pp.....	0.15
Monthly report, September, 1916, 375 pp. 8vo.....	0.20
* Census and Statistics Monthly, November, 1916. Free.	
* Trade Bulletin, No. 683, 8vo. October 9. Free.	
* Statistique Mensuelle, décembre 1916, vol. 9, No. 100. Gratuit.	
* Manufactures du Canada—Résultats préliminaires du recensement postal pris en 1916, 4 pp. Gratuit.	

## SPECIAL PUBLICATIONS.

<b>Atlas of Canada.</b> 124 pp. 17 x 12, 80 maps, 64 diagrams. 12 pp. statistics, cloth and leather binding....	3.00
<b>"Canada at War":</b> Speech delivered by Rt. Hon. Sir Robert L. Borden in New York City. Nov. 18, 1916. Free.	
* <b>"Canada's Need for Greater National Saving":</b> Speech delivered by Hon. Sir Thomas White in Toronto, Jan. 3, 1917, 8 pp. Free.	
<b>Canada Year Book, 1915,</b> plates and maps, 707 pp. cloth.....	1.00
<b>Cost of Living,</b> report of Board of Inquiry into, vols. I and II, 2,064 pp. 8vo. diagrams.....	1.25
<b>Debates of Senate of Canada (English)</b> one volume, bound.....	0.00
<b>Debates of House of Commons of Canada (English)</b> 4 volumes, bound, per set.....	8.00
<b>Débats de la Chambre des Communes du Canada,</b> 4 volumes, reliés, par série.....	8.00
<b>Electoral Atlas of the Dominion,</b> according to the Redistribution Act of 1914, and amending Act of 1915. 230 pp. 15 x 12. Maps and descriptions of all Canadian constituencies:—	
Buckram binding.....	3.00
Paper cover.....	2.00
Separate sheets.....	0.05
Sheets per dozen.....	0.50
<b>European War,</b> copies of Proclamations, Orders in Council and Documents relating to the. 352 pp. 8vo.....	0.35
<b>European War,</b> copies of Proclamations, Orders in Council and Documents relating to the (First Supplement.) 528 pp. 8vo. ....	0.50
<b>European War,</b> copies of Proclamations, Orders in Council and Documents relating to the (Second Supplement) 762 pp. ....	0.60
<b>Index to Private Acts,</b> Dominion of Canada, 1867–1916. 90 pp. Cloth.....	0.50
<b>Index des Lois Privées du Canada, 1867–1916,</b> 100 pp. Broché.....	0.25
<b>Mauvaises Herbes du Canada.</b> 2ième édition, 196 pp. 10 x 17, 76 planches en couleurs: toile.....	1.00
<b>Royal Commission (Sir Charles Davidson)</b> Report of, <i>re</i> Submarines, Small Arms Ammunition, etc., 6 vols. per set.....	2.00
<b>Statutes of Canada, 1916</b> .....	2.50
<b>Statuts du Canada, 1916</b> .....	2.50
<b>War Purchasing Commission,</b> Report of: Minutes, Orders in Council. 4 vols. per set . . .	2.00

**"National Organisation for War."**—By Stephen Leacock. Publication of National Service Board, 12 pp. Free.

1916-17

1916-17

## STATEMENT

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department to the night of the 31st January, 1916 and 1917.

PUBLIC DEBT.		1916.		1917.	
LIABILITIES.		\$ cts.		\$ cts.	
FUNDED DEBT—					
Payable in New York.....				75,357,000	00
do in Canada.....		75,374,993	76	309,625,971	60
do in London.....		362,703,312	40	362,703,312	40
Temporary Loans.....		179,473,684	20	177,965,808	02
Bank Circulation Redemption Fund.....		5,668,759	32	5,755,554	26
Dominion Notes.....		178,179,682	29	182,141,531	79
SAVINGS BANKS—		1916.		1917.	
Post Office Savings Banks.....	\$38,394,900 37	\$41,439,100 61			
Dominion Government Savings Banks..	13,691,164 72	13,294,320 47			
Trust Funds.....		52,086,065	09	54,733,421	08
Province Accounts.....		10,095,751	64	10,205,157	60
Miscellaneous and Banking Accounts.....		11,920,481	20	11,920,481	20
		30,914,101	94	35,777,305	58
Total Gross Debt .....		906,416,831	84	1,226,185,543	53
ASSETS.					
INVESTMENTS—					
Sinking Funds.....		11,800,301	24	13,580,799	08
Other Investments.....		110,465,901	12	142,440,137	04
PROVINCE ACCOUNTS.....		2,296,327	90	2,296,327	90
MISCELLANEOUS AND BANKING ACCOUNTS.....		254,365,301	64	321,929,409	76
Total Assets.....		378,927,831	90	480,246,673	78
Total Net Debt 31st January.....		527,488,999	94	745,938,869	75
do do to 31st December.....		515,144,019	37	722,111,449	67
Increase of Debt .....		12,344,980	57	23,827,420	08

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of January, 1916.	Total to 31st January, 1916	Month of January, 1917.	Total to 31st January, 1917.
REVENUE :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Customs.....	9,780,760 48	78,996,901 31	11,536,092 02	108,868,302 45
Excise.....	1,739,578 48	18,203,670 26	2,109,348 87	20,561,709 96
Post Office.....	1,375,000 00	14,171,339 91	1,731,627 71	15,881,627 71
Public Works, including Railways and Canals..	3,381,877 74	19,399,097 82	1,907,819 80	21,701,730 86
Miscellaneous.....	1,244,874 70	8,778,903 98	3,762,328 32	20,890,194 89
Total.....	17,522,091 40	139,549,913 28	21,047,216 72	187,903,565 87
EXPENDITURE.....	15,750,217 33	90,219,672 89	18,882,897 99	100,579,403 09

EXPENDITURE ON CAPITAL ACCOUNT, ETC.	Month of January, 1916.	Total to 31st January, 1916	Month of January, 1917.	Total to 31st January, 1917.
War.....	12,237,788 24	97,986,686 66	24,074,932 88	194,304,681 80
Public Works, including Railways and Canals.....	1,983,068 54	28,134,950 59	2,031,921 81	20,642,079 16
Railway Subsidies.....		1,217,910 71	211,674 82	575,153 43
Total.....	14 220,856 78	127,339,547 96	26,318,529 51	215,521,914 39

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,  
J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.  
FINANCE DEPARTMENT, Ottawa, February 6, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance



CIRCULATION AND SPECIE

Provincial.....	\$ 27,772 25	Gold held January 31, 1917, by the Minister of Finance.....	\$ 119,578,486 68
Fractional.....	1,073,792 04		
\$1.....	13,603,443 00		
\$2.....	10,215,416 50		
\$4.....	44,715 00		
\$5.....	3,594,402 50	Gold reserve to be held on Savings Banks	
\$50.....	10,150 00	Deposits—	
\$100.....	1,600 00	10 p.c. on \$54,733,421.08 under The Savings Banks Act.....	5,473,342 11
\$500.....	2,192,000 00		
\$1,000.....	4,663,000 00	Gold held for redemption of Dominion	
\$500 Legal Tender Notes for Banks.....	201,000 00	Notes.....	\$114,105,144 57
\$1,000 " " ".....	1,830,000 00		
\$5,000 " " ".....	147,575,000 00		
	\$ 185,032,291 29		
PROVINCIAL NOTES.			
\$1.....	\$ 11,300 50		
\$2.....	6,062 00		
\$5.....	4,219 75		
\$10.....	2,180 00		
\$20.....	860 00		
\$50.....	650 00		
\$500.....	2,500 00		
	\$ 27,772 25		

T. LAWSON,  
Actg. Comptroller of Dominion Currency.  
FINANCE DEPARTMENT,  
OTTAWA, 7th February, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance.

33-tf

UNREVISED STATEMENT of Inland Revenue accrued during the month of November, 1916.

Source of Revenue.	Amounts.	Total.
Excise.	\$ cts.	\$ cts.
Spirits.....	920,603 93	
Malt Liquor.....	7,426 05	
Malt.....	152,112 21	
Tobacco.....	1,026,293 46	
Cigars.....	71,332 35	
Manufactures in Bond.....	7,418 86	
Acetic Acid.....	1,127 85	
Seizures.....	630 80	
Other Receipts.....	7,402 92	
Total Excise Revenue.....		2,194,078 43
Methylated Spirits.....		15,957 09
Ferry.....		
Inspection of Weights and Measures.....		11,640 53
Gas Inspection.....		4,208 00
Electric Light Inspection.....		5,829 10
Law Stamps.....		956 50
Other Revenues.....		985 35
War Tax.....		418,099 01
Grand Total Revenue.....		2,651,754 01

J. U. VINCENT,  
Deputy Minister.

INLAND REVENUE DEPARTMENT,  
Ottawa, 22nd December, 1916.

27-tf

## POST OFFICE Savings Bank Account for the month of November, 1916.

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat.

DR.

Can., 1906.)

CR.

	\$ cts.		\$ cts.
BALANCE in hands of the Minister of Finance on 31st October, 1916. ....	41,141,450 36	WITHDRAWALS during the month. ....	792,887 84
DEPOSITS in the Post Office Savings Bank during month. ....	1,136,673 72		
TRANSFERS from Dominion Government Savings Bank during month :—			
PRINCIPAL ..... \$			
INTEREST accrued from 1st April to date of transfer. ....			
DEPOSITS transferred from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada..	1,671 01		
INTEREST allowed to depositors on accounts during month. ....	7,368 58	BALANCE at the credit of Depositor's accounts on 30th November, 1916. ....	41,494,275 83
	42,287,163 67		42,287,163 67

Certified.

W. FAIRWEATHER,

Actg. Superintendent Savings Bank Branch.

POST OFFICE DEPARTMENT,

OTTAWA, 10th January, 1917.

R. M. COULTER,

Deputy Postmaster General.

31-1f

STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks on thirty-first January, 1917. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on 31st December, 1916	Deposits January, 1917.	Total.	Withdrawals for January, 1917.	Balance on 31st January, 1917.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Manitola :—</i>					
Winnipeg. ....	569,715 24	3,293 00	573,008 24	5,489 36	567,518 88
<i>British Columbia :—</i>					
Victoria. ....	1,160,058 18	27,463 80	1,187,521 98	20,076 18	1,167,445 80
<i>Prince Edward Island :—</i>					
Charlottetown. ....	1,937,342 79	35,000 47	1,972,343 26	15,611 09	1,956,732 17
<i>New Brunswick :—</i>					
Newcastle. ....	268,967 32	1,070 00	270,037 32	2,669 43	267,367 89
St. John. ....	5,326,946 34	52,075 64	5,379,021 98	55,743 99	5,323,277 99
<i>Nova Scotia :—</i>					
Barrington. ....	118,635 69	43 00	118,678 69	50 00	118,628 69
Guysboro'. ....	116,979 27	1,678 00	118,657 27	260 64	118,396 63
Halifax. ....	2,502,721 36	29,520 42	2,532,241 78	22,664 19	2,509,577 59
Kentville. ....	239,384 16	3,558 04	242,942 20	3,035 46	239,906 74
Lunenburg. ....	420,076 12	4,077 00	424,153 12	3,294 76	420,858 36
Port Hood. ....	86,411 35	777 00	87,188 35	951 27	86,237 08
Shelburne. ....	222,924 59	2,882 00	225,806 59	1,160 51	224,646 08
Sherbrooke. ....	98,712 14	1,397 00	100,109 14	414 00	99,695 14
Wallace. ....	135,196 48	1,450 00	136,646 48	504 45	136,142 03
Totals. ....	13,204,071 03	164,285 37	13,368,356 40	131,925 33	13,236,431 07

T. C. BOVILLE,

Deputy Minister of Finance.

FINANCE DEPARTMENT,

OTTAWA, 13th February, 1917.

34-1f



RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUÉBEC, ON THE 31st DAY OF JANUARY, 1917.

MARCH 3, 1917.

3101

	CAPITAL.		LIABILITIES.								Total Liabilities.
	Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice or on a fixed day.	Provincial Govt. deposits payable after notice or on a fixed day.	Other deposits payable after notice or on a fixed day.	Special Poor Fund or Charity Fund Trust.	Liabilities not included under the foregoing heads.	
	\$ cts.	\$ cts.	1	2	3	4	5	6	7	8	\$ cts. \$ cts. \$ cts.
City and District Savings Bank .....	2,000,000 00	1,000,000 00	96,131 10					32,571,059 25	180,000 00	71,497 39	32,918,687 74
Caisse d'Economie Notre-Dame de Québec .....	1,000,000 00	250,000 00				140,000 00	11,240 00	10,492,034 41	83,000 00	710,394 40	11,436,628 81
Total....	3,000,000 00	1,250,000 00	96,131 10			140,000 00	11,240 00	43,063,093 66	263,000 00	781,891 79	44,355,316 55

ASSETS.

	Dominion, Provincial and other public securities.	Cash in hand and on deposit in chartered banks.	Canadian mu- nicipal bonds or securities, schools bonds or debentures and securities approved by Treasury Board.	Other bonds, debentures and securities.	Loans to govern- ments, municipal corporations, factories, etc., less syndics pour loans, and on resolutions of their boards of directors.	Loans for which bank stocks are held as collateral security.	Loans for which stocks, bonds, debentures or securities other than bank stocks are held as collateral security.	Special Poor Fund or Charity Fund investments.	Investments in bank stock made previous to the incorpor- ation of the bank.	Bank premises.	Other assets not included under the foregoing heads.	Total Assets
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts. \$ cts. \$ cts.
City and District Savings Bank .....	4,417,745 97	5,763,376 68	14,722,054 00	1,336,018 32		1,091,897 58	7,186,299 88	180,000 00		475,000 00	242,973 21	35,415,365 64
Caisse d'Economie Notre-Dame de Québec .....	1,420,835 37	1,365,642 80	4,378,103 36	1,939,533 33		444,413 28	2,861,658 07	83,000 00	9,000 00	140,000 00	302,714 15	12,945,500 36
Total .....	5,838,581 34	7,129,019 48	19,100,157 36	3,275,551 65		1,536,310 86	10,047,957 95	263,000 00	9,600 00	615,000 00	545,687 36	48,350,866 00

FINANCE DEPARTMENT, OTTAWA, 26th February, 1917

T C. BOVILLE,  
Deputy Minister of Finance.  
36 tf

## TO ADVERTISERS IN THE GAZETTE.

**PARTIES** sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules:

1. Address "The Canada Gazette, Ottawa, Canada."
2. Indicate the number of insertions required.
3. The rates are as follows: Notices, first insertion, ten cents per agate line (fourteen to the inch); subsequent insertions, five cents per line. Translation of documents, forty cents per one hundred words.

A provisional remittance should accompany the copy; the amount of which should be calculated as follows:

## First insertion:

Flat charge for title and signature.....	\$1 00
Add two cents per word actual count.....	
Translation, if any, to be made, at 40 cents per 100 words.....	

## Other insertions:

Flat charge for title and signature.....	0 50
Add one cent per word actual count.....	
Multiply by number of such other insertions.....	

Total.....

After the first insertion an invoice will be made showing the exact amount due, the amount received and any difference over or under in the remittance will be adjusted.

## NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions:—

Notices of applications for divorce—14 insertions.  
Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.  
Notices of ordinary applications to Parliament—5 insertions.

Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.

Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.

Interim Copyrights—1 insertion.

The Companies Act—Change of chief place of business, of by-laws, etc.—1 insertion.

Works in navigable waters, approval of plans, etc.—5 insertions.

Notices received up to 12 o'clock noon on Thursdays will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

J. de LABROQUERIE TACHE,

King's Printer and Controllor of Stationery.

Department of Public Printing and Stationery.  
Ottawa, 24th December, 1914.

## APPLICATIONS TO PARLIAMENT.

## HOUSE OF COMMONS.

## RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

## Petitions for Private Bills.

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

## Instruction to Committees.

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

## Deposit of Bills and Fees.

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

## Additional charges.

3. The following charges shall also be levied and paid in addition to the foregoing, viz.:—

- |   |          |
|---|----------|
| (a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension..... | \$100 00 |
| (b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week..... | 100 00   |
| (c.) When a Bill is presented in the House after the twelfth week of the session.....                                       | 200 00   |
| (d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000.....                      | 100 00   |
| (e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000.....                      | 150 00   |
| (f.) When the proposed capital stock of a company is over \$750,000 and does not exceed \$1,000,000.....                    | 200 00   |
| (g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000.....                  | 300 00   |
| (h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000.....                  | 400 00   |
| (i.) For every additional million dollars or fractional part thereof.....   | 100 00   |

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves and increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill: and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating



in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs *b* or *c* of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,  
Clerk House of Commons.

RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. A *Railway or Canal Company*:—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. A *Telegraph or Telephone Company*:—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the *construction of any works* which in their construction or operation might specially affect the particular locality; or for obtaining any *exclusive rights or privileges*; or for doing any matter or thing which in its operation affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A *Banking Company*; An *Insurance Company*; A *Trust Company*; A *Loan Company*; or an *Industrial Company* without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks;

and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House.

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the *clauses* of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Acts* is proposed to be departed from;—Bills which are not framed in accordance with this *Rule*, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the *clauses*.

THOS. B. FLINT,  
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a "railway company, or of a canal company, or for an "extension of the line of any existing or authorized "railway or canal, shall be considered by the Examiner "or by the Standing Orders Committee until there "has been filed with that committee a map or plan, "showing the proposed location of the works, and "each county, township, municipality or district "through which the proposed railway or canal, or any "branch or extension thereof, is to be constructed."

MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway "or canal company or for changing the route of the "railway or of the canal of any company already "incorporated shall be considered by the Railway "Committee until there has been filed with the com- "mittee, at least one week before the consideration "of the bill:—"

(a.) "A map or plan drawn upon a scale of not "less than half an inch to the mile, showing the "location upon which it is intended to construct "the proposed work, and showing also the lines of "existing or authorized works of a similar character "within, or in any way affecting the district, or any "part thereof, which the proposed work is intended "to serve; and such map or plan shall be signed "by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of "capital proposed to be raised for the purpose of the "undertaking, and the manner in which it is proposed "to raise the same, whether by ordinary shares, "bonds, debentures, or other securities, and the "amount of each, respectively."

THE SENATE.

SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

As Revised and brought in force 22nd March, 1916.

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be

published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

- (1) The petitioner's residence at the time of service.
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—
  - (a) The respondent's residence at the time of sending such notice.
  - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
  - (c) The name and address of the solicitor, if any, acting for the respondent.
  - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
  - (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be con-

sidered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.

(7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210).

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

## THE SENATE.

### Notices for Private Bills.

#### EXTRACTS FROM THE STANDING RULES OF THE SENATE.

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. A *Railway or Canal Company*:—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. A *Telegraph or Telephone Company*:—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect a particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.



B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholder or bondholders or creditors of the company:—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed "Private Bill Notice"; or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

16267—4  $\frac{1}{2}$

NOTICE is hereby given that William Lewes Evans of the City and District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the present session thereof, for the purpose of obtaining a Bill of Divorce from his wife, Meta Rogers, of parts unknown, on the grounds of adultery and desertion.

Dated at Montreal, in the Province of Quebec, this twelfth day of February, A.D. one thousand nine hundred and seventeen.

COUSINS & CURRY,  
Solicitors for the applicant,  
120 St. James Street,  
Montreal.

34-14

NOTICE is hereby given that Margaret Bell Charlesworth, of the Town of Blythe, in the County of Huron, in the Province of Ontario, wife of Leopold Otto Charlesworth, of the same place, merchant, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from her husband, the said Leopold Otto Charlesworth, of the said Town of Blythe, in the County of Huron, in the Province of Ontario, merchant, on the grounds of adultery and desertion.

Dated at Winnipeg, in the Province of Manitoba, this 19th day of January, A.D. 1917.

MARGARET BELL CHARLESWORTH,  
By her solicitor

WILLIAM THORNBURN.

Witness—G. V. DARRACH.

32-14

NOTICE is hereby given that Milo Elmer Rose, of the City of Hamilton, in the County of Wentworth, in the Province of Ontario, drilling contractor, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Gretchen Innis Rose, of the City of Hamilton, in the County of Wentworth, on the grounds of adultery and desertion.

Dated at Hamilton, this 22nd day of January, A.D. 1917.

ARRELL & ARRELL,  
Solicitors for the applicant.

EDWARD J. DALY,  
Ottawa agent.

31-14

NOTICE is hereby given that Amy Beatrice Mathews, of the City of Westmount, in the District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Ernest Hilton, of the City of Montreal, in the Province of Quebec, on the ground of adultery.

Dated at the City of Montreal, in the Province of Quebec, this third day of January, one thousand nine hundred and seventeen.

COUSINS & CURRY,  
Solicitors for applicant,  
120 St. James Street,  
Montreal.

29-14

NOTICE is hereby given that Mr. Donald George Whibley, presently of the City of Ottawa, in the County of Carleton, in the Province of Ontario, but formerly of the City and District of Montreal, in the Province of Quebec, Accountant, will apply to the Parliament of Canada, at the next Session thereof, for a Bill of Divorce from his wife, Frances Lilian Owen, of parts unknown, on the grounds of adultery and desertion.

Messrs. Aylen & Duclos, Solicitors, Ottawa, are agents for petitioner for receiving papers.

Dated at the City of Montreal, Province of Quebec, this thirteenth day of December, one thousand nine hundred and sixteen (13-1916).

LESLIE H. BOYD,  
Solicitor for applicant,  
136 St. James St., Montreal

25 14

**NOTICE** is hereby given that William Henry Bishop, of the Township of Ryerson, in the District of Parry Sound, in the Province of Ontario, farmer, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Nellie Higgins Bishop, (at present residing at the City of Detroit, in the State of Michigan, one of the United States of America) upon the ground of adultery.

Dated at Parry Sound, in the Province of Ontario, the 28th day of February, 1917.

WALTER L. HAIGHT,  
Solicitor for the applicant.

BETHUNE, LARMONT & DICK,  
Ottawa agents.

36-14

**NOTICE** is hereby given that Johnston Alexander Abraham, of the Village of Wiarton, in the County of Bruce, and Province of Ontario, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Mary Charles Abraham, of the Village of Wiarton, in the County of Bruce, and Province of Ontario, on the grounds of adultery and misconduct.

Dated at Ottawa, this 9th day of December, A.D. 1916.

PRINGLE, THOMPSON, BURGESS & COTE,  
Union Bank Building,  
Ottawa, Ont.,

25-14

Solicitors for applicant.

**NOTICE** is hereby given that Percy Doughty, of the City of Toronto, in the County of York, Province of Ontario, manager, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Beneita Jennetta Doughty, of the said City of Toronto, on the ground of adultery.

Dated at Toronto, in the Province of Ontario, this 1st day of December, 1916.

PERCY DOUGHTY,  
by his solicitor herein  
S. W. BURNS,  
10 Queen East,  
Toronto.

24-14

**NOTICE** is hereby given that "The Sharp Rotary Ash Receiver Company, Inc.," of Binghampton, in the State of New York, will apply to the Parliament of Canada, at the present session thereof, for an Act authorizing the Commissioner of Patents, notwithstanding anything in The Patent Act, to receive from the applicant company an application for the payment of the usual fee for the second term of the following patent, viz : No. 124494, dated the 15th day of March, 1910, being improvement in Ash Receiving Devices; and to grant and issue to the said applicant certificate of payment for such fees, provided for by The Patent Act, extending the term of duration of the letters patent aforesaid in as full and ample a manner as if application had been made within the said first six years of the letters patent aforesaid, or six years from the date of the letters patent aforesaid.

THE SHARP ROTARY ASH  
RECEIVER CO., INC.

34-5

#### BRITISH COLUMBIA AND WHITE RIVER RAILWAY CO.

**NOTICE.**—The British Columbia and White River Railway Company will apply to the Parliament of Canada, at its next session, for an Act extending the time within which it may construct the railways and branches which it has been duly authorized to construct by chapter forty-five of the Statutes of nineteen hundred and eleven, and which have not been constructed, and for other purposes.

Dated at Vancouver, B.C., this twenty-ninth day of January, nineteen hundred and seventeen.

BARNARD, McKEOWN & CHOQUETTE,  
145 St. James Street, Montreal,

32-5

Solicitors for the company.

#### SECURITY LIFE INSURANCE COMPANY.

**NOTICE** take notice that the Security Life Insurance Company of Canada, will apply to the Parliament of Canada, at the present session thereof, for an Act increasing the number of its directors from nine to fifteen and for other purposes.

PRINGLE & GUTHRIE, NEWMAN & HATTIN,  
Citizen Building, 59 Victoria Street,  
35-5 Ottawa agents. Toronto, Ont.

#### MISCELLANEOUS.

#### BRAZILIAN TRACTION LIGHT & POWER COMPANY, LIMITED.

(Incorporated under the laws of Canada.)

#### PREFERENCE SHARES.

**NOTICE** is hereby given that a quarterly dividend of  $1\frac{1}{2}$  per cent has been declared on the fully-paid cumulative preference shares of the company, payable on the 2nd day of April, 1917, to shareholders of record at the close of business on the 15th day of March, 1917.

J. M. SMITH,  
Secretary.  
Toronto, Canada, 1st March, 1917. 36-1

#### BANK OF NOVA SCOTIA.

#### DIVIDEND No. 189.

**NOTICE** is hereby given that a dividend at the rate of fourteen percent per annum on the paid-up capital stock of this Bank has been declared for the quarter ending 31st March and that the same will be payable on and after Monday, the 2nd day of April next, at any of the offices of the Bank.

The stock transfer book will be closed from the 17th to the 31st proximo, inclusive.

By order of the Board,

H. A. RICHARDSON,  
General manager.  
Halifax, N.S., 16th February, 1916. 35-6

#### THE DOMINION BANK.

**NOTICE** is hereby given that a dividend of three per cent has been declared upon the paid-up capital stock of this institution for the quarter ending 31st March, 1917, being at the rate of twelve per cent per annum, and that the same will be payable at the head office of the Bank and its branches, on and after Monday, the 2nd day of April, 1917, to shareholders of record of 20th March, 1917.

By order of the Board,

C. A. BOGERT,  
General manager.  
Toronto, 16th February, 1917. 35-6

#### BANQUE D'HOCHELAGA.

**NOTICE** is hereby given that a dividend of two and a quarter per cent ( $2\frac{1}{4}$  %) (being at the rate of 9 % per annum) has been declared by the directors of the Banque d'Hochelaga, on the paid-up capital stock of the Bank, for the quarter ending on the 28th day of February, 1917. This dividend, bearing No. 104, will be payable at the head office, or at the branches of the Bank, on or after the first of March, 1917, to the shareholders of record on the 15th of February, 1917.

By order of the Board,

BEAUDRY LEMAN,  
General manager. 35-2



FACTORIES INSURANCE COMPANY.

IN THE MATTER of the Factories Insurance Company ;  
and in the matter of The Insurance Act, 1910.

NOTICE is hereby given, pursuant to sections 28, 130 and 131 of The Insurance Act, 1910, that the Factories Insurance Company, having ceased to transact business in Canada, and having reinsured all its outstanding risks in the Western Assurance Company, a company licensed to do business in Canada, has applied to the Minister of Finance for the release of its securities on the first day of May, 1917, and all claimants, if any, contingent or actual, who desire to oppose such release, are hereby notified to file their opposition in writing with the Minister at his office, in the Parliament Buildings, Ottawa, on or before the said first day of May, 1917.

Dated at Toronto, this thirtieth day of January, 1917.

B. L. ANDERSON,  
President.

32-14

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of the petition of the Goodyear Tire & Rubber Company of Canada, Limited, of the City of Toronto, in the Province of Ontario, Dominion of Canada, and

IN THE MATTER of two Specific Trade Marks consisting of the word Goodyear and the words Wing Foot with the representation of a foot with a wing thereon.

NOTICE is hereby given that on the 3rd day of February there was filed in the Exchequer Court of Canada the petition of the Goodyear Tire & Rubber Company of Canada, Limited, of Toronto, in the Province of Ontario, Canada, praying that an order may be made directing that their trade mark Goodyear may be registered as a specific trade mark to be used in connection with the manufacture and sale of rubber or balata goods, or goods of which rubber or balata forms a component part, or manufactured goods containing other material used to effect the adhesion of moisture proofing of fabrics, such as pneumatic and solid tires, pneumatic tubes, tire accessories, hose, belting, packing, tubing, moulded goods, cements, leather substitutes, boots and shoes, rubbers and overshoes, heels and soles ; that their trade mark, consisting of the words Wing Foot, with the representation of a foot with a wing thereon, may be registered as a specific trade mark to be used in connection with the manufacture and sale of rubber or balata goods, or goods of which rubber or balata forms a component part, or manufactured goods containing other material used to effect the adhesion or moisture proofing of fabrics, such as pneumatic and solid tires, pneumatic tubes, tire accessories, hose, belting, packing, moulded goods and tubing ; that the trade mark registered by the Cycle Components Manufacturing Company, Limited, of Bourne Brook, Birmingham, England, at folio 5730 of registry 24 of the Register of Trade Marks in the Department of Agriculture of the Dominion of Canada, may be varied by cancelling from the list of classes for which said trade mark is registered the classes of pneumatic tires and india-rubber ; that the trade mark registered by The Goodyear Rubber Company of Canada, Limited, of Montreal, Canada, at folio 1625 of register No. 8 of the Register of Trade Marks in the Department of Agriculture of the Dominion of Canada, may be expunged.

Any person desiring to oppose said petition must, within fourteen days from the date of the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being 3rd March, A.D. 1917) file a statement of his objections with the Registrar of the Exchequer Court at Ottawa and serve a copy thereof upon the petitioner or his solicitor.

FETHERSTONHAUGH & CO.,  
5 Elgin street,  
Ottawa, Canada,  
Solicitors for the petitioner.

34-4

NAVIGABLE WATERS PROTECTION ACT.

R. S. C., CHAPTER 115.

THE St. Maurice Lumber Company, a body corporate and politic, having its head office and principal place of business in the Province of Quebec, at the City of Three Rivers, hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the Registrar of the Registration Division of Three Rivers, a description of the site and the plans of eleven new piers proposed to be built in the St. Maurice River at Three Rivers, in front of Lot No. 2011.

And take notice that after the expiration of one month from the date of the first publication of this notice, the St. Maurice Lumber Company will, under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa, for approval of the said site and plans, and for leave to construct the said piers.

Dated at Three Rivers, this twenty-sixth day of January, 1917.

ST. MAURICE LUMBER COMPANY,  
Per G. M. STEARNS,  
President.

33-4

NAVIGABLE WATERS PROTECTION ACT.

R.S.C., CHAPTER 115.

THE Mullen Coal Company hereby give notice that they have, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the Registrar of Deeds for the Registry Division of the County of Essex, at Sandwich, Ontario, a description of the site and plans of the wharf or dock proposed to be built in the Detroit River, at the Town of Sandwich, in the County of Essex, in front of lots numbers 37 to 49 both inclusive, according to plan number 473 being a subdivision of part farm lot number 59 formerly in the Township of Sandwich west but now in the said Town of Sandwich.

And take notice that after the expiration of one month from the date of the first publication of this notice, The Mullen Coal Company will, under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa, for approval of the said site and plans and for leave to construct the said wharf or dock.

Dated at Sandwich, this 1st day of February, 1917.

33-4 THE MULLEN COAL COMPANY.

BANK OF HAMILTON.

DIVIDEND NOTICE.

NOTICE is hereby given that a dividend of three per cent (twelve per cent per annum) on the paid-up capital of the bank, for the quarter ending 28th February, has this day been declared, and that the same will be payable at the bank and its branches on 1st March next.

The transfer books will be closed from the 21st to the 28th February, both inclusive.

By order of the Board,

J. P. BELL,  
General manager.

Hamilton, 29th January, 1917.

33-4

CENTRAL COUNTIES RAILWAY CO.

NOTICE is hereby given in conformity with the Acts of Incorporation, and by the by-laws of the company, that the annual meeting of the Central Counties Railway Company will be held at the office of the company, 103 St. Francois Xavier Street, in the City of Montreal, Province of Quebec, on Monday, 5th day of March, 1917, at the hour of three o'clock in the afternoon, for the election of directors for the coming year and for such other business as may legally come before the meeting.

C. ROSS DOBBIN,  
Secretary,

Central Counties Railway Company.  
Montreal, 1st February, 1917.

33-4

# THE FRENCH RIVER BOOM COMPANY, LIMITED.

Midland, Ontario, 13th February, 1917.

To whom it may concern:—

THE following is a list of the tolls proposed to be collected on logs and timber taken down through the works of The French River Boom Company, Limited, during the season of 1917, all of which has been submitted for approval of the Minister of Public Works, as required by law, viz:—

	Cts.
SECTION I.—(a) For all logs and timber passing through the works of the company from the Elbow to below rapids at Tramway, for each 1,000 feet B.M. ....	.07
(b) For taking logs from inside Elbow just above Tramway, and delivering same in rafts to Lake Tugs in their storm booms, an additional charge per 1,000 feet B.M. ....	.38
SECTIONS II, III, IV.—For taking logs from mouth of Wahnapiatae, Main French or Pickarel River at LeBœuf Lake to inside Elbow, for each 1,000 feet B.M. ....	.25

THE FRENCH RIVER BOOM CO. (LIMITED).

DWIGHT J. TURNER,  
Secretary-treasurer.

34-4

# NAVIGABLE WATERS PROTECTION ACT, R. S. C., CHAPTER 115.

THE Grand Trunk Pacific Railway Company hereby gives notice that it has, under Section 7 of the said Act, deposited with the Minister of Public Works at Ottawa and in the office of the District Registrar of the Land Registry Office, District of Prince Rupert, at Prince Rupert, a description of the site and lumber mill and other works proposed to be built in the Prince Rupert Harbour at Prince Rupert, British Columbia, in front of Waterfront Block "I", according to registered plan of the townsite of the said City of Prince Rupert registered in the aforesaid land registry office as No. 923 Section 7.

And take notice that after the expiration of one month from the date of the first publication of this notice The Grand Trunk Pacific Railway Company will, under Section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa for approval of the said site and plan and for leave to construct the said works.

Dated at Winnipeg, Manitoba, this 21st day of February, A. D 1917.

THE GRAND TRUNK PACIFIC  
RAILWAY COMPANY.

H. H. HANSARD,  
Solicitor.

35-4

# NAVIGABLE WATERS PROTECTION ACT.

R.S.C., CHAPTER 115.

THE New Brunswick Provincial Department of Public Works hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the District Registrar of the Land Registry District of Kings County, New Brunswick at Hampton Kings County, N.B., a description of the site and the plans for the proposed new Perry Point Bridge over Kennebecasis River, Parishes of Rothesay & Kingston, Kings Co., N.B.

And take notice that after the expiration of one month from the date of the first publication of this notice, the New Brunswick Provincial Department of Public Works will under section 7 of the said Act apply to the Minister of Public Works at his office in the City of Ottawa, for approval of the said site and plans, and for leave to construct the said bridge.

Dated at Fredericton, N.B., this 23rd day of February, 1917.

B. F. SMITH,  
Minister of Public Works,  
Province of New Brunswick.

36-5

# NAVIGABLE WATERS PROTECTION ACT.

PUBLIC notice is hereby given that the undersigned, Joseph Lacombe, gentleman, of the City and District of Montreal, has deposited with the Minister of Public Works at Ottawa, and in the office of the Registrar for the County of Two Mountains, a description of the site and the plans of a bridge proposed to be built on his property across the lands hereinafter described, viz:—

1. A plot of land being part of No. 3 of the official plan and book of references of the Parish of St. Eustache, containing seventy-six feet wide, English measure, by about eight acres in length; holding on one side to No. 1 of the said official plan and book of references belonging to Sergius Dubé, on the otherside to the seller; at one end to the highway and to the other end to Rivière Jésus; and

2. An island situated in Rivière des Mille-Isles, known and described under number five hundred and one (501) of the official plan and book of references of the Parish of St. Eustache,

And a request praying for the approval thereof by the Governor General in Council, in accordance with chapter 115, R.S.C., 1906.

Given at Montreal, this twentieth day of February, one thousand nine hundred and seventeen.

COUSINEAU & LACASSE,  
Solicitors for Joseph Lacombe.

36-4

# THE MOLSONS BANK.

146TH DIVIDEND.

THE shareholders of the Molsons Bank are hereby notified that a dividend of two and three-quarters per cent (being at the rate of eleven per cent per annum) upon the capital stock has been declared for the current quarter, and that the same will be payable at the office of the Bank, in Montreal, and at the branches on and after the second day of April next, to shareholders of record on 15th March, 1917.

By the order of the Board,

EDWARD C. PRATT,  
General Manager.

Montreal, 23th February, 1917. 36-5

# CANADA SHIPPING CO., LTD.

BY-LAW No. 20.

A BY-LAW to fix at three the number of directors constituting the Board of the Canada Shipping Company, Limited.

WHEREAS in the Letters Patent of the Incorporation of the Canada Shipping Company, Limited, five persons were appointed provisional directors; And whereas it is deemed expedient that the business of the company be managed by a board of only three directors, —

Now, therefore, be it enacted as follows:

1. The Board of Directors of the said company shall be constituted of three directors appointed annually at the general meeting of the shareholders of the company.

2. The powers of the directors shall be those heretofore exercised under the existing by-laws of the company.

3. The directors shall be entitled to their actual travelling expenses for and attending meetings of the board.

4. The ordinary routine business of the company shall be managed by and shall be under the control of the manager thereof. The quorum of the board shall be of two, but all contracts involving an amount of more than ten thousand dollars (\$10,000) to bind the company shall require the concurrence of the full board.

Enacted at Quebec, this seventh day of December, 1916, and immediately signed and sealed by the chairman and secretary of the company.

[L.S.] THEODORE DOUGHERTY,  
Chairman.  
GEO. J. MADDEN,  
Secretary.

36-1



## NOMINATIONS.

## SECRÉTARIAT D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL de faire les nominations suivantes :—

OTTAWA, 20 février 1917.

AUSTEN ERNEST BLOUNT, de la cité d'Ottawa, dans la province d'Ontario, écuyer : Greffier des parlements, Greffier du Sénat et Maître en chancellerie du Dominion du Canada, à compter du 15 mars 1917, en remplacement de Samuel Edmour St. Onge Chapleau, retraité.

Le capitaine EDWARD THIBBO, d'Arichat, dans la province de la Nouvelle-Ecosse : Commissaire de pilotage pour la circonscription de pilotage d'Arichat, dans la dite province, en remplacement de William Babin, décédé.

JOSEPH RICHARD, de la cité de Saint-Hyacinthe, dans la province de Québec : Douanier dans la division du revenu de l'intérieur de Saint-Hyacinthe, dans la dite province, à compter du 1er février 1917.

JOSEPH ARTHUR CANTIN, de la cité de Québec, dans la province de Québec : Inspecteur du gaz et de l'électricité dans le district d'inspection du gaz et de l'électricité de Québec, dans la dite province, à compter du 1er février 1917.

ALONZO CORBEIL, de la cité d'Ottawa, dans la province d'Ontario : Douanier dans la division du revenu de l'intérieur d'Ottawa, dans la dite province, à compter du 1er janvier 1917.

## PROCLAMATIONS.

## DEVONSHIRE.

[L.S.]

## CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION à l'effet d'exiger que des rapports soient faits au sujet de la propriété britannique en territoire ennemi et des réclamations par les sujets britanniques contre des personnes ennemies et des gouvernements ennemis.

E. L. NEWCOMBE, } **A**TTENDU que dans l'inté-  
Sous-Ministre de la } rêt de Notre Dominion  
Justice, Canada. } du Canada, il est extrêmement  
important qu'on obtienne des renseignements complets  
au sujet de la propriété en territoire ennemi qui appar-  
tient à Nos sujets, ainsi qu'au sujet des réclamations  
de Nos sujets contre des personnes ennemies et des gou-  
vernements ennemis ;

Et attendu que dans le but d'obtenir ces renseignements il est nécessaire que nos sujets fassent rapport au sujet de cette propriété et de ces réclamations aux fonctionnaires nommés pour recevoir les dits rapports,—

En conséquence nous commandons et enjoignons strictement à nos sujets dans les limites du Canada y compris toutes les compagnies, maisons et corporations britanniques résidant ou faisant affaires dans les limites du Canada qui ont des titres de propriété d'une nature quelconque en territoire ennemi ou possèdent quelque intérêt en de telles propriétés ou ont des réclamations contre des personnes ennemies ou des gouverne-

ments ennemis, de faire immédiatement rapport de leur dite propriété ou réclamations aux fonctionnaires nommés pour recevoir ces dits rapports ;

Sauf qu'il ne sera pas nécessaire de faire de tels rapports au sujet de la propriété ou des réclamations lorsque des rapports ont été volontairement faits, avant la date de la présente proclamation, au gardien (le Ministre des Finances et Receveur général), selon la formule qu'il a prescrite ; mais si quelqu'un a déjà fait un rapport et qu'il désire modifier ou qu'il désire y faire une addition concernant l'intérêt ou les dividendes impayés qui pourraient être devenus payables depuis la date de son précédent rapport, il devra demander les formules nécessaires à cette fin, et dans chacun de ces cas, il faudra ajouter une note sur la formule à l'effet que le rapport est un rapport additionnel ou modifié, selon le cas.

Ces fonctionnaires désignés pour recevoir ces rapports seront :—

(a) Dans le cas de propriété en territoire ennemi et de réclamations contre des personnes ennemies, le gardien, comme susdit, Ministère des Finances, Ottawa.

(b) Dans le cas de réclamations contre des gouvernements ennemis, les Directeurs du Bureau des Réclamations à l'étranger, Foreign Office, Londres, S.-O.

Les dits rapports seront faits d'après la formule et contiendront les détails que le Gardien et les Directeurs du Bureau des Réclamations à l'étranger pourront exiger respectivement.

2. Pour les fins de la proclamation présentement mentionnée ;—

L'expression "propriété" comprend les documents des titres à la propriété ; l'expression "territoire ennemi," signifie le territoire de tout Etat en guerre avec Sa Majesté (y compris ses colonies et dépendances) ; l'expression "personnes ennemies" comprend toutes personnes, maisons, compagnies et corporations résidant ou faisant affaires en territoire ennemi ; l'expression "gouvernement ennemi" signifie le gouvernement de tout Etat en guerre avec Sa Majesté.

De ce qui précède Nos fœux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. Témoin Notre Très fidèle et très aimé cousin et conseiller, Victor Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière ; membre de Notre très honorable Conseil Privé ; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges ; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce DOUZIÈME jour de FEVRIER, en l'année de Notre-Seigneur mil neuf cent dix-sept et de Notre Règne la troisième.

Par ordre,

THOMAS MULVEY,

Sous-Secrétaire d'Etat.

34-3

## DEVONSHIRE.

[L.S.]

## CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'icelles pourront concerner,—SALUT :

## PROCLAMATION.

E. L. NEWCOMBE, } **A**TTENDU que dans  
Sous-Ministre de la Justice, } et par les Statuts  
Canada. } révisés du Canada  
1906, chapitre 48, et désigné et connu sous le nom de  
*Loi des douanes*, il est entre autres choses en substance

statué que toutes les factures des marchandises seront faites en cours monétaire du pays d'où elles sont importées ou en cours monétaire duquel les marchandises sont actuellement achetées et contiendront un exposé véridique de la valeur de ces marchandises ; et en calculant la valeur de ce cours monétaire pour établir les droits, le taux adopté sera celui qui a été prescrit et promulgué de temps à autre par le Gouverneur en conseil, qui est par le présent autorisé à rendre un arrêté à cet effet et le taux prescrit sera basé sur la valeur réelle de la monnaie, ou du cours monétaire étalon de tel pays comparé au dollar étalon du Canada, autant que cette valeur comparative est connue ;

ET ATTENDU que Notre Gouverneur en conseil a ordonné qu'une proclamation soit promulguée stipulant que le cours des monnaies courantes étrangères comparées au dollar étalon du Canada, tel que démontré dans l'annexe ci-jointe et marquée "Annexe A," soit, à compter du premier jour de février 1917, jusqu'à ce qu'une nouvelle proclamation soit promulguée, celui des dites monnaies courantes étrangères pour les fins de la douane,—

SACHEZ DONC que Nous proclamons et déclarons par la présente, et par et avec l'avis de Notre Conseil privé pour le Canada que le cours des monnaies courantes étrangères comparées au dollar étalon du Canada, tel que démontré dans l'annexe ci-jointe et marquée "Annexe A," sera, à compter du premier jour de février

prochain, le cours des dites monnaies courantes étrangères pour établir les droits ;

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes, et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN : Notre très fidèle et très aimé cousin et conseiller, Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière ; membre de Notre très honorable Conseil Privé ; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges ; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce VINGT-SEPTIÈME jour de JANVIER en l'année de Notre-Seigneur, mil neuf cent dix-sept et de Notre Règne la septième.

Par ordre,

THOMAS MULVEY,  
Sous-Secrétaire d'Etat.

#### ANNEXE "A".

#### VALEUR DES MONNAIES ÉTRANGÈRES.

Pays.	Étalon.	Unité monétaire.	Valeur en monnaie courante pour les fins de la douane (telle que statué et proclamée. (Taux en cours canadien)).	Remarques.
République Argentine.	Or .....	Peso .....	\$0.9648	Monnaie courante : papier déprécié convertible à 44 p.c. de la valeur frappée ; taux du change environ \$0.42½.
Autriche-Hongrie.	Or .....	Ecu .....	2026	
Belgique .....	Or et argent	Franc .....	1930	Membre de l'Union latine : l'or est l'étalon actuel. 12½ bolivianos égalent 1 livre sterling.
Bolivie .....	Or .....	Boliviano .....	3893	
Bésil .....	Or .....	Milréis .....	5462	Monnaie courante : monnaie de l'Etat, taux du change environ 25 cents au milréis.
Etats de l'Amér. Cent. :				
Costa Rica.	Or .....	Colon .....	4653	Monnaie courante : papier inconvertible, taux du change environ 40 pesos égalent \$1.
Honduras anglais.	Or .....	Dollar .....	1 0000	
Nicaragua .....	Or .....	Cordova .....	1 0000	
Guatemala.	Argent .....	Peso .....	5439	
Honduras .....	Argent .....	Peso .....	5439	Monnaie courante : billets de banques.
Salvador.	Argent .....	Peso .....	5439	
Chili.	Or .....	Peso .....	3650	Monnaie courante : papier inconvertible, taux du change approximativement 0.14.
Chine .....	Argent .....	Tael :		Le Tael est une unité de poids ; non une monnaie. L'unité douanière est le tael Haikwan. La valeur des autres tael est basée sur leur relation avec celle du tael Haikwan.
		Amoy .....	0.8917	
		Canton .....	8890	
		Chefoo .....	8529	
		Chin Kiang .....	8711	
		Fuchau .....	8248	
		Haikwan .....	9073	
		(Douane).		
		Hankow .....	8343	
		Kiaochow .....	8641	
		Nankin .....	8824	
		Niuchwang .....	8362	
		Ningpo .....	8570	
		Pékin .....	8693	
		Shanghai .....	8145	
		Swatow .....	8237	
		Takau .....	8974	
		Tientsin .....	8641	
	Argent .....	Dollar :—		
		Yuan .....	5843	
		Hong Kong .....	5865	
		Britannique .....	5865	
		Mexicain .....	5908	
Colombie.	Or .....	Dollar .....	1 0000	Monnaie courante : papier inconvertible, taux du change approximativement \$105 papier à \$1 or
Cuba .....	Or .....	Peso .....	1 0000	
Danemark .....	Or .....	Ecu .....	2680	L'étalon actuel est la livre sterling anglaise, qui es offre légale pour 97½ piastres.
Ecuador .....	Or .....	Sucre .....	4867	
Egypte .....	Or .....	Livre (100 piastres) .....	4 9431	bre de l'Union latine ; l'or est l'étalon actuel.
Finlande.	Or .....	Marc .....	1930	
France.	Or et argent	Franc .....	1930	



ANNEXE "A"—Suite.  
VALEUR DES MONNAIES ÉTRANGÈRES—Suite.

Pays.	Étalon.	Unité monétaire.	Valeur en monnaie courante pour les fins de la douane telle que statué et proclamée. (Taux en cours canadien.)	Remarques.
Empire Allemand.....	Or.....	Marc.....	2382	
Grèce.....	Or et argent.....	Drachme.....	1930	Membre de l'Union latine; l'or est l'étalon actuel.
Haïti.....	Or.....	Gourde.....	9647	Monnaie courante; papier inconvertible, taux du change approximativement 0'16.
Inde (anglaise).....	Or.....	Roupie.....	3244	(15 roupies valent 1 livre sterling.)
Italie.....	Or et argent.....	Lire.....	1930	Membre de l'Union latine; l'or est l'étalon actuel.
Japon.....	Or.....	Yen.....	4985	
Libéria.....	Or.....	Dollar.....	1'0000	Monnaie courante: argent déprécié, jetons; les droits de douane sont prélevés en or.
Mexico.....	Or.....	Peso.....	4985	Le taux du change mexicain a de violentes fluctuations; approximativement \$0'15.
Pays-Bas.....	Or.....	Florin.....	4020	
Norvège.....	Or.....	Ecu.....	2680	
Panama.....	Or.....	Balbao.....	1'0000	
Paraguay.....	Argent.....	Peso.....	5439	Monnaie courante: papier déprécié; taux du change 1'550 pour cent.
Perse.....	Or.....	Achïefi.....	9959	La monnaie courante est d'argent circulant au delà de sa valeur métallique; la valeur du kran d'argent pour le change est approximativement 0'117.
	Argent.....	Kran.....	1002	
Pérou.....	Or.....	Libra.....	4'8665	
Iles Philippines.....	Or.....	Peso.....	5000	
Portugal.....	Or.....	Escudo.....	1'0806	Monnaie courante; papier inconvertible, taux du change approximativement 0'70½.
Roumanie.....	Or.....	Leu.....	1930	
Russie.....	Or.....	Rouble.....	5146	
San-Domingo.....	Or.....	Dollar.....	1'0000	
Serbie.....	Or.....	Dinar.....	1930	
Siam.....	Or.....	Tical.....	3709	
Espagne.....	Or et argent.....	Peseta.....	1930	L'évaluation est pour le peseta d'or. La monnaie courante est d'argent, circulant au-dessus de sa valeur métallique; taux du change approximativement \$0'20.
Établissements des Détroits.....	Or.....	Dollar.....	5678	Membre de l'Union latine; l'or est l'étalon actuel.
Suède.....	Or.....	Ecu.....	2680	100 piastres égalent la livre turque.
Suisse.....	Or.....	Franc.....	1930	
Turquie.....	Or.....	Piastre.....	9440	
Uruguay.....	Or.....	Peso.....	1'0342	
Venezuela.....	r.....	Bolivar.....	1930	

34-3

DEVONSHIRE.  
[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

E. L. NEWCOMBE, }  
Sous-Ministre de la Justice, } ATTENDU que dans  
Canada. } et par l'article 18  
d'une loi du parlement

du Canada passée à la session du dit parlement tenue dans les première et deuxième années de Notre règne, chapitre 10 et intitulée *Loi concernant les réserves forestières et les parcs*, tel que statué par l'article 5 d'une loi à l'effet de modifier la dite loi passée à la session du dit parlement tenue dans les troisième et quatrième années de Notre règne, chapitre 18 et intitulée *Loi modifiant la Loi des réserves forestières et des parcs fédéraux*, il est entre autres choses en substance statué que le Gouverneur en conseil peut, par proclamation, désigner telles réserves ou étendues dans les limites de réserves forestières ou telles autres étendues qu'il juge à propos, dont le titre est attribué à la Couronne pour le Canada, qui seront et sont connues sous le nom de parcs fédéraux;

Et attendu qu'il a plu à Notre Gouverneur en conseil d'ordonner qu'une proclamation soit publiée désignant les réserves ou étendues suivantes respectivement qui seront et sont connues comme parcs fédéraux, savoir :—

Le parc fédéral Fort-Ann, dans la province de la Nouvelle-Ecosse, comprenant l'étendue suivante :

Cette certaine propriété située dans la ville et le comté d'Annapolis et dans la province de la Nouvelle-Ecosse, connue sous le nom de terrains du Fort-Ann, avec les édifices et construction y érigés, la dite propriété contenant approximativement trente-un acres plus ou moins.

PARC FÉDÉRAL FORT-HOWE.

Cette certaine propriété dans la cité de Saint-Jean, dans la province du Nouveau-Brunswick, connue sous le nom de terrains du Fort-Howe, avec les édifices et constructions y érigés tel que démontré au plan du Fort-Howe et de ses environs attaché à une concession à William Moore *et al*, en date du 3 octobre 1881 et déposé dans le bureau du secrétaire provincial à Frédéricton.

SACHEZ DONC que par et avec l'avis de Notre Conseil privé pour le Canada Nous désignons et proclamons par la présente, en vertu du Statut à cet effet, que les étendues respectivement décrites sont et seront des parcs fédéraux.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI Nous avons fait émettre Nos présentes Lettres Patentes, et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre très fidèle et très aimé cousin et conseiller, Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière; membre de Notre très honorable Conseil Privé; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce DIX-SEPTIÈME jour de FÉVRIER en l'année de Notre-Seigneur mil neuf cent dix-sept, et de Notre Règne la septième.

Par ordre,

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

## DEVONSHIRE.

[L.S.]

## CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'elles pourront concerner,—SALUT :

## PROCLAMATION.

E. L. NEWCOMBE, } **A**TTENDU que dans  
Sous-Ministre de la Justice, } et par l'article 4  
Canada. } d'une loi du parlement  
du Canada passée en les quatrième et cinquième années de Notre Règne et intitulée *Loi ayant pour objet de conserver les Intérêts commerciaux et financiers du Canada*, il est entre autres choses statué que dans les cas de guerre, réelle ou appréhendée, et dans les cas de crises financières quelconques, réelles ou appréhendées, Notre Gouverneur en conseil peut, par proclamation publiée dans la *Gazette du Canada*, autoriser les différentes banques chartées à émettre un excédent de circulation à compter du premier jour de mars d'une année quelconque inclusivement jusqu'au dernier jour d'août suivant, inclusivement, ou durant toute partie de cette période, jusqu'à concurrence de montants ne dépassant pas 15 pour cent de l'ensemble du capital intact et du fonds de réserve de leurs banques respectives, tels qu'énoncés dans leurs rapports statutaires mensuels respectifs au Ministre des Finances du Canada pour le mois qui précède immédiatement celui dans lequel est émis le montant supplémentaire,—

SACHEZ DONC que par et avec l'avis de Notre Conseil privé pour le Canada, Nous proclamons et décrétons par la présente que les diverses banques chartées seront autorisées à émettre un excédent de circulation, tel que défini dans la dite loi, à compter du premier jour de mars 1917, jusqu'au dernier jour d'août 1917, inclusivement.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN Notre Très fidèle et très aimé cousin et conseiller, Victor Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière ; membre de Notre très honorable Conseil Privé ; chevalier grand-croix de Notre Ordre très distingué de Saint Michel et de Saint Georges ; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre-Dominion du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'Ottawa ce DIXIÈME jour de FÉVRIER, en l'année de Notre-Seigneur mil neuf cent dix-sept et de Notre règne la septième.

Par ordre,

35-3 THOMAS MULVEY,  
Sous-Secrétaire d'Etat.

C. FITZPATRICK,

Député du Gouverneur Général.

[L.S.]

## CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui les présentes parviendront ou qu'elles pourront concerner,—SALUT :

## PROCLAMATION.

E. L. NEWCOMBE, } **A**TTENDU que dans et par  
Sous-Ministre de la } l'article 15, alinéa 5 d'une  
Justice, Canada. } loi du parlement du Canada  
passée en la session du dit parlement tenue dans les quatrième et cinquième années de Notre règne, cha-

pitre 20, et intitulée *Loi concernant le Réseau du Canadian Northern Railway*, il est entre autres choses statué que les alinéas 2, 3 et 4 du dit article deviendront respectivement en vigueur au jour ou aux jours devant être déterminés en chaque cas par proclamation de Notre Gouverneur en conseil publiée dans la *Gazette du Canada*, mais que la dite proclamation ne devra en aucun cas être faite tant que Notre Gouverneur en conseil n'aura pas déclaré en tout pareil cas par arrêté du conseil que le chemin de fer et l'entreprise de telle compagnie ont été construits et sont prêts à être exploités ;

ET ATTENDU que Notre Gouverneur en conseil a fait une telle déclaration dans chacun des dits cas et a recommandé qu'une proclamation soit publiée en conséquence mettant en vigueur les dits alinéas 2, 3 et 4 au jour ci-après indiqué,—

SACHEZ DONC que par et avec l'avis de Notre Conseil privé pour le Canada Nous proclamons et déclarons par les présentes que les dits alinéas 2, 3 et 4 de l'article 15 de la dite loi deviendront respectivement en vigueur et seront exécutoires dès et à compter du premier jour de mars en l'année de Notre-Seigneur mil neuf cent dix-sept, après la publication de Notre présente proclamation dans la *Gazette du Canada*.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI Nous avons fait émettre Nos présentes Lettres Patentes, et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très fidèle et Bien-Aimé conseiller le Très Honorable Sir Charles Fitzpatrick, chevalier grand-croix de Notre Ordre Très distingué de Saint-Michel et Saint-Georges ; Juge en chef du Canada et député de Notre Très fidèle et très aimé cousin et conseiller, Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière ; membre de Notre très honorable Conseil Privé ; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges ; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce VINGTIÈME jour de FÉVRIER en l'année de Notre-Seigneur mil neuf cent dix-sept et de Notre Règne la septième.

Par ordre,

36-3 THOMAS MULVEY,  
Sous-Secrétaire d'Etat.

[La proclamation suivant a paru dans un *Extra de la GAZETTE DU CANADA*, daté le 24 février 1917.]

## DEVONSHIRE.

[L.S.]

## CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'elles pourront concerner,—SALUT :

## PROCLAMATION.

E. L. NEWCOMBE, } **A**TTENDU que Notre  
Sous-Ministre de la Justice, } Gouverneur en conseil,  
Canada. } par un décret en date du  
20e jour de février en l'année de Notre-Seigneur mil neuf cent dix-sept, adopté en vertu des pouvoirs qui lui sont conférés par la *Loi des mesures de guerre, 1914*, a établi des règlements à l'effet suivant, savoir :—

Qu'il soit défendu aux femmes et filles et aux enfants de moins de douze ans de partir ou de s'embarquer ou de quitter le Canada avec l'intention de partir ou de s'embarquer à bord d'un bateau ou navire quelconque qui, durant un voyage quelconque dans l'accomplissement duquel ce bateau ou navire est engagé, entre-



rait dans le cours ordinaire, naviguerait ou traverserait la zone de guerre établie par les sous-marins ennemis autour des Îles-Britanniques ou des eaux européennes; et que le capitaine ou les armateurs de tout bateau ou navire partant d'un port ou endroit quelconque en Canada pour entreprendre un tel voyage comme susdit, et tout gérant ou agent pour les armateurs ainsi que tout gérant, directeur, officier ou agent d'une compagnie quelconque à laquelle appartient ce bateau ou navire, ou qui est responsable de sa mise en service qui autorise, souffre ou permet à toute femme ou fille ou à tout enfant de moins de douze ans de partir ou de s'embarquer sur ce bateau ou navire dans le but de partir ou d'être amené ou transporté comme passager ou autrement pour entreprendre un tel voyage quelconque, sera coupable d'infraction et passible pour cette offense, sur conviction sommaire sous l'empire de la Partie XV du Code criminel, d'une amende n'excédant pas deux mille dollars et de pas moins de cinq cents dollars, ou d'un emprisonnement pour un terme quelconque n'excédant pas six mois ou de l'amende et de l'emprisonnement à la discrétion du magistrat d'office, et que les préposés aux douanes, avant de donner une feuille de route à quelque bateau ou navire en partance pour un tel voyage quelconque comme susdit devront s'assurer que toutes les femmes, les filles et les enfants qui se proposaient de partir ont été débarqués de ce bateau; et que les règlements susdits seront immédiatement publiés par proclamation dans la *Gazette du Canada*.

EN CONSÉQUENCE, Nous statuons par ces présentes que les règlements susdits soient ainsi publiés par l'émission de Notre présente proclamation dans Notre *Gazette du Canada*.

De ce qui précède Nos fœux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre très fidèle et très aimé cousin et conseiller Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière; membre de notre très honorable Conseil Privé; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

À Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce VINGTIÈME jour de FÉVRIER en l'année de Notre-Seigneur mil neuf cent dix-sept et de Notre règne la septième.

Par ordre,

P. PELLETIER,

36-3 Sous-secrétaire d'État suppléant.

## ARRÊTÉS EN CONSEIL.

[210]

### HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 26e jour de janvier 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

À U comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 22 janvier 1917, représentant qu'à M. Frank Ruppert a été cédé, le 15 juin 1910, le quart sud-est de la section 16, township 33, rang 14, à l'ouest du 4e méridien. Le 13 octobre 1913 le requérant obtenait des lettres patentes pour le homestead adjacent, le quart nord-est de la dite section.

Après avoir rempli ses obligations de homestead, M. Ruppert, une année durant, a rempli ses obligations de préemption; mais le dur labeur qu'il a dû s'imposer l'a affligé d'un grave rhumatisme à la hanche gauche.

Il est sous les soins de médecins, et ces derniers affirment qu'il doit faire usage de béquilles, et de plus que son mal augmentera plutôt que de s'améliorer;

A ces causes, le Ministre recommande que M. Ruppert soit relevé des obligations de résidence qu'impose le paragraphe 2 de l'article 20 de la *Loi des terres fédérales* et que la patente soit émise dès que la preuve sera établie que les autres conditions de la loi ont été remplies et que le paiement prescrit par la loi aura été fait.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

33-4

[316]

### HOTEL DU GOUVERNEMENT À OTTAWA

Samedi, le 3e jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

À U comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 29 janvier 1917, représentant que M. Louis Félix Cardinal, de Fort Vermillion, dans la province d'Alberta a demandé la concession gratuite de la moitié fractionnaire ouest de la section 22, township 108, rang 13, à l'ouest du 5e méridien située au sud de la rivière à la Paix, dans la dite province d'Alberta, en vertu du fait qu'il occupait ce terrain à la date de l'extinction du titre des sauvages.

Le Ministre représente qu'il a été établi que le demandeur résidait sur le terrain à la date de la conclusion du traité numéro 8, à l'été de 1899.

Le Ministre recommande, par conséquent, qu'en vertu des dispositions de l'article 76 de la *Loi des terres fédérales* on autorise la concession gratuite à M. Cardinal de 160 acres de la dite moitié fractionnaire ouest de la section 22, township 108, à l'ouest du 5e méridien, située au sud de la rivière à la Paix dans la province d'Alberta et qu'il lui soit permis d'acheter ce qui reste, soit 3.70 acres, de la superficie totale au prix de \$3.00 l'acre.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

33-4

[493]

### HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 20e jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

À U comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 15 février 1917, représentant que M. Samuel McCall a obtenu les inscriptions de homestead et de préemption pour la moitié est de la section 21, township 31, rang 1, à l'ouest du 3e méridien, le 1er mai 1915;

Le ministre ajoute que d'après les renseignements reçus il appert que M. McCall s'est présenté pour l'enrôlement dans le service militaire actif d'outre-mer et que l'officier recruteur lui a affirmé qu'il serait accepté, mais qu'avant que les papiers nécessaires aient été préparés il fut victime d'un accident qui nécessita l'amputation du bras gauche,—

Le ministre soumet la copie annexé d'un certificat médical et, en vue des faits précités, il recommande qu'en vertu du paragraphe 2 de l'article 20 de la *Loi des terres fédérales*, chapitre 20, 7-8 Édouard VII, M. McCall soit exempté de toute autre obligation de résidence, afin que la patente du terrain puisse lui être délivrée dès qu'il aura été prouvé de la manière ordinaire que les autres conditions de la loi ont été remplies et que les paiements requis ont été faits.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

36-4

[303]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 2e jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

ATTENDU que depuis le commencement de la guerre un grand nombre de civils ont quitté le Canada pour visiter le Royaume-Uni ;

Et attendu que, d'après certains renseignements communiqués au Gouvernement, le coût déjà très élevé de la vie dans le Royaume-Uni continue à augmenter, et la présence dans ce pays de nombreux civils canadiens qui ne rendent aucun service à l'empire surcharge sans raison le gouvernement britannique d'un fardeau additionnel en ce qui concerne l'approvisionnement de vivres, et fait qu'il est difficile à nombre de ces visiteurs de se sustenter et même de revenir au Canada ;

Et attendu qu'un certain nombre ont réussi à revenir à des ports océaniques canadiens sans les moyens de se rendre à leur destination en Canada ;

Et attendu qu'il est probable que dès que la paix sera déclarée le rapatriement des troupes canadiennes offrira des difficultés et qu'il sera impossible de pourvoir sans délai au rapatriement des civils avec les navires alors disponibles ;

Par conséquent, considérant ce qui précède et afin d'empêcher l'exode de civils canadiens au Royaume-Uni, il plaît à Son Excellence le Gouverneur général en conseil, en vertu de l'article 6 de la Loi des mesures de guerre, 1914, de décréter par ces présentes ce qui suit :

Nuls passeports permettant à des civils de quitter le Canada pour le Royaume-Uni ne seront émis sans que le Département des Affaires extérieures se soit assuré que les raisons pour l'émission de passeports sont valables et urgentes, et sans que celui qui demande un passeport ait prouvé au département qu'il a les ressources nécessaires pour pourvoir à ses besoins dans le Royaume-Uni et pour revenir au Canada.

RODOLPHE BOUDREAU,

36-2

Greffier du Conseil privé.

[481]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 20e jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL  
EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 14 février 1917, concernant une demande reçue du chemin de fer Canadian Northern Western pour un permis d'occupation d'une partie de la rivière Sturgeon requise pour l'emplacement d'un pont, et qui est décrite comme suit :

La partie du lit de la rivière Sturgeon située dans le quart sud-est de la section 23, township 56, rang 23, à l'ouest du 4e méridien, dans la province d'Alberta, ainsi que la dite section 23 est indiquée sur un plan du dit township approuvé et confirmé par E. Deville, arpenteur général des terres fédérales, le 13 mai 1901. Ce terrain peut être décrit plus minutieusement comme suit :

Borné au nord par la rive gauche et au sud par la rive droite de la rivière Sturgeon ; à l'est et à l'ouest par des lignes parallèles à la ligne du centre de la voie du chemin de fer Canadian Northern Western et éloignées perpendiculairement de 49.5 pieds de chaque côté de cette ligne de centre, ainsi qu'indiqué sur un plan d'arpentage du lit de la rivière et des terres adjacentes, lequel plan est signé par A. S. Weekes, arpenteur des terres fédérales, le 2 juin 1916, et déposé au Département de l'Intérieur sous le numéro 25035, et dont un duplicata est aussi déposé au bureau des titres de terre du district d'enregistrement d'Alberta-nord sous le numéro 3009 B. C. 96, le terrain ci-dessus contenant vingt-sept centièmes d'un acre plus ou moins.

Le ministre représente que l'emplacement et les plans des travaux, ainsi que soumis à la compagnie,

ont été approuvés par le Département des Travaux publics conformément aux dispositions de la Loi de la protection des eaux navigables, chapitre 110 des statuts révisés de 1906, ainsi que modifiés par le chapitre 44, 9-10 Edouard VII, et que des copies de ces plans ont été déposées au Département de l'Intérieur.

Par conséquent, le Ministre demande l'autorisation d'accorder à ladite compagnie de chemin de fer Canadian Northern Western un permis d'occupation de la partie décrite ci-dessus du lit de la rivière Sturgeon. Ce permis sera pour la période durant laquelle la compagnie aura besoin du terrain pour l'exploitation de son chemin de fer ; un loyer annuel d'un dollar (\$1) sera payé au Département de l'Intérieur.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

36-4

Greffier du Conseil privé.

[479]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 20e jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

ATTENDU que la compagnie dite "The Upper Ottawa Improvement Company, Limited," d'Ottawa, a soumis, sous l'empire des dispositions du chapitre 68 des Statuts révisés du Canada et du chapitre 102, 51 Victoria, le rapport de ses opérations pour l'année terminée le 21 janvier 1917, et a demandé que soit approuvé le tarif de droits ci-annexé qu'elle se propose de prélever pour l'usage de son outillage au cours de la saison de 1911 ;

Et attendu que le percepteur du revenu du Département des Travaux publics a fait le rapport suivant au sujet de la demande de la compagnie pour l'approbation de son tarif de droits, savoir :—

"Le tarif proposé, comparé à celui de la saison de 1916, est comme suit :

*Droits*,—8 plus élevés, 2 moins élevés et 1 le même qu'en 1916.

*Remorquage, flottage*,—Tous plus élevés qu'en 1916.

*Service des estacades et flottage*,—Tous plus élevés qu'en 1916.

*Remorquage*,—10 des droits plus élevés, 2 moins élevés et 2 les mêmes qu'en 1916.

*Remorquage à l'heure*,—Tous plus élevés qu'en 1916.

Si le revenu excédait les besoins du travail de la saison dans une division quelconque de ce tarif, la compagnie peut le réduire, et le réduira sans doute pour en venir aux exigences du service, comme elle l'a toujours fait.

Dans les circonstances, et considérant que le dividende n'a jamais excédé huit pour cent, quoique cette compagnie soit autorisée à payer un dividende de dix pour cent, je crois que le tarif proposé pour 1917 mérite approbation, car je suis convaincu qu'il ne sera cause d'aucune injustice pour les intéressés.

La demande inaccoutumée d'une augmentation générale des droits est due au fait que la compagnie a enregistré un déficit d'environ \$40,000 dans ses frais d'exploitation en 1916, ce qui a été causé par la rareté de la main-d'œuvre et l'augmentation considérable des salaires. Les directeurs appréhendent que le déficit sera encore plus élevé au cours de l'année prochaine, les frais d'exploitation étant estimés à de trente à cinquante pour cent de plus qu'en 1916. Outre cela, dans la plupart des cas, l'augmentation des droits proposée sera nécessaire pour faire face aux frais d'entretien et d'exploitation en vue de la réduction probable du nombre des billes, etc., manufacturées durant le présent hiver, car, comme je l'ai expliqué dans mon mémoire du 14 avril 1914 (copie annexée), la quantité de matériaux passant aux mains de la compagnie devra chaque année couvrir le coût de toutes ses opérations.

Et attendu qu'en vue des conclusions de ce rapport du percepteur du revenu du Département des Travaux publics, l'ingénieur en chef du département recommande que ce tarif de droits soit approuvé,—



Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, de l'avis du Conseil privé du Roi pour le Canada, d'approuver par ces présentes le tarif de droits ci-annexé que la compagnie dite "The Upper Ottawa Improvement Company, Limited," se propose de percevoir pour l'usage de son outillage au cours de la saison de 1916.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

## PÉAGES.

Sur les billes de 17 pieds et moins.	Par 1,000 pds., M.P.
Par l'estacade des Quinze.....	15 cts.
Par l'estacade des Joachims.....	23 "
Par l'estacade de Fort William.....	34 "
Par l'estacade de la Culbute.....	12 "
Par l'estacade du chenal des Melons.....	1 "
Passer l'estacade de Lapasse.....	16 "
Par l'estacade de Quio.....	13 "
Par l'estacade de la Baie Thomson.....	10 "
Par l'estacade d'assortiment de la Chaudière.....	5 "
Par les estacades depuis la tête des rapides Deschênes (côté nord) jusqu'à la tête de la glissoire de Hull.....	15 "
Par l'estacade du pied de la glissoire de Hull.....	3 "

Les péages sur le bois autre que les billes, de 17 pieds et moins, passant par les estacades ci-dessus, seront :—

Pin rouge et blanc, épinette rouge et blanche, et pruche, carré, ou flacheux en planches, par 1,000 pieds cubes, 15 fois les péages sur les billes.	
Pin rouge et blanc, épinette rouge et blanche, et pruche, rond et méplat, de plus de 17 pieds et de moins de 30 pieds de longueur, par 1,000 pieds M.P., 1½ des péages sur les billes.	
Pin rouge et blanc, épinette rouge et blanche, et pruche, rond ou méplat, 30 pieds et plus de longueur, par 1,000 pieds M.P., 1½ des péages sur les billes.	
Bois de chauffage, billes à bardeaux, et autre bois, par corde de 128 pieds cubes, 2 fois les péages sur les billes.	

## REMORQUAGE, DESCENTE ET FLOTTAGE DU BOIS.

Sur les billes de 17 pieds et moins.	Par 1,000 pds., M.P.
De White River, Quinze et Otter Creek à l'estacade Des Joachims.....	\$2.19
De la rivière Wabis à l'estacade Des Joachims.....	2.13
De Fort Témiscamingue à ".....	1.86
De Rivière Montréal à ".....	1.63
Rivière Kippewa à ".....	1.48
De Opemicon à ".....	.76
De Tête du Long Sault à ".....	.47
De Jocko Creek à ".....	.40
De Snake Creek à ".....	.36
De Mattawa à ".....	.28
De Klock's à ".....	.24
De Magnissipi à ".....	.19
De Tête du Rocher Capitaine à l'estacade des Joachims.....	.17
De Desmoines à l'estacade des Joachims.....	.06

Remorquage, descente et flottage du bois, autre que les billes de 17 pieds et moins, sur les eaux ci-dessus :—

Pin rouge et blanc, épinette rouge et blanche, et pruche, carré, ou flacheux en planches, par 1,000 pieds cubes, 15 fois les péages sur les billes.	
Pin rouge et blanc, épinette rouge et blanche, et pruche, rond ou méplat, de plus de 17 pieds et de moins de 30 pieds de longueur, par 1,000 pieds M.P., 1½ des péages sur les billes.	
Pin rouge et blanc, épinette rouge et blanche, et pruche, rond ou méplat, de 30 pieds et plus de longueur, par 1,000 pieds M.P., 1½ des péages sur les billes.	
Bois de chauffage, billes à bardeaux, et autre bois, par corde de 128 pieds cubes, 2 fois les péages sur les billes.	

## TARIF DES CONTRIBUTIONS AUX FRAIS DU SERVICE DES ESTACADES.

Sur les billes de 17 pieds et moins.	Par 1,000 pds., M.P.
Par l'estacade des Quinze.....	60 cts.
Par l'estacade Des Joachims, y compris flottage sur la rivière Creuse.....	9 "

Par l'estacade de Fort William.....	32 cts.
Par l'estacade de la Culbute.....	22 "
Par l'estacade du chenal des Melons, y compris flottage sur le lac Coulonge.....	5 "
Par l'estacade de l'île Reid, y compris le flottage dans le chenal du Rocher Fendu.....	30 "
Par l'estacade des Chenaux, y compris flottage dans le lac des Chats.....	11 "
Par l'estacade de Quio, y compris flottage sur le lac Deschênes.....	41 "
Par l'estacade de la Baie Thomson.....	20 "
Par l'estacade d'assortiment de la Chaudière.....	18 "
Par les estacades depuis la tête des rapides Deschênes (côté nord) jusqu'à la tête de la glissoire de Hull.....	50 "

Tarif sur le bois autre que les billes de 17 pieds et au-dessous, passant par les estacades ci-dessus :—

Pin rouge et blanc, épinette rouge et blanche, et pruche, carré, ou flacheux en planches, par 1,000 pieds cubes, 15 fois les péages sur les billes.	
Pin rouge et blanc, épinette rouge et blanche, et pruche, rond ou méplat, de plus de 17 pieds et de moins de 30 pieds de longueur, par 1,000 pieds M.P., 1½ des péages sur les billes.	
Pin rouge et blanc, épinette rouge et blanche, et pruche, rond ou méplat, de 30 pieds et plus de longueur, par 1,000 pieds M.P., 1½ des péages sur les billes.	
Bois de chauffage, billes à bardeaux, et autre bois, par corde de 128 pieds cubes, 2 fois les péages sur les billes.	

## TARIF DU REMORQUAGE.

Sur les billes de 17 pieds et moins.	Par 1,000 pds., M.P.
De l'estacade Des Joachims à l'estacade de Fort William.....	23 cts.
De Schyan à l'estacade de Fort William.....	16 "
De l'estacade de Fort William à Pembroke.....	19 "
De Petawawa à Culbute.....	10 "
De Petawawa à Pembroke.....	19 "
De Petawawa aux rapides des Allumettes.....	23 "
De l'estacade du chenal des Melons à Lapasse.....	10 "
De l'estacade des Chenaux à Braeside.....	17 "
De l'estacade des Chenaux à Arnprior ou rapides des Chats.....	25 "
De l'estacade de Quio et l'estacade de l'île de Mohr à Aylmer ou rapides Deschênes.....	34 "
De l'estacade de Quio à l'estacade de l'île de Mohr.....	3 "

Sur les étendues d'eau qui précèdent, les taux de remorquage pour le bois, autre que les billes de 17 pieds et moins, seront comme suit :—

Pin rouge et blanc, épinette rouge et blanche, et pruche, carré, ou flacheux en planches, par 1,000 pieds cubes, 15 fois les péages sur les billes.	
Pin rouge et blanc, épinette rouge et blanche, et pruche, rond ou méplat, de plus de 17 pieds et de moins de 30 pieds de longueur, par 1,000 pieds M.P., 1½ des péages sur les billes.	
Pin rouge et blanc, épinette rouge et blanche, et pruche, rond ou méplat, de 30 pieds et plus de longueur, par 1,000 pieds M.P., 1½ des péages sur les billes.	
Bois de chauffage, billes à bardeaux, et autre bois, par corde de 128 pieds cubes, 2 fois les péages sur les billes.	

Remorquage par heure, là où il n'y a pas de taux spécifiques par 1,000 pieds M.P. :—

	Par heure.
Vapeurs Alexandra et Lady Minto.....	\$10 00
Vapeurs :—E. H. Bronson, C. B. Powell, Hamilton, Hiram Robinson, G. B. Greene et Alex. Fraser.....	8 00
Vapeur Pembroke.....	7 00
Vapeurs Wabis Pollux et Castor.....	4 00
Vapeurs Alert et G. B. Pattee.....	3 50
Vapeurs Beaver et Muskrat.....	3 00
Vapeurs Hercules, Samson et Mink.....	1 50

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## HOTEL DU GOUVERNEMENT À OTTAWA

Mardi, le 6e jour de février 1917

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL

Le comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 27 janvier 1917, représentant qu'en novembre 1885 M. Joseph Hewitt occupa le quart nord-est de la section 21, township 9, rang 3, à l'ouest du 2e méridien, y érigea une maison et une étable et y fit d'autres améliorations ;

L'inclusion subséquente de ce terrain dans la réserve forestière de Moose Mountain nécessite l'abandon par M. Hewitt de son terrain,—

Le Ministre recommande, par conséquent, qu'on l'autorise, en vertu des dispositions de la *Loi des terres fédérales*, de donner à M. Hewitt la patente gratuite d'un autre quart de section, le quart sud-est de la section 20, township 44, rang 3, à l'ouest du 2e méridien, en retour de l'abandon par M. Hewitt de ses droits sur ce terrain qu'il a ainsi occupé dans la réserve forestière susdite et dès qu'il aura été établi à la satisfaction du Ministre qu'il n'occupe plus le terrain en question.

Le comité agréa cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

34-4

Greffier du Conseil privé.

[107]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 12e jour de février 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Le comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 9 janvier 1917, représentant qu'à l'article 22 des règlements régissant l'arpentage, l'administration, la vente et la gérance des terres fédérales dans les limites de la zone de 40 milles de la province de la Colombie-Anglaise, ainsi qu'établis par arrêté en conseil du 17 septembre 1889, il est prescrit, entre autre choses, qu'une patente de homestead ne peut être émise en faveur d'une personne qui n'est pas alors sujet britannique né ou naturalisé.

Emile André Marc, réserviste français, servant actuellement avec les "Second Life Guards," corps expéditionnaire britannique en France, a demandé des lettres patentes pour son homestead, la moitié est du quart nord-ouest de la section 2, township 4, rang 5, à l'ouest du 7e méridien, et, d'après les faits établis, y a accompli ses obligations d'établissement. M. Marc est né en France et n'a pas encore été naturalisé. Il quitta la Colombie-Britannique pour prendre du service actif en août 1914. Sa femme et son enfant résident au Canada. En décembre 1914 il demanda l'émission de sa patente. Certains retards se produisirent dans l'envoi du front de sa demande de patente, et le fait qu'il n'est pas naturalisé retarde encore l'émission de cette patente. Se conformer aux prescriptions de la *Loi de naturalisation* serait risquer de nouveaux retards, ou rendre impossible la naturalisation de M. Marc tant qu'il sera en service actif.

Le Ministre croit que tout nouveau retard dans le règlement de cette affaire serait regrettable et est d'avis que la preuve de la sincérité d'intention de ce homesteader à devenir sujet britannique est établie par le fait qu'il a ainsi pris du service actif dans la guerre actuelle, et que les conditions de naturalisation au dit article 22 des règlements sont suffisamment remplies.

Le ministre représente que le département a actuellement en considération un autre cas d'émission de patente à un homesteader enrôlé dans le service, que le règlement de ce cas est retardé à cause de la nécessité de se conformer à la *Loi de naturalisation*, et que d'autres cas surgiront sans doute de temps à autre.

Par conséquent, le Ministre recommande que dans le cas de homesteaders de la zone des chemins de fer de la Colombie Britannique, en service actif pour la Grande Bretagne ou pour ses alliés et qui, en raison de

ce service et de la difficulté de se conformer techniquement aux prescriptions de la *Loi de naturalisation*, ne peuvent obtenir leur patente ou que l'émission en est retardée après que sont accomplies les obligations d'établissement, il soit autorisé à se soustraire aux prescriptions du dit article 22 quant à la naturalisation avant l'émission de la patente.

Le comité agréa cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

35-4

Greffier du Conseil privé.

[408]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 13e jour de février 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Il plaît à Son Excellence le Gouverneur Général en conseil, en vertu des dispositions de la *Loi des mesures de guerre, 1914*, d'établir les ordonnances et règlements suivants, et ils sont par ces présentes établis et décrétés en conséquence, savoir :

Quand les autorités compétentes navales ou militaires, ou toute autre personne dûment autorisée, ou un fonctionnaire du service d'immigration ont raison de soupçonner qu'une personne quelconque qui est sur le point de s'embarquer sur un navire, vaisseau ou appareil de navigation aérienne, ou de voyager par terre, a l'intention de quitter le Canada dans le but de communiquer directement ou indirectement avec l'ennemi ou avec un sujet quelconque d'un souverain ou d'un état qui est en guerre avec Sa Majesté, ils peuvent empêcher l'embarquement ou le départ de telle personne.

Quiconque a ainsi été empêché de s'embarquer ou de partir a le droit d'en appeler au ministre de l'Intérieur, et au cas d'appel le fonctionnaire concerné doit adresser au Ministre l'appel ainsi que son rapport. Si l'appel est accordé, l'appelant en est immédiatement avisé ; sinon, la décision du fonctionnaire est maintenue.

Toute personne qui débarque à un endroit quelconque au Canada ou y arrive, ou qui s'y embarque ou le quitte, ou qui se trouve dans un port ou dans les eaux territoriales du Canada, doit sur demande des autorités navales ou militaires ou de toute personne autorisée, ou de tout fonctionnaire du service d'immigration ou des douanes, ou de tout agent de police, faire une déclaration quant au fait qu'elle porte ou ne porte pas de lettres ou autres messages écrits qui doivent être transmis par la poste ou autrement délivrés. Sur demande elle remettra ces lettres ou messages, et les autorités navales ou militaires ou la personne autorisée, ou le fonctionnaire du service de l'immigration ou des douanes, ou l'agent de police peuvent fouiller toute personne et tout bagage afin de constater si cette personne ou celle à laquelle le bagage appartient porte de telles lettres ou de tels messages. Les autorités navales ou militaires compétentes ou les personnes qu'elles autorisent, ou le fonctionnaire du service d'immigration ou des douanes, ou l'agent de police peuvent examiner toutes lettres ou tous autres messages qui leur sont remis ou qu'ils découvrent, et peuvent les transmettre au fonctionnaire préposé à la censure de la correspondance postale.

Personne n'expédiera hors du Canada, soit par la poste ou autrement, de lettre, document ou substance contenant de l'écriture qui n'est pas visible ou lisible sans que la substance dans laquelle se trouve cette écriture ne soit soumise à l'épreuve de la chaleur ou autre traitement, ni n'expédiera de lettres, document ou substance qui sert de manière quelconque aux communications secrètes.

Personne n'entravera, décevra sciemment, ou contrariera autrement un fonctionnaire ou autre personne qui exécute les ordres des autorités compétentes navales ou militaires, ou qui agit conformément aux devoirs que lui imposent les présents règlements, ni ne refusera de communiquer à un fonctionnaire ou autre personne des renseignements qu'il possède et qu'on peut raisonnablement exiger.



Personne, verbalement ou par écrit, dans un rapport, un compte rendu, une déclaration ou une demande, ou dans un document quelconque signé de sa main ou en son nom et dont il doit constater l'exactitude, ne fera ni ne contribuera à faire une fausse déclaration ou une omission qui pourrait induire en erreur les autorités compétentes navales ou militaires, ou toute autre personne exécutant les ordres d'un fonctionnaire dans l'exécution de ses devoirs.

Personne ne fabriquera, altérera ou contrefera un laissez-passer, un permis, un certificat, une licence ou autre document naval, militaire ou officiel, ou un passeport quelconque, ni ne se servira ou aura en sa possession de tels laissez-passer, permis, certificats, licences, documents ou passeports fabriqués, altérés ou contrefaits.

Aucune personne ne se substituera à une autre, ou se représentera comme étant ou n'étant pas une personne à qui ce laissez-passer, permis ou certificat, cette licence ou cet autre document ou passeport a été dûment délivré, ou fera sciemment de fausses déclarations dans l'intention d'obtenir pour elle-même ou une autre personne tel laissez-passer, permis ou certificat, ou telle licence ou tel document ou passeport.

Personne ne détruira, ne fera disparaître ou ne perdra par négligence volontaire un tel laissez-passer, permis ou certificat, ou une telle licence, ou un tel autre document ou passeport, ni ne le retiendra quand il n'en a pas le droit ou que c'est contraire à son devoir, ni négligera de se conformer aux instructions qui lui sont données par les autorités compétentes au sujet de leur remise.

Nul ne permettra à une personne quelconque de retenir en sa possession un tel laissez-passer, permis ou certificat, ou une telle licence, ou un tel passeport qui a été émis pour son seul usage, ni n'aura en sa possession sans autorisation légale un tel laissez-passer, permis ou certificat, ou une telle licence, ou un tel passeport émis pour une autre personne que lui-même; et nul qui aura obtenu possession d'un tel laissez-passer, permis ou certificat, ou d'une telle licence, ou d'un tel passeport, qu'il l'ait trouvé ou se le soit autrement procuré, ne négligera ou manquera de le remettre à la personne ou à l'autorité pour ou par laquelle il a été émis, ou à un agent de police.

Nul n'aura en sa possession un faux passeport, et personne qui est sujet d'un souverain ou d'un état qui est en guerre avec Sa Majesté ne passera sous un nom d'emprunt.

Il est du devoir de quiconque est affecté par un ordre émis par les autorités compétentes navales ou militaires, ou par une autre personne sous l'empire des présents règlements, de se conformer à cet ordre.

Quand sous l'empire des présents règlements un acte accompli sans autorisation légale, ou sans autorisation ou excuse légale, est une infraction des présents règlements, c'est à l'accusé qu'il incombe de prouver que cet acte a été accompli avec autorisation légale, ou avec autorisation ou excuse légale.

Tout document paraissant être un ordre ou autre instrument émis par les autorités compétentes navales ou militaires et être signé par ces autorités sera accepté comme preuve et supposé être tel ordre ou instrument sans autre preuve à moins que le contraire ne soit démontré.

Les pouvoirs conférés par les présents règlements sont ajoutés et ne dérogent pas aux pouvoirs que peuvent exercer les membres des forces navales et militaires de Sa Majesté, ainsi que d'autres personnes, afin de prendre les mesures nécessaires pour la sûreté publique et la défense de l'Empire; et rien dans les présents règlements n'exemptera qui que ce soit de poursuites ou de peines pour un délit ou crime quelconque en rapport avec la guerre autrement qu'en conformité des présents règlements.

Les autorités compétentes navales ou militaires, ou quiconque promulgue un ordre sous l'empire des présents règlements, en publiera un avis dans la manière jugée la meilleure pour renseigner ceux que cet ordre affecte; et nul ne doit sans autorisation légale détruire ou mutiler un tel avis affiché conformément aux présents règlements, ou tel autre avis, annonce ou placard quelconque qui a rapport aux troupes de Sa Majesté ou au service militaire ou naval, quand l'affichage a été dûment autorisé.

Quiconque affirme être autorisé à l'inspection sous l'empire et pour les fins des présents règlements doit présenter son permis en tout temps que l'exigent les autorités compétentes navales ou militaires ou autre personne autorisée par elles, ou tout officier de la marine ou de l'armée, ou tout matelot ou soldat en vigie ou en faction ou autre service semblable, ou tout fonctionnaire des douanes ou de l'accise, ou tout agent de police ou fonctionnaire du service d'immigration. Tout permis ou toute autorisation, sous l'empire des présents règlements ou pour la mise en vigueur de leurs prescriptions, peut en tout temps être révoqué.

Quiconque enfreint une des prescriptions des ordonnances et règlements ci-dessus est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour une période n'excédant pas cinq ans ou des deux peines, amende et emprisonnement. L'amende peut être recouvrée ou la peine imposée par procédure et conviction sommaires sous l'empire des dispositions de la Partie XV du Code criminel.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

35-2

[301]

HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 2e jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Le comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 27 janvier 1917, représentant que, le 30 mai 1910, M. William Thornton a obtenu l'inscription du quart sud-ouest de la section 13, township 28, rang 22, à l'ouest du 2e méridien.

Il aurait été établi que M. Thornton a fait 8½ acres de défoncement sur ce quart de section et a accompli 18 mois de résidence sur un terrain avoisinant alors qu'il se vit forcé de retourner dans l'Ontario pour cause de maladie.

Le Ministre soumet un certificat médical du docteur James A. Baker, établissant que M. Thornton souffre d'une attaque de paralysie.

Vu ces circonstances le Ministre recommande qu'en vertu des dispositions du paragraphe 2, de l'article 20 de la *Loi des terres fédérales*, M. Thornton soit relevé de ses obligations de résidence pour que patente gratuite du dit quart de section lui soit délivrée sur preuve fournie de la manière ordinaire que les autres conditions de la loi ont été remplies.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

33-4

[340]

HOTEL DU GOUVERNEMENT A OTTAWA.

Mercredi, le 7e jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Il plaît à Son Excellence le gouverneur général en conseil de modifier l'arrêté en conseil du 19 décembre 1916 approuvant les règlements pour l'administration des "Prairies Hautes" dans les réserves forestières situées dans les limites de la zone des chemins de fer de la province de la Colombie-Britannique en retranchant les chiffres "13" après le mot "article" dans la 5e ligne de l'article 1 et leur substituant le chiffre "2," et ledit arrêté en conseil est par ces présentes modifié en conséquence.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

34-4

[518]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 27e jour de février 1917.

PRÉSENT :

## LE DÉPUTÉ GOUVERNEUR GÉNÉRAL EN CONSEIL.

Il plaît au Député Gouverneur général en conseil, en vertu des dispositions de l'article 291 de la *Loi des douanes* et de l'article 6 de la *Loi de 1914 des mesures de guerre*, de décréter ce qui suit :

(b) L'exportation des articles suivants est par les présentes prohibée à toutes destinations à l'étranger, autres que le Royaume-Uni et les possessions et les protectorats britanniques, savoir :

Le cyanure de sodium, et les composés et mélanges contenant le cyanure de sodium.

Cet arrêté en conseil sera proclamé par sa publication dans la *Gazette du Canada*.

RODOLPHE BOUDREAU;

36-2

Greffier du Conseil privé.

NOMINATIONS, PROMOTIONS  
ET RETRAITES.

## MILICE CANADIENNE.

1917.

## QUARTIER GÉNÉRAL,

OTTAWA, 25 janvier 1917.

Les nominations, promotions, retraites et confirmations de grade qui suivent sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

## O. G. 9.

## TROUPES PERMANENTES.

## INTENDANCE MILITAIRE CANADIENNE PERMANENTE.—

Est nommé capitaine honoraire : le quartier-maître et lieutenant honoraire \*A. G. N. Bradshaw. 10 janvier 1917.

\* Promotion temporaire.

## MILICE ACTIVE.

## CAVALERIE.

14E HUSSARDS CANADIENS DE KINGS.—Est nommé lieutenant-colonel et commandant du régiment : le major J. A. Harris, *vice* le lieutenant-colonel N. H. Parsons qui est transféré à la réserve des officiers à l'expiration de son terme de commandement. 4 août 1916.

15E CHEVAU-LÉGERS.—Le lieutenant provisoire (surnuméraire) W. J. Botterill est transféré à la 25e batterie, artillerie de campagne canadienne. 4 janvier 1917.

17E HUSSARDS ROYAUX CANADIENS DU DUC D'YORK (ARGENTEUIL RANGERS).—Est nommé lieutenant provisoire (surnuméraire) : William Aloysius Taylor, gentilhomme. 28 décembre 1916.

## ARTILLERIE.

## Artillerie de place canadienne.

2E BRIGADE.—9E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : Ingvar Edward de Sherbilin, gentilhomme. 9 janvier 1917.

9E BRIGADE.—5E BATTERIE DE KINGSTON.—Est nommé lieutenant provisoire (surnuméraire) : Joseph Aeneas MacKenzie, gentilhomme. 15 janvier 1917.

10E BRIGADE.—24E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : Frederick Arthur Huycke, gentilhomme. 30 décembre 1916.

11E BRIGADE.—28E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : Daniel Hugh Sutherland, gentilhomme. 3 juillet 1916.

13E BRIGADE.—32E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : Ernest James Chevens, gentilhomme. 14 août 1916.

14E BRIGADE.—13E BATTERIE DE WINNIPEG.—Est nommé lieutenant provisoire (surnuméraire) : John Jones Whittaker, gentilhomme. 19 décembre 1916.

25E BATTERIE.—Sont nommés lieutenants provisoires (surnuméraires) :—

James Leigh Sheridan,

Walter Harrison Highmoor, gentilshommes. 15 décembre 1916.

Le lieutenant provisoire (surnuméraire) J. B. Campbell, du 9e régiment (Winnipeg Rifles). 27 décembre 1916.

William Arthur Congdon, gentilhomme. 18 janvier 1917.

Montague Ivan Barstow, gentilhomme. 12 janvier 1917.

25E BATTERIE.—Sont nommés lieutenants provisoires (surnuméraires) : le lieutenant (surnuméraire) : J. F. Naylor, du 103e régiment (Calgary Rifles). 3 janvier 1917.

Le lieutenant provisoire (surnuméraire) W. J. Botterill, du 15e cheveu-légères. 4 janvier 1917.

36E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : Charles Dawson Gordon, gentilhomme. 19 décembre 1916.

5E RÉGIMENT (BRITISH COLUMBIA).—Est nommé lieutenant provisoire (surnuméraire) : le lieutenant provisoire (surnuméraire) W. C. Woodward, du 72e régiment (Seaforth Highlanders of Canada). 16 décembre 1916.

## GÉNIE CANADIEN.

Est nommé lieutenant provisoire (surnuméraire) : Hamilton Lindsay Swan, gentilhomme. 3 janvier 1917.

## CORPS DES GUIDES.

Est nommé lieutenant provisoire (surnuméraire) : Bertram William Symes, gentilhomme. 10 janvier 1917.

## CORPS DE DRESSAGE DES OFFICIERS CANADIENS.

CONTINGENT DE L'UNIVERSITÉ DE QUEEN.—Le capitaine J. Bell est hors cadre pour prendre du service dans l'armée impériale. 19 juillet 1916.

## Infanterie.

2E RÉGIMENT (QUEEN'S OWN RIFLES OF CANADA).—Les lieutenants provisoires (surnuméraires) : C. C. Brooks, N. A. Wylie, G. Wheeler ont la permission de se retirer. 15 janvier 1917.

3E RÉGIMENT (VICTORIA RIFLES OF CANADA).—Le lieutenant (surnuméraire) G. V. Walsh est hors cadre pour prendre du service dans le corps royal d'aviation. 19 novembre 1916.

26E RÉGIMENT (MIDDLESEX LIGHT INFANTRY).—Est nommé lieutenant (surnuméraire) : Harold Campbell Mason, gentilhomme. 13 décembre 1916.

30E RÉGIMENT (WELLINGTON RIFLES).—Est nommé lieutenant provisoire (surnuméraire) : William Ernest Hindson, gentilhomme. 18 décembre 1916.

32E RÉGIMENT DE BRUCE.—Est nommé lieutenant provisoire (surnuméraire) : Harold Pinkerton, gentilhomme. 12 décembre 1916.

50E RÉGIMENT.—Est nommé lieutenant provisoire (surnuméraire) : William Gerald Radford, gentilhomme. 6 novembre 1916.

60E CARABINIERS DU CANADA.—Est nommé lieutenant provisoire (surnuméraire) : Duncan McNeil, gentilhomme. 5 janvier 1917.

67E RÉGIMENT (CARLETON LIGHT INFANTRY).—Est nommé lieutenant provisoire (surnuméraire) : le sergent Jack LeBaron Hopkins, gentilhomme. 1er mars 1916.

70E RÉGIMENT.—Est nommé lieutenant (surnuméraire) : Lawrence Frederick Howard, gentilhomme. 10 novembre 1915.



**72E RÉGIMENT (SEAFORTH HIGHLANDERS OF CANADA).—** Le lieutenant provisoire (surnuméraire) W. C. Woodward est transféré au 5e régiment (British Columbia), artillerie de garnison canadienne. 16 décembre 1916.  
Sont nommés lieutenants provisoires (surnuméraires) :

Athol Griffin, gentilhomme. 22 décembre 1916.  
Charles Leader, gentilhomme. 27 décembre 1916.

**73E RÉGIMENT DE NORTHUMBERLAND.—** Est nommé lieutenant provisoire (surnuméraire) : Frank Charles Meahan, gentilhomme. 18 novembre 1916.

**79E (CAMERON HIGHLANDERS OF CANADA).—** Est nommé lieutenant provisoire (surnuméraire) : Ronald Campbell Jamieson, gentilhomme. 5 janvier 1917.

**84E RÉGIMENT DE SAINT-HYACINTHE.—** Le lieutenant provisoire (surnuméraire) A. J. Scott est retraité. 22 janvier 1917.

**85E RÉGIMENT.—**Sont nommés lieutenants provisoires (surnuméraires) : Joseph Emile Giroux, Hubert Richard Dupuis, gentilshommes. 11 janvier 1917.

**90E RÉGIMENT (WINNIPEG RIFLES).—** Le lieutenant provisoire (surnuméraire) J. B. Campbell est transféré à la 38e batterie, 14e brigade, artillerie de campagne 27 décembre 1916.

Le lieutenant provisoire (surnuméraire) J. E. Huxley a la permission de se retirer. 13 janvier 1916.

**100E RÉGIMENT (WINNIPEG GRENADIERS).—** Le lieutenant provisoire (surnuméraire) A. Hay a la permission de démissionner. 17 janvier 1917.

**103E RÉGIMENT (CALGARY RIFLES).—** Le lieutenant provisoire (surnuméraire) G. A. Sales a la permission de se retirer. 27 octobre 1916.

Le lieutenant (surnuméraire) J. F. Nayler est transféré à la 25e batterie, artillerie de campagne canadienne. 3 janvier 1917.

**109E RÉGIMENT.—** Le lieutenant provisoire (surnuméraire) F. A. Bundy a la permission de démissionner. 18 janvier 1917.

**110E RÉGIMENT (IRISH).—** Est nommé lieutenant provisoire (surnuméraire) : Walter Hinsdale Arms, gentilhomme. 8 janvier 1917.

#### INTENDANCE MILITAIRE CANADIENNE.

Est nommé lieutenant provisoire (surnuméraire) : Joseph Bernard Cahill, gentilhomme. 10 janvier 1917.

#### SERVICES DE SANTÉ DE L'ARMÉE.

##### *Personnel du service de santé militaire.*

Sont nommés capitaines : les lieutenants (surnuméraires) :

C. C. Birchard. 6 août 1915.  
H. L. Sims. 23 novembre 1915.  
S. O. Rogers. 18 août 1916.

Sont nommés lieutenants provisoires (surnuméraires) :

\*William Ernest Martin, gentilhomme. 29 septembre 1916.

Charles Donald Farquharson,  
Frederick Grant Banting, gentilshommes. 10 décembre 1916.

\*Frank Lawrence Letts,  
Newton Oscar Thomas, gentilhomme. 11 décembre 1916.

\*John Hunter McRae, gentilhomme. 19 décembre 1916.

William Harold Trevor Baillie,  
Roy John Hardstaff, gentilshommes. 21 décembre 1916.

Arthur Baldwin Wrrght,  
Thomas Henry Williams,  
Aubrey Vernon Greaves, gentilshommes. 26 décembre 1916.

Dexter Scott McCurdy,  
James Franklin Adams,  
Murdoch MacKay,  
Howard Black, gentilshommes. 27 décembre 1916.

\*Pourvu qu'ils subissent les examens requis en vertu des dispositions de l'Ordre de milice 65, 1913.

Sont nommés sœurs hospitalières (surnuméraires) :

Martha Browning Hearn. 19 juillet 1916.  
Alma May Patterson. 9 octobre 1916.  
Sara Brick. 11 octobre 1916.  
Sarah Ritchie. 1er novembre 1916.  
Ethel Lena Maude Murdoff. 11 décembre 1916.  
Myrtle Margaret Hunt. 2 janvier 1917.  
Jean Melba Bennett,  
Mary McDonald. 4 janvier 1917.  
Edna May MacDougall, 11 janvier 1917.

#### SERVICE DENTAIRE MILITAIRE CANADIEN.

Est nommé capitaine : Oliver James Courtice, écuyer. 30 décembre 1916.

Est nommé lieutenant (surnuméraire) : Paul Herbert Silver, gentilhomme. 15 janvier 1917.

#### CORPS DES VÉTÉRINAIRES MILITAIRES CANADIENS.

Est nommé lieutenant provisoire (surnuméraire) : Herbert Randall Sharp, gentilhomme. 15 décembre 1916.

#### CORPS DES INSTRUCTEURS DES CADETS D'ÉCOLES.

Est nommé lieutenant : William Elmo Shales, gentilhomme. 19 janvier 1917.

#### MEMORANDA.

Le lieutenant provisoire (surnuméraire) (lieutenant-colonel temporaire) J. A. Hutchison, services de santé de l'armée, abandonne le grade de lieutenant-colonel qui lui a été conféré par l'ordre général 22, 1916. 18 janvier 1917.

L'Ordre général 4, 1917, en tant qu'il concerne la nomination de lieutenant E. Sweet, réserve des corps, 38e régiment, (Dufferin Rifles of Canada) en qualité de lieutenant-colonel honoraire du 215e bataillon d'outremer, T.E.C., est annulé par le présent.

Le lieutenant (capitaine temporaire R. D. Blandford, 6e batterie de London, artillerie de campagne canadienne, abandonne le grade temporaire de capitaine qui lui a été conféré par l'ordre général 19, 1915. 22 mai 1915.

Le lieutenant (capitaine temporaire) H. L. Hoyles, 5e régiment (Royal Highlanders of Canada) abandonne le grade temporaire de capitaine qui lui a été conféré par l'ordre général 117, 1915. 15 décembre 1916.

L'aumônier et capitaine honoraire W. E. Hindson a la permission de démissionner. 18 décembre 1916.

Est nommé capitaine honoraire : le lieutenant honoraire H. A. Longford, M.C. 19 janvier 1917.

L'ordre général 15, 1916, en tant qu'il concerne la nomination de Richard Owen Howie, gentilhomme, en qualité de lieutenant (surnuméraire) dans le service dentaire militaire canadien est annulé par le présent.

Un grade temporaire de lieutenant dans la milice canadienne tel que ci-après est conféré aux messieurs ci-dessous mentionnés tant qu'ils feront du service dans les troupes expéditionnaires canadiennes :—

Sont nommés lieutenants :—

Francis John Gray, gentilhomme. 3 juillet 1916.  
James Tod, gentilhomme. 11 octobre 1916.  
Thomas Joseph Langford, gentilhomme. 20 décembre 1916.

Albert Henry Kendall, gentilhomme. 28 décembre 1916.

John Donald Christie, gentilhomme. 13 janvier 1917.

Colin James Fraser Isbester, gentilhomme. 19 janvier 1917.

Sont nommés lieutenants honoraires :—

Thomas Philippe Gagnon, gentilhomme. 15 décembre 1916.

George Hornsey, gentilhomme. 1er janvier 1917.

## CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement, ayant passé l'examen exigé pour leurs nominations, sont confirmés dans leur grade à compter des dates apposées à leurs noms respectifs :—

Le capitaine C. G. Macartney, 58e régiment, 20 décembre 1916.

Le lieutenant surnuméraire A. F. Goring, 2e dragons, 16 décembre 1916.

Le lieutenant surnuméraire E. A. Jamieson, 5e dragons, 20 mars 1916.

Le lieutenant surnuméraire F. R. Allan, 9e cavalerie, 28 septembre 1916.

Le lieutenant surnuméraire W. E. S. Trent, 9e cavalerie, 7 octobre 1916.

Le lieutenant surnuméraire W. R. Shaw, 9e cavalerie, 30 octobre 1916.

Le lieutenant surnuméraire H. M. Smith, 14e husards, 13 septembre 1916.

Le lieutenant surnuméraire E. F. Roberts, 25e dragons, 2 octobre 1916.

Le lieutenant surnuméraire P. J. Steel, 28e dragons, 16 décembre 1916.

Le lieutenant surnuméraire R. McG. Paine, 2e batterie, artillerie de campagne canadienne, 9 octobre 1916.

Le lieutenant surnuméraire S. J. Downham, 2e batterie, artillerie de campagne canadienne, 27 juin 1916.

Le lieutenant surnuméraire J. E. H. Paisley, 2e batterie, artillerie de campagne canadienne, 7 septembre 1916.

Le lieutenant surnuméraire N. B. Forbes, 2 batterie, artillerie de campagne canadienne, 9 octobre 1916.

Le lieutenant surnuméraire F. H. Powell, 5e batterie, artillerie de campagne canadienne, 28 octobre 1916.

Le lieutenant surnuméraire G. Wood, 5e batterie, artillerie de campagne canadienne, 31 octobre 1916.

Le lieutenant surnuméraire L. S. Fraser, 5e batterie, artillerie de campagne canadienne, 6 novembre 1916.

Le lieutenant surnuméraire A. H. Gordon, 5e batterie, artillerie de campagne canadienne, 6 novembre 1916.

Le lieutenant surnuméraire L. M. Firth, 6e batterie, artillerie de campagne canadienne, 19 février 1916.

Le lieutenant surnuméraire W. H. Forrest, 6e batterie, artillerie de campagne canadienne, 4 octobre 1916.

Le lieutenant surnuméraire W. J. Brownridge, 6e batterie, artillerie de campagne canadienne, 30 décembre 1916.

Le lieutenant surnuméraire W. A. Mitchell, 6e batterie, artillerie de campagne canadienne, 30 décembre 1916.

Le lieutenant surnuméraire J. A. McD. Challes, 7e batterie, artillerie de campagne canadienne, 25 octobre 1916.

Le lieutenant surnuméraire A. D. Steacy, 8e batterie, artillerie de campagne canadienne, 11 septembre 1916.

Le lieutenant surnuméraire J. H. Wilson, 8e batterie, artillerie de campagne canadienne, 2 octobre 1916.

Le lieutenant surnuméraire H. G. Donley, 9e batterie, artillerie de campagne canadienne, 8 janvier 1916.

Le lieutenant surnuméraire M. B. Hastings, 9e batterie, artillerie de campagne canadienne, 17 janvier 1916.

Le lieutenant surnuméraire S. L. Rees, 9e batterie, artillerie de campagne canadienne, 8 février 1916.

Le lieutenant surnuméraire W. L. Matthews, 9e batterie, artillerie de campagne canadienne, 6 février 1916.

Le lieutenant surnuméraire H. L. Southall, 9e batterie, artillerie de campagne canadienne, 10 février 1916.

Le lieutenant surnuméraire P. B. Greey, 9e batterie, artillerie de campagne canadienne, 21 février 1916.

Le lieutenant surnuméraire J. I. Lawson, 9e batterie, artillerie de campagne canadienne, 6 mars 1916.

Le lieutenant surnuméraire D. Deeks, 9e batterie, artillerie de campagne canadienne, 1er juin 1916.

Le lieutenant surnuméraire R. W. Hart, 9e batterie, artillerie de campagne canadienne, 26 août 1916.

Le lieutenant surnuméraire C. F. Elliott, 9e batterie, artillerie de campagne canadienne, 7 septembre 1916.

Le lieutenant surnuméraire A. S. Elliott, 9e batterie, artillerie de campagne canadienne, 30 septembre 1916.

Le lieutenant surnuméraire R. E. Maxwell, 9e batterie, artillerie de campagne canadienne, 30 septembre 1916.

Le lieutenant surnuméraire C. H. Carruthers, 9e batterie, artillerie de campagne canadienne, 11 octobre 1916.

Le lieutenant surnuméraire M. R. Fydel, 9e batterie, artillerie de campagne canadienne, 18 octobre 1916.

Le lieutenant surnuméraire H. C. Guthrie, 11e batterie, artillerie de campagne canadienne, 9 février 1916.

Le lieutenant surnuméraire D. P. Guthrie, 11e batterie, artillerie de campagne canadienne, 26 septembre 1916.

Le lieutenant surnuméraire K. Lett, 11e batterie, artillerie de campagne canadienne, 17 octobre 1916.

Le lieutenant surnuméraire H. H. Ritchie, 12e batterie, artillerie de campagne canadienne, 1er avril 1916.

Le lieutenant surnuméraire W. S. Newton, 13e batterie, artillerie de campagne canadienne, 25 juillet 1916.

Le lieutenant surnuméraire W. A. F. Fairchild, 13e batterie, artillerie de campagne canadienne, 10 octobre 1916.

Le lieutenant surnuméraire C. M. Scott, 14e batterie, artillerie de campagne canadienne, 31 août 1916.

Le lieutenant surnuméraire B. J. G. MacBeth, 14e batterie, artillerie de campagne canadienne, 18 septembre 1916.

Le lieutenant surnuméraire G. H. Gooderham, 14e batterie, artillerie de campagne canadienne, 13 octobre 1916.

Le lieutenant surnuméraire A. H. Britton, 14e batterie, artillerie de campagne canadienne, 30 décembre 1916.

Le lieutenant surnuméraire B. S. Boyd, 17e batterie, artillerie de campagne canadienne, 25 mai 1916.

Le lieutenant surnuméraire W. K. Kearns, 21e batterie, artillerie de campagne canadienne, 10 octobre 1916.

Le lieutenant surnuméraire J. D. Kearney, 21e batterie, artillerie de campagne canadienne, 20 octobre 1916.

Le lieutenant surnuméraire A. W. Hodgson, 22e batterie, artillerie de campagne canadienne, 24 août 1916.

Le lieutenant surnuméraire F. C. Harding, 22e batterie, artillerie de campagne canadienne, 16 octobre 1916.

Le lieutenant surnuméraire D. A. McMurtry, 23e batterie, artillerie de campagne canadienne, 2 mai 1916.

Le lieutenant surnuméraire D. C. Gordon, 23e batterie, artillerie de campagne canadienne, 7 septembre 1916.

Le lieutenant surnuméraire E. K. Erskine, 23e batterie, artillerie de campagne canadienne, 18 septembre 1916.

Le lieutenant surnuméraire G. G. Cameron, 23e batterie, artillerie de campagne canadienne, 30 décembre 1916.

Le lieutenant surnuméraire A. E. O'Neill, 24e batterie, artillerie de campagne canadienne, 8 avril 1916.

Le lieutenant surnuméraire J. Tibbits, 25e batterie, artillerie de campagne canadienne, 17 août 1916.

Le lieutenant surnuméraire J. E. Caughey, 25e batterie, artillerie de campagne canadienne, 23 septembre 1916.

Le lieutenant surnuméraire A. E. Dean, 25e batterie, artillerie de campagne canadienne, 23 septembre 1916.

Le lieutenant surnuméraire T. S. Fisher, 25e batterie, artillerie de campagne canadienne, 27 septembre 1916.

Le lieutenant surnuméraire R. C. Blundell, 25e batterie, artillerie de campagne canadienne, 30 décembre 1916.

Le lieutenant surnuméraire D. M. McCannel, 26e batterie, artillerie de campagne canadienne, 14 septembre 1916.

Le lieutenant surnuméraire R. O. Pearson, 28e batterie, artillerie de campagne canadienne, 13 mai 1916.

Le lieutenant surnuméraire J. H. Bain, 20e batterie, artillerie de campagne canadienne, 16 octobre 1916.

Le lieutenant surnuméraire E. N. Farncomb, 30e batterie, artillerie de campagne canadienne, 31 octobre 1916.

Le lieutenant surnuméraire J. F. Kyle, 32e batterie, artillerie de campagne canadienne, 4 janvier 1917.



- Le lieutenant surnuméraire J. L. Brown, 33e batterie, artillerie de campagne canadienne, 18 février 1916.
- Le lieutenant surnuméraire J. E. Robinson, 33e batterie, artillerie de campagne canadienne, 24 février 1916.
- Le lieutenant surnuméraire H. L. Hanna, 33e batterie, artillerie de campagne canadienne, 4 mars 1916.
- Le lieutenant surnuméraire C. E. Locke, 33e batterie, artillerie de campagne canadienne, 3 juillet 1916.
- Le lieutenant surnuméraire H. H. Plaskott, 33e batterie, artillerie de campagne canadienne, 21 septembre 1916.
- Le lieutenant surnuméraire J. F. McCallum, 36e batterie, artillerie de campagne canadienne, 1er septembre 1916.
- Le lieutenant surnuméraire C. K. Guild, 36e batterie, artillerie de campagne canadienne, 19 septembre 1916.
- Le lieutenant surnuméraire J. S. Lemont, 36e batterie, artillerie de campagne canadienne, 19 septembre 1916.
- Le lieutenant surnuméraire S. S. Shaw, 38e batterie, artillerie de campagne canadienne, 25 février 1916.
- Le lieutenant surnuméraire H. H. Phinney, 38e batterie, artillerie de campagne canadienne, 9 septembre 1916.
- Le lieutenant surnuméraire O. L. Harwood, 38e batterie, artillerie de campagne canadienne, 14 septembre 1916.
- Le lieutenant surnuméraire L. L. Lawler, 38e batterie, artillerie de campagne canadienne, 5 octobre 1916.
- Le lieutenant surnuméraire C. V. McArthur, 38e batterie, artillerie de campagne canadienne, 5 octobre 1916.
- Le lieutenant surnuméraire F. G. Robb, 39e batterie, artillerie de campagne canadienne, 1er mars 1916.
- Le lieutenant surnuméraire A. C. Cochrane, 39e batterie, artillerie de campagne canadienne, 27 octobre 1916.
- Le lieutenant surnuméraire G. B. Dorey, 1re batterie d'artillerie lourde et section de munitions, 15 septembre 1916.
- Le lieutenant surnuméraire P. M. de Cruchy, 1re batterie d'artillerie lourde et section de munit., 21 septembre 1916.
- Le lieutenant surnuméraire A. Gervais, 2e batterie d'artillerie lourde et section de munitions, 21 septembre 1916.
- Le lieutenant surnuméraire C. E. Tildesley, 5e régiment, A. de P. C., 18 septembre 1916.
- Le lieutenant surnuméraire A. B. Blanchard, génie canadien (liste régimentaire), 10 mars 1916.
- Le lieutenant surnuméraire M. S. Cook, génie canadien (liste régimentaire), 8 juin 1916.
- Le lieutenant surnuméraire J. Barlow, génie canadien (liste régimentaire), 5 juillet 1916.
- Le lieutenant surnuméraire J. H. Cornish, génie canadien (liste régimentaire), 27 juillet 1916.
- Le lieutenant surnuméraire H. S. Dunn, génie canadien (liste régimentaire), 27 juillet 1916.
- Le lieutenant surnuméraire A. J. Sill, génie canadien (liste régimentaire), 3 août 1916.
- Le lieutenant surnuméraire E. P. Wilson, génie canadien (liste régimentaire), 3 août 1916.
- Le lieutenant surnuméraire S. A. Hustwitz, génie canadien (liste régimentaire), 3 août 1916.
- Le lieutenant surnuméraire G. D. Weaver, génie canadien (liste régimentaire), 5 août 1916.
- Le lieutenant surnuméraire C. E. Hogarth, génie canadien (liste régimentaire), 8 août 1916.
- Le lieutenant surnuméraire G. Rankin, génie canadien (liste régimentaire), 10 août 1916.
- Le lieutenant surnuméraire G. L. King, génie canadien (liste régimentaire), 16 août 1916.
- Le lieutenant surnuméraire J. S. Mitchell, génie canadien (liste régimentaire), 16 août 1916.
- Le lieutenant surnuméraire J. Wits, génie canadien (liste régimentaire), 17 août 1916.
- Le lieutenant surnuméraire G. Sproule, génie canadien (liste régimentaire), 18 août 1916.
- Le lieutenant surnuméraire F. C. Raymond, génie canadien (liste régimentaire), 18 août 1916.
- Le lieutenant surnuméraire G. C. Hagedorn, génie canadien (liste régimentaire), 23 août 1916.
- Le lieutenant surnuméraire O. J. Marchbank, génie canadien (liste régimentaire), 24 août 1916.
- Le lieutenant surnuméraire W. C. Warren, génie canadien (liste régimentaire), 1er septembre 1916.
- Le lieutenant surnuméraire H. B. Miller, génie canadien (liste régimentaire), 5 septembre 1916.
- Le lieutenant surnuméraire L. B. Adams, génie canadien (liste régimentaire), 13 septembre 1916.
- Le lieutenant surnuméraire F. H. McCullough, génie canadien (liste régimentaire), 13 septembre 1916.
- Le lieutenant surnuméraire J. S. Hall, génie canadien (liste régimentaire), 16 septembre 1916.
- Le lieutenant surnuméraire E. T. Adney, génie canadien (liste régimentaire), 23 septembre 1916.
- Le lieutenant surnuméraire G. Monaghan, génie canadien (liste régimentaire), 25 novembre 1916.
- Le lieutenant surnuméraire H. Russell-Murray, 5e régiment, 19 mai 1916.
- Le lieutenant surnuméraire M. M. Anderson, 60e régiment, 25 janvier 1916.
- Le lieutenant surnuméraire B. C. Pittman, 106e régiment, 3 août 1915.
- Le lieutenant surnuméraire K. C. Cairns, services de santé de l'armée, 1er novembre 1915.
- Le lieutenant surnuméraire J. D. Chisholm, services de santé de l'armée, 4 décembre 1915.
- Le lieutenant surnuméraire D. Wallace, services de santé de l'armée, 11 février 1916.
- Le lieutenant surnuméraire A. H. Campbell, services de santé de l'armée, 28 février 1916.
- Le lieutenant surnuméraire D. C. Hart, services de santé de l'armée, 1er mai 1916.
- Le lieutenant surnuméraire C. G. Cox, services de santé de l'armée, 10 mai 1916.
- Le lieutenant surnuméraire G. Wilson, services de santé de l'armée, 18 mai 1916.
- Le lieutenant surnuméraire J. McKee, services de santé de l'armée, 27 juillet 1916.
- Le lieutenant surnuméraire J. P. Decosse, services de santé de l'armée, 21 août 1916.
- Le lieutenant surnuméraire D. C. Aikenhead, services de santé de l'armée, 26 août 1916.
- Le lieutenant surnuméraire T. R. Brownridge, services de santé de l'armée, 26 août 1916.
- Le lieutenant surnuméraire H. Coppinger, services de santé de l'armée, 26 août 1916.
- Le lieutenant surnuméraire E. A. Campbell, services de santé de l'armée, 26 août 1916.
- Le lieutenant surnuméraire R. B. Jenkins, services de santé de l'armée, 26 août 1916.
- Le lieutenant surnuméraire N. Monk, services de santé de l'armée, 26 août 1916.
- Le lieutenant surnuméraire A. E. Stewart, services de santé de l'armée, 2 septembre 1916.
- Le lieutenant surnuméraire T. W. Walker, services de santé de l'armée, 4 octobre 1916.
- Le lieutenant surnuméraire G. J. Preston, services de santé de l'armée, 12 octobre 1916.
- Le lieutenant surnuméraire J. G. D. Campbell, services de santé de l'armée, 22 décembre 1916.

Par ordre,

*W. E. H. Rogers.*Major général,  
Adjudant général suppléant.NOMINATIONS, PROMOTIONS  
ET RETRAITES.

MILICE CANADIENNE.

1917.

QUARTIER GÉNÉRAL,

OTTAWA, 1er février

Les nominations, promotions, retraites et confirmations de grade qui suivent sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

G.O. 15.

DISTRICTS.

DISTRICT MILITAIRE N° 5.—3e brigade à cheval des Cantons de l'Est.—La durée de la nomination du

colonel E. B. Worthington, en qualité de commandant de brigade, est de nouveau prorogée jusqu'au 3 février 1918.

#### TROUPES PERMANENTES.

**ARTILLERIE ROYALE CANADIENNE.**—Est nommé lieutenant (officier de district) : le maréchal des logis chef (sous-officier à brevet) \* William McIntyre, 16 juillet 1916.

**SERVICES DE SANTÉ DE L'ARMÉE PERMANENTE.**—Est nommé capitaine honoraire : le quartier-maître et lieutenant honoraire \*\* H. Barratt, 25 novembre 1916.

\*Nominatitu temporaire.

\*\*Nomination temporaire.

#### MILICE ACTIVE

##### CAVALERIE.

**2E DRAGONS.**—La durée de la nomination du major J. B. L. Jones, en qualité d'adjudant, est prorogée jusqu'au 1er décembre 1917.

La durée de la nomination du capitaine R. E. Cudney, en qualité d'officier signaleur, est prorogée jusqu'au 1er décembre 1917.

**5E DRAGONS DE LA GARDE DE LA PRINCESSE LOUISE.**—Sont nommés lieutenants provisoires (surnuméraires) : Edmond Ernest Brown, gentilhomme, 2 janvier 1917.

John Thomas Maurice Whelan, gentilhomme, 11 janvier 1917.

**17E HUSSARDS ROYAUX CANADIENS DU DUC D'YORK (ARGENTEUIL RANGERS).**—Le lieutenant provisoire J. B. McDougald a la permission de se retirer, 24 janvier 1917.

**29E CHEVAU-LÉGERS.**—Le lieutenant G. E. Holmes est transféré au service dentaire militaire canadien, 13 décembre 1916.

##### ARTILLERIE.

##### *Artillerie de campagne canadienne.*

**1RE BRIGADE (OBUSIERS).—16E BATTERIE.**—Sont nommés lieutenants provisoires (surnuméraires) : Edward George Ellis, David Hegler McGibbon, gentilshommes, 10 janvier 1917.

**2E BRIGADE.—39E BATTERIE.**—Sont nommés lieutenants provisoires (surnuméraires) : Edward Beaconsfield Egar de Camps, Ernest Laver, gentilshommes, 12 janvier 1917.

**8E BRIGADE, SECTION DE MUNITIONS.**—Est nommé lieutenant provisoire (surnuméraire) : le lieutenant (surnuméraire) D. E. Robertson, du 109e régiment, 2 janvier 1917.

**14E BRIGADE.—13E BATTERIE (WINNIPEG).**—Sont nommés lieutenants provisoires (surnuméraires) : Howard Beverly Johnson, Harold Ryerson Annis, gentilshommes, 15 décembre 1916.

**25E BATTERIE.**—Est nommé lieutenant provisoire (surnuméraire) : Cecil Rutherford, gentilhomme, 12 janvier 1917.

##### *Artillerie de place canadienne.*

**5E RÉGIMENT (BRITISH COLUMBIA).**—Est nommé lieutenant provisoire (surnuméraire) : le lieutenant provisoire (surnuméraire) T. Todrick, du 11e régiment (Irish Fusiliers of Canada), 16 décembre 1916.

**6E RÉGIMENT (QUÉBEC ET LÉVIS).**—Est nommé lieutenant provisoire (surnuméraire) : Louis Charles Montminy, gentilhomme, 16 janvier 1917.

##### GÉNIE CANADIEN.

Le lieutenant provisoire (surnuméraire) G. M. Ponton est transféré de la liste générale, milice canadienne, 2 janvier 1917.

Le lieutenant provisoire (surnuméraire) J. C. Gwillim est transféré à la liste générale, milice canadienne, 29 janvier 1918.

**2E COMPAGNIE DE CAMPAGNE.**—Est nommé lieutenant provisoire (surnuméraire) : le lieutenant provisoire (surnuméraire) : C. B. Ferris, de la liste réglementaire, 4 octobre 1916.

##### CORPS DES GUIDES.

Le lieutenant-colonel E. J. Chambers est hors cadre, 27 janvier 1917.

##### CORPS DE DRESSAGE DES OFFICIERS CANADIENS.

**CONTINGENT DE L'UNIVERSITÉ MCGILL.**—Le capitaine R. J. Durlley est hors cadre pour prendre du service sous la commission impériale des munitions, 19 décembre 1917.

Est nommé lieutenant provisoire (surnuméraire) : Louis Anthyme Herdt, gentilhomme, 15 janvier 1917.

**CONTINGENT DE L'UNIVERSITÉ D'ALBERTA.**—Est nommé lieutenant (surnuméraire) : Alan Emerson Cameron, gentilhomme, 11 janvier 1917.

**CONTINGENT DE L'UNIVERSITÉ DE MANITOBA.**—Le lieutenant provisoire T. D. Wheeler est transféré aux services de santé de l'armée, 25 novembre 1917.

##### INFANTERIE.

**1E RÉGIMENT (CANADIAN GRENADIER GUARDS).**—Est nommé lieutenant provisoire (surnuméraire) : Ralph Burton Heward, gentilhomme, 13 octobre 1916.

**2E RÉGIMENT (QUEEN'S OWN RIFLES OF CANADA).**—Le lieutenant R. K. George est transféré aux services de santé de l'armée, 9 décembre 1916.

Est nommé lieutenant provisoire (surnuméraire) : Adrian Valentine Sewell, gentilhomme, 12 décembre 1916.

**5E RÉGIMENT (ROYAL HIGHLANDERS OF CANADA).**—Est nommé lieutenant provisoire (surnuméraire) : Archibald Fraser Baillie, gentilhomme, 5 janvier 1917.

**11E RÉGIMENT (IRISH FUSILIERS OF CANADA).**—Le lieutenant provisoire (surnuméraire) T. Todrick est transféré au 5e régiment (British Columbia), artillerie de place canadienne, 16 décembre 1916.

**17E RÉGIMENT.**—Est nommé lieutenant provisoire (surnuméraire) : Saint-Georges Tanguay, gentilhomme, 11 janvier 1917.

**41E RÉGIMENT (BROCKVILLE RIFLES).**—Est nommé lieutenant provisoire (surnuméraire) : Daniel Boone Kepler, gentilhomme, 15 janvier 1917.

**43E RÉGIMENT (THE DUKE OF CORNWALL'S OWN RIFLES).**—Sont nommés lieutenants provisoires (surnuméraires) : Frank Street Coghill, gentilhomme, 1er juillet 1916.

Lawrence Thomas Martin, gentilhomme, 29 décembre 1916.

Edward Thomas Mennie, gentilhomme, 1er janvier 1917.

**48E RÉGIMENT (HIGHLANDERS).**—Est nommé lieutenant provisoire (surnuméraire) : le lieutenant temporaire H. M. Scott, M.C., 22 août 1914.

**49E RÉGIMENT (HASTINGS RIFLES).**—Est nommé lieutenant provisoire (surnuméraire) : John Francis Maloney, gentilhomme, 19 janvier 1917.

**50E RÉGIMENT.**—Le lieutenant L. B. Simeon est hors cadre pour prendre du service dans l'armée impériale, 5 juillet 1916.

Est nommé lieutenant (surnuméraire) : Edward Algernon Dixon, gentilhomme, 23 octobre 1916.

**56E RÉGIMENT DE GRENVILLE (LISGAR RIFLES).**—Le lieutenant provisoire (surnuméraire) : H. C. A. McIntyre est transféré à l'intendance militaire canadienne, 19 janvier 1917.

**57E RÉGIMENT (PETERBOROUGH RANGERS).**—Est nommé lieutenant (surnuméraire) : Harry Mortimer Latimer, gentilhomme, 25 janvier 1917.

**62E RÉGIMENT (ST. JOHN FUSILIERS).**—Est nommé lieutenant provisoire (surnuméraire) : George Henry McKinney, gentilhomme, 10 janvier 1917.

**67E RÉGIMENT (CARLETON LIGHT INFANTRY).**—Est nommé capitaine : le lieutenant M. Anderson, 29 novembre 1916.



72<sup>E</sup> RÉGIMENT (SEAFORTH HIGHLANDERS OF CANADA).—Est nommé lieutenant provisoire (surnuméraire): John McKenzie, gentilhomme. 18 janvier 1917.

84<sup>E</sup> RÉGIMENT DE SAINT-HYACINTHE.—Est nommé lieutenant provisoire (surnuméraire): Joseph Antonio Baril, gentilhomme. 22 novembre 1916.

95<sup>E</sup> CARABINIERS DE LA SASKATCHEWAN.—Sont nommés lieutenants provisoires (surnuméraires): Ivan Clark Maharg, gentilhomme. 21 octobre 1916.  
Dalton W. Fisher, gentilhomme. 20 décembre 1916.

97<sup>E</sup> RÉGIMENT (ALGONQUIN RIFLES).—Sont nommés lieutenants provisoires (surnuméraires): Melville Gow Beath, gentilhomme. 1er janvier 1917.  
Arthur Maurice Morrison, gentilhomme. 31 janvier 1917.

100<sup>E</sup> GRENADIERS DE WINNIPEG.—Le lieutenant provisoire (surnuméraire): G. B. Cameron a la permission de se retirer. 18 janvier 1917.  
Le lieutenant (surnuméraire): J. W. Sherwin a la permission de démissionner. 19 janvier 1917.

103<sup>E</sup> RÉGIMENT (CALGARY RIFLES).—Sont nommés lieutenants provisoires (surnuméraires): William Henry Ross, gentilhomme. 20 juin 1916.  
Herbert Arthur Sinnott, gentilhomme. 4 janvier 1917.  
James Hay Gordon, gentilhomme. 9 janvier 1917.

104<sup>E</sup> RÉGIMENT (WESTMINSTER FUSILIERS OF CANADA).—Est nommé lieutenant provisoire (surnuméraire): John William Fraser, gentilhomme. 10 janvier 1917.

106<sup>E</sup> RÉGIMENT (INFANTERIE LÉGÈRE DE WINNIPEG).—Est nommé lieutenant provisoire (surnuméraire): John Edward Gibben, gentilhomme. 28 décembre 1916.

107<sup>E</sup> RÉGIMENT (EAST KOOTENAY).—Est nommé lieutenant provisoire (surnuméraire): le sergent-major Hezekiah Arthur Bryant. 1er janvier 1917.

109<sup>E</sup> RÉGIMENT.—Le lieutenant (surnuméraire): D. E. Robertson est transféré à la section des munitions, 8e brigade, artillerie de campagne canadienne. 2 janvier 1917.

Est nommé lieutenant provisoire (surnuméraire): Arthur Vine Hall Pearce, gentilhomme. 27 décembre 1916.

Est nommé lieutenant (surnuméraire): Robert Luxton, gentilhomme. 2 janvier 1917.

Sont nommés lieutenants provisoires (surnuméraires):

Douglas Ellis,  
Norman Allister McLean, gentilshommes. 4 janvier 1917.

#### INTENDANCE MILITAIRE CANADIENNE.

Est nommé lieutenant provisoire (surnuméraire): le lieutenant provisoire (surnuméraire) H. C. A. McIntyre, du 56e régiment de Grenville (Lisgar Rifles). 19 janvier 1917.

#### SERVICES DE SANTÉ DE L'ARMÉE.

##### Personnel du service de santé de l'armée.

Sont nommés capitaines: les lieutenants (surnuméraires) H. E. Connelly. 9 juin 1915.

W. H. Smyth. 31 octobre 1915.

A. W. McArthur. 15 mars 1916.

G. W. M. Smith. 7 avril 1916.

Est nommé lieutenant (surnuméraire): le lieutenant R. K. George, du 2e régiment (Queen's Own Rifles of Canada). 9 décembre 1916.

Est nommé lieutenant provisoire (surnuméraire):

\*Alan Fenton Argue, gentilhomme. 26 juillet 1916.

Le lieutenant provisoire T. D. Wheeler, du contingent de l'université de Manitoba, corps de dressage des officiers canadiens. 25 novembre 1916.

Andrew Murray Jeffrey, gentilhomme. 11 décembre 1916.

Joseph Adhemar Magnan, gentilhomme. 12 novembre 1916.

Wilfred Murray MacDonald, gentilhomme. 22 décembre 1916.

\*John Kenneth McBane, gentilhomme. 26 décembre 1916.

George Arthur Petrie,  
Thomas Esmond White,  
Albert Montgomery,  
Douglas Gordon Findlay, gentilhomme. 29 décembre 1916.

Hugh Alexander Elliot,  
Gordon Murray Debbin, gentilshommes. 30 décembre 1916.

William George Jamieson,  
Charles Spurgeon Macdougall,  
George Raymore Scott,  
Charles Elias Frair,  
Edgar Duncan Hutchinson,  
Thomas Wilmot Bleakley, gentilhomme. 3 janvier 1917.

Charles William Burns, gentilhomme. 8 janvier 1917.

Grattan Clifford Graham,  
John Sutherland Douglas, gentilhomme. 9 janvier 1917.

Edward Corry Wilford, gentilhomme. 10 janvier 1917.

Frank Ernest Rogers. 11 janvier 1917.

Louis Kershaw Poyntz,  
Robert MacKinlay,  
George Herbert Stobie, gentilhomme. 15 janvier 1917.

\*Richard Harvey Angrove, gentilhomme. 19 janvier 1917.

\*Pourvu qu'ils subissent les examens requis en vertu des dispositions de l'Ordre de milice 65, 1913.

Sont nommées sœurs hospitalières (surnuméraires):

Laura May Graves. 24 janvier 1916.

Elizabeth Goodhead. 1er novembre 1916.

Pearl Locho Paul. 8 novembre 1916.

Frances Mildred Clark. 14 novembre 1916.

Kate Knollys Devereux. 13 décembre 1916.

Ann Clark Crerar DeWolfe, Mabel Matthews. 16 décembre 1916.

Ann Webster Wilson. 19 décembre 1916.

Maybelle Juliet Mullen. 23 décembre 1916.

Bessie Long Colter. 27 décembre 1916.

Mary Eva Casey. 30 décembre 1916.

Vera Edith Sotheran. 8 janvier 1917.

Winnifred Dixon Moore. 9 janvier 1917.

Minerva Musselman. 19 janvier 1917.

Charlotte Helen Ross. 20 janvier 1917.

La sœur hospitalière (surnuméraire) H. L. Stark est hors cadre pour prendre du service dans les services hospitaliers militaires impériaux de la Reine Alexandra. 9 décembre 1916.

#### SERVICE DENTAIRE CANADIEN.

Sont nommés capitaines: le lieutenant G. E. Holmes, du 29e cheval-légers. 13 décembre 1916.

James Edward Jewett, écuyer. 15 janvier 1917.

#### MEMORANDA.

L'ordre général 4, 1917, en tant qu'il concerne la nomination du major W. Crow, O. R., à la 17e batterie de Sydney, 3e brigade, artillerie de campagne canadienne, est annulé par le présent.

Le grade honorifique de major de la milice canadienne est conféré à W. F. Eaton, écuyer. 31 janvier 1917.

Le grade honorifique temporaire de major est conféré à l'aumônier et capitaine honoraire H. C. Dixon, 10e régiment (Royal Grenadiers), tant qu'il remplira les fonctions d'aide aumônier de camp, Toronto, Ontario. 16 janvier 1917.

Le capitaine (major temp.) A. R. Chipman, contingent de l'université McGill, renonce au grade temporaire de major qui lui a été conféré par l'ordre général 107, 1915. 26 juin 1915.

Le grade temporaire du 3e officier de l'état-major administratif est conféré au capitaine G. Barclay, contingent de l'université McGill, corps de dressage des officiers canadiens, sous-aide-adjudant général suppléant. 1er juin 1916.

Est nommé capitaine honoraire, M.C.: John Milton State, écuyer. 26 janvier 1917.

Le grade honorifique temporaire de capitaine est conféré au quartier-maître (surnuméraire) et lieutenant honoraire L. C. Johnston, services de santé de l'armée, tant qu'il remplira les fonctions de quartier-maître, dépôt d'entraînement n° 10, services de santé de l'armée. 1er février 1917.

Sont nommés lieutenants, M.C.: le lieutenant provisoire (surnuméraire) G. M. Ponton, du génie canadien. 2 janvier 1917.

Le lieutenant provisoire (surnuméraire) J. C. Gwillim du génie canadien. 29 janvier 1917.

Le lieutenant G. M. Ponton, milice canadienne, est hors cadre pour prendre du service sous la commission impériale des munitions. 2 janvier 1917.

Le lieutenant J. C. Gwillim, milice canadienne, est hors cadre pour prendre du service sous la commission des ressources en fait de munitions. 29 janvier 1917.

Le droit d'ancienneté du lieutenant (officier de district) W. McIntyre, artillerie royale canadienne, à sa nomination vient immédiatement après celui du lieutenant (officier de district) L. J. Power.

La date de la nomination du lieutenant temporaire F. G. Day, M.C., en qualité de lieutenant (surnuméraire) dans le 101e régiment (Edmonton Fusiliers), publiée dans l'ordre général 122, 1916, est modifiée de manière à se lire "28 novembre 1816."

L'ordre général 99, 1916, en tant qu'il concerne le congé définitif du collège militaire royal du Canada du gentilhomme cadet S. M. Connolly, est annulé par le présent.

#### CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement, ayant passé l'examen exigé pour leurs nominations, sont confirmés dans leur grade à compter des dates apposées à leurs noms respectifs :—

Le lieutenant surnuméraire A. M. Stevens, 26e batterie, artillerie de campagne canadienne. 9 décembre 1916.

Le lieutenant surnuméraire J. W. Kennedy, 1er régiment, 22 novembre 1916.

Le lieutenant surnuméraire R. A. Darling, 21e régiment, 6 octobre 1916.

Le lieutenant surnuméraire D. W. Fleming, 21e régiment, 6 octobre 1916.

Le lieutenant surnuméraire F. A. Seeds, 24e régiment, 13 octobre 1916.

Le lieutenant surnuméraire H. E. Simpson, 26e régiment, 22 novembre 1916.

Le lieutenant surnuméraire G. S. Hirst, 30e régiment, 12 septembre 1916.

Le lieutenant surnuméraire H. W. Morden, 49e régiment, 15 octobre 1916.

Le lieutenant surnuméraire B. W. Brady, 55e régiment, 25 mai 1916.

Le lieutenant surnuméraire O. U. Butler, 72e régiment, 17 novembre 1916.

Le lieutenant surnuméraire W. A. Banks, 75e régiment, 18 janvier 1916.

Le lieutenant surnuméraire L. R. Walker, 88e régiment, 9 novembre 1916.

Le lieutenant surnuméraire R. N. Barclay, 88e régiment, 10 novembre 1916.

Le lieutenant surnuméraire T. A. Johnston, 88e régiment, 18 novembre 1916.

Le lieutenant surnuméraire W. A. Scott, 102e régiment, 2 novembre 1916.

Le lieutenant surnuméraire A. Love, service de santé de l'armée, 29 novembre 1916.

Le lieutenant surnuméraire B. E. Goodwin, services de santé de l'armée, 2 décembre 1916.

Le lieutenant surnuméraire J. L. Churchill, services de santé de l'armée, 3 décembre 1916.

Le lieutenant surnuméraire D. Murray, services de santé de l'armée, 7 décembre 1916.

Le lieutenant surnuméraire D. St. C. Campbell, services de santé de l'armée, 22 décembre 1916.

#### MILICE DE RÉSERVE.

RÉGIMENT DE DELORAIN. — Est nommé lieutenant provisoire : George McDonald, gentilhomme, 9 janvier 1917.

Par ordre,

*W. E. Hoagins.*

Major général,  
Adjudant général suppléant.

## AVIS DU GOUVERNEMENT.

### AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

Ottawa, 20 février 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que "The New World," un magazine hebdomadaire, imprimé par The Fatherland Corporation, et publié par George Sylvester Viereck à 1123 Broadway, dans la cité de New-York, dans l'Etat de New-York, un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure, et que la possession en Canada de toute édition ou exemplaire du dit "The New World" déjà publié ou qui sera publié en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 20e jour de février 1917 ; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

36-2

### AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

Ottawa, 20 février 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que "The Jewish Morning Journal," également connu comme "The Morgen Journal," un journal quotidien publié en langue judeo-allemande par la Jewish Press Publishing Company, à 77-79 Bowery, dans la cité de New-York, dans l'Etat de New-York, un des Etats-Unis d'Amérique, contenant de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure et que la possession en Canada de toute édition ou exemplaire du dit "The Jewish Morning Journal," également connu comme "The Morgen Journal," déjà publié ou qui sera publié en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 20e jour de février 1917 ; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

36-2



## AVIS DE CENSURE.

## CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

Ottawa, 20 février 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré qu' "Atlantis" journal publié en langue grecque, deux fois par jour, excepté le dimanche, et une fois le dimanche, à 113,115,117 Trente-unième rue, ouest, dans la cité de New-York, dans l'Etat de New-York, un des Etats-Unis d'Amérique et imprimé par la compagnie "Atlantis Incorporated," contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure, et que la possession en Canada de toute édition ou exemplaire du dit "Atlantis" déjà publié ou qui sera publié en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 20e jour de février 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

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THOMAS MULVEY,  
Sous-secrétaire d'Etat.

## AVIS DE CENSURE.

## CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

Ottawa, 20 février 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que "Waechter und Anzeiger," un journal quotidien, dimanche inclus, publié par la German Consolidated Paper Company, à 1366 West Avenue, dans la cité de Cleveland, dans l'Etat d'Ohio, un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure et que la possession en Canada de toute édition ou exemplaire du dit "Waechter und Anzeiger" déjà publié ou qui sera publié, en a été prohibée par un mandat du Secrétaire d'Etat du Canada, en date du 20e jour de février 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

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THOMAS MULVEY,  
Sous-Secrétaire d'Etat.

## AVIS DE CENSURE.

## CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

Ottawa, 20 février 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré qu'un journal quotidien "Dziennik Ludowy" imprimé en langue polonaise par la "Polish Peoples Publishing Company" à n° 959 avenue Milwaukee, dans la cité de Chicago, dans l'Etat de l'Illinois, un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure et que la possession en Canada de toute édition ou exemplaire du dit "Dziennik Ludowy" déjà pu-

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blié ou qui sera publié, en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 20e jour de février 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

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THOMAS MULVEY,  
Secrétaire d'Etat.

## AVIS DE CENSURE.

## CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

OTTAWA, 20 février 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que "Bull," revue périodique illustrée, publiée par la "Bull Publishing Company," à 210 Fifth Avenue, dans la cité de New-York, dans l'Etat de New-York, un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure, et que la possession en Canada de toute édition ou exemplaire de la dite revue "Bull" déjà publiée ou qui sera publiée en a été prohibée par un mandat du Secrétaire d'Etat du Canada, en date du 20e jour de février 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

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THOMAS MULVEY,  
Sous-secrétaire d'Etat.

## AVIS DE CENSURE.

## CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

Ottawa, 20 février 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que l'"Oregon Deutsche Zeitung" un journal quotidien publié à 215 Fourth Street, dans la cité de Portland, dans l'Etat d'Oregon, un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure, et que la possession en Canada de toute édition ou exemplaire du dit "Oregon Deutsche Zeitung" déjà publié ou qui sera publié en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 20e jour de février 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

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THOMAS MULVEY,  
Sous-secrétaire d'Etat.

## AVIS DE CENSURE.

## CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

Ottawa, 20 février 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*,

que le Secrétaire d'Etat du Canada a déclaré que "Raivaaja," un journal quotidien publié en langue finlandaise par la "Raivaaja Publishing Company, Incorporated" à 48 Wallace Avenue, Fitchburg, dans l'Etat du Massachusetts un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure et que la possession en Canada de toute édition ou exemplaire du dit "Raivaaja," déjà publié ou qui sera publié en a été prohibée par un mandat du Secrétaire d'Etat en date du 20e jour de février 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Débats concernant la Censure toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,

Sous-secrétaire d'Etat

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### AVIS DE CENSURE.

#### CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

OTTAWA, 20 février 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que "The Minneapolis Freie-Presse Herold" un journal hebdomadaire, imprimé à 297 Sixth Street South Minneapolis, dans l'Etat du Minnesota, un des Etats-Unis d'Amérique, et publié par Adolphe Duevel, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure, et que la possession en Canada de toute édition ou exemplaire du dit journal en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 20e jour de février 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

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### AVIS DE CENSURE.

#### CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que "Christlicher Bundesbote" une revue périodique hebdomadaire publié à Berne, dans l'Etat d'Indiana, un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure et que la possession en Canada de toute édition ou exemplaire du dit "Christlicher Bundesbote" déjà publié ou qui sera publié en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 20e jour de février 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Débats concernant la Censure toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans de la dite amende et du dit emprisonnement.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

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### Duggan's Cartoon Comedies, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 19e jour de février 1917, constituant en corporation Louis Athanase David, Segfried Hinson Read Bush et Louis Philip Crépeau, avocats, Samuel Bruce Holmes, ingénieur, et Sara Farmer Innes, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—

(a) Manufacturer, acheter, vendre, louer et disposer de films de vues animées, de caricatures, dévidoirs pour fils et films de tous genres employés dans la projection de vues animées; exercer l'industrie de propriétaires et de gérants de théâtre, agents de théâtre, propriétaires de salles de concert et agents de location, pourvoir à la projection de comédies dessinées et autres dessins, à des expositions kinématographiques, kinétoscopiques, biographiques et autres représentations de telle nature;

(b) Conclure des arrangements avec des artistes et autres personnes pour la production de comédies dessinées et avec des auteurs ou autres personnes pour le droit d'adapter le sujet de telles comédies dessinées à telles représentation;

(c) Fabriquer ou faire des dessins, esquises, ébauches pour la projection de dessins, et, dans cette direction, fabriquer, acheter, vendre, trafiquer de papiers, cartons, chaux, charbon de bois, plumes, crayons et de tous matériaux ou accessoires pouvant être requis en rapport avec la préparation ou la projection de dessins comme susdits et autres procédés pour la projection de vues animées;

(d) Manufacturer, acheter ou autrement acquérir, échanger, utiliser, vendre, louer, disposer de machinerie, appareils et inventions d'articles et choses de toutes espèces qui seront trouvés utiles ou avantageuses à l'exercice de l'industrie de la compagnie;

(e) Acheter ou autrement acquérir et obtenir des protections et licences provisoires et autres à propos de toutes inventions, ou supposées inventions, brevets, marques ou noms de fabrique, dessins, droits d'auteur, projets, idées, procédés secrets ou autres et choses de même nature qui sembleront devoir être avantageuses ou utiles à la compagnie, et les essayer, développer, prolonger, renouveler, exploiter, employer, vendre ou accorder des licences exclusives ou autres ou autrement disposer de toutes ou de chacune de ces choses;

(f) Acheter, acquérir, posséder et détenir ou autrement disposer de toutes valeurs, stocks, obligations, débentures ou actions d'aucune compagnie, quelle qu'elle soit, ayant en tout ou en partie des objets semblables à ceux de cette compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*;

(g) Préparer et exécuter aucune des choses ci-dessus comme principaux ou agents, agir particulièrement comme courtiers de douane en rapport avec l'importation des films de vues animées et leurs accessoires;

(h) Faire tous arrangements pour l'amalgamation, l'union des intérêts, les concessions réciproques avec toute compagnie, maison ou personne exploitant une industrie en tout ou en partie similaire à celle de cette compagnie;

(i) Vendre ou autrement disposer de l'entreprise de la compagnie de tout ou partie de ses biens, pour des actions, débentures ou valeurs d'aucune autre compagnie;

(j) Distribuer en nature, parmi les membres de la compagnie toutes actions, débentures, valeurs ou biens appartenant à cette compagnie.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Duggan's Cartoon Comedies, Limited," avec un capital-actions de quinze mille dollars, divisé en 150 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de février 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

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**F. Baillargeon, Limitée.**

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 19ième jour de février 1917, constituant en corporation Rose Anna Tournéur, veuve de Frédéric Baillargeon, Antoine Baillargeon, Auguste Baillargeon et Camille Baillargeon, manufacturiers, tous de la paroisse de Saint-Constant, dans la province de Québec, et Eloi Baillargeon, boulanger, de la Cité de Montréal, dans la dite province de Québec, pour les fins suivantes:—

(a) Faire le commerce de marchands et manufacturiers d'ornements d'église, de cierges, chandelles et autres marchandises faites avec de la cire ou parafine ainsi que tous autres objets et articles de même nature;

(b) Manufacturer, acheter, vendre ou autrement faire le commerce de toutes sortes de marchandises, et produits ayant rapport au commerce de la compagnie, y compris la fabrication de boîtes en bois ou en carton pour l'usage de la compagnie et pour vendre à ses clients;

(c) Acheter en tout ou en partie l'actif de la maison F. Baillargeon, enregistré, son commerce ses droits d'agences et marques de commerce, ainsi que son achalandage, se charger en tout ou en partie de son passif et payer si la compagnie présentement constituée le désire en argent ou en actions libérées de son fonds capital;

(d) Acheter ou autrement acquérir la propriété mobilière ou immobilière que la compagnie jugera utile à ses opérations et vendre ou autrement disposer de toute telle propriété aux conditions qu'elle jugera à propos;

(e) Acquérir nonobstant l'article 44 de la *Loi des Compagnies* toutes actions dans le capital d'autres compagnies, faisant un genre d'affaires en tout ou en partie semblable à celui de la compagnie, et en disposer par aliénation ou autrement;

(f) Tirer, faire, endosser et émettre des billets promissoires, lettres de change et autres instruments négociables ou transférables,

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "F. Baillargeon, Limitée," avec un capital-actions de quarante-cinq mille dollars, divisé en 450 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la paroisse de Saint-Constant, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 1er jour de mars 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat

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**Paint Products Co. of Canada, Limited.**

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 8e jour de février 1917, constituant en corporation Jean-Baptiste David Légaré, promoteur, Armand Mathieu et Robert Thomas Mullin, avocats, John Phelan Callaghan, gérant, et Antonia Catelli, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—

(a) Exploiter, posséder, louer, par tout titre que ce soit des mines ou carrières, les exploiter; extraire des minéraux et gisements de tous genres pouvant être travaillés pour en faire des produits spéciaux, peintures, vernis ou toutes choses pouvant être faites avec les dits matériaux, minéraux ou minéraux, exploitation des tourbières, pouvant être faites avec tels minéraux, les travailler dans le but de mettre les dits produits et extraits sur le marché;

(b) Manufacturer, importer, exporter, acheter, vendre et disposer d'effets, articles et marchandises;

(c) Construire, améliorer, maintenir, travailler, gérer, conduire, contrôler toutes installations électriques, aqueducs, chemins, roues, embranchements, voies d'évi-

tement, sur les terres possédées ou contrôlées par la compagnie; ponts, réservoirs, cours d'eau, quais, manufactures, entrepôts, usines électriques, boutiques, magasins et autres ateliers et commodités qui pourront être directement ou indirectement de nature à favoriser les intérêts de la compagnie et distribuer, subventionner ou autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation, gérance, exécution ou contrôle;

(d) Acquérir, louer, disposer de marques de fabrique, dessins industriels, brevets, droits de brevet, licence et privilège concernant toute invention pouvant être considérée comme avantageuse ou nécessaire, manufacturer, utiliser, employer ou travailler les dites inventions;

(e) Vendre, louer ou autrement disposer de tout ou partie des propriétés et entreprises de la compagnie pour telle compensation convenable ou jugée opportune par la compagnie et en particulier, totalement ou partiellement; pour des actions, débentures, stocks, obligations ou valeurs d'aucune autre compagnie;

(f) Acquérir par achat, location ou autrement, prendre la totalité ou toute partie de l'industrie, propriété ou engagements de toute personne ou compagnie exerçant une industrie que la compagnie est autorisée à exercer ou possédant toute propriété convenant aux fins de cette compagnie;

(g) S'amalgamer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement transporter des contrats, avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction semblable à celle de la compagnie; exercer ou continuer toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds, garantir les contrats ou autrement aider toute telle personne ou compagnie; prendre ou autrement acquérir des actions ou valeurs de toute telle personne ou compagnie, et les vendre, détenir, réémettre avec ou sans garantie ou autrement disposer de telles actions ou valeurs;

(h) Emettre et répartir comme complètement libérées des actions de la compagnie en paiement total ou partiel d'aucunes affaires, franchise, entreprise, propriété, droits, pouvoirs, privilèges, contrats, baux, licences, biens-fonciers, stock, obligations débentures ou autre, propriétés ou droits que la compagnie peut acquérir en vertu des pouvoirs conférés par les présentes, pour travaux faits et avec l'approbation des actionnaires, pour services rendus pour des fins d'organisation de la compagnie;

(i) Placer et disposer de temps à autre des fonds et des biens de la compagnie, comme les directeurs en décideront, en acquérant ou achetant des propriétés immobilières ou en achetant des obligations, débentures, biens-fonciers, actions ou autres valeurs d'aucun gouvernement ou corps incorporé, municipal ou scolaire ou d'aucune banque chartée ou d'aucune autre compagnie dûment incorporée, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*;

(j) Distribuer entre les actionnaires de la compagnie en espèces, toute propriété immobilière de la compagnie et en particulier les actions ou valeurs d'autres compagnies appartenant à cette compagnie;

(k) Exercer toutes ou aucune des affaires ci-dessus comme principaux, agents et fondés de pouvoirs;

(l) Faire toutes les choses nécessaires ou convenables pour atteindre aucun des objets ci-dessus;

(m) Tirer, faire, accepter, endosser, exécuter et émettre des billets promissoires, lettres de change, connaissements, mandats et autres instruments négociables et transférables;

(n) Construire, acheter, louer ou autrement acquérir, posséder, employer et faire fonctionner un ou plusieurs wagons automobile extincteur d'incendie, dans le but de pourvoir à la protection contre le feu des bâtiments et outillages de la compagnie, conclure des contrats avec des personnes ou personnes, autorités municipales, rurales, civiques ou privées pour l'emploi communs des dits appareils;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Paint Products Co. of Canada, Limited," avec un capital actions de cinq cent mille dollars, divisé en 50,000 actions de dix dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 12e jour de février 1917.

THOMAS MULVEY,

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Sous-secrétaire d'Etat.

### Foy Mail Order Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 8e jour de février 1917, constituant en corporation Reginald Alexander Kelly, marchand, Léon Daoust, Aimé Daoust et Ernest Douglass Wintle, commis, et Edgar Noel Armstrong, conseil du Roi, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—

(a) Manufacturer, acheter, vendre, importer, exporter et généralement trafiquer de marchandises, matériaux et commodités de n'importe quel nom ou nature, et particulièrement de spiritueux, vins, bières, ales, liqueurs et boissons de toutes espèces et descriptions et de tous matériaux nécessaires ou se rapportant à l'industrie de la fabrication, achat et vente de telles commodités, exercer en général l'industrie de manufacturiers et de négociants, en gros et en détail, en liqueurs dans ses branches et toute industrie s'y rapportant; acheter, manufacturer et vendre du tabac sous toutes ses formes; acheter et établir des endroits pour la fabrication et la vente des choses ci-dessus, établir des agences et dépôts pour leur vente et distribution sous toutes leurs formes, les transporter ou les faire transporter comme articles de commerce et faire toutes choses se rapportant à l'industrie de leur fabrication et de leur commerce; établir, maintenir et conduire une agence générale de solde, commission et courtage;

(b) Dessiner, construire, manufacturer, bâtir, ériger, acheter, louer ou autrement acquérir, posséder, améliorer, développer, réparer, modifier, maintenir exploiter, gérer, vendre, échanger, donner en location, négocier et disposer de tous et de tous genres d'appareils, outillage, équipements, machinerie, instruments, matériaux et fournitures pour la fabrication et la disposition d'eaux gazeuses, liqueurs, bières et autres liquides, extraits, jus de fruits, gaz, acide carbonique, confiseries et autres préparations, exercer l'industrie d'embouteilleurs, marchands de produits chimiques, manufacturer, acheter, vendre et disposer d'extraits, jus de fruits, eaux gazeuses et minérales, gaz acide carbonique, confiseries, bouchons, capuchons de sûreté, capsules, étiquettes, matériaux et fournitures de toutes descriptions;

(c) Acquérir tout ou partie de l'achalandage, propriété et biens, y compris toute agence, option, contrat, arrangement, concession ou choses de même nature de tout individu, maison, association ou corporation exerçant une industrie semblable, les payer totalement ou partiellement en espèces ou obligations, ou les payer totalement ou partiellement par l'émission et la répartition d'actions libérées, non sujettes à appel, du capital-actions de la compagnie;

(d) Vendre ou autrement disposer de tout ou partie de la propriété, biens, droits, entreprise ou achalandage de la compagnie et accepter totalement ou partiellement des espèces, stock, obligations ou autres valeurs d'aucune corporation ou compagnie en paiement d'iceux;

(e) Demander, acheter ou autrement acquérir tous brevets, marques de fabrique, droits d'auteur, agences, concessions et choses de même nature conférant des droits limités, exclusifs ou non exclusifs ou aucun secret ou autre information concernant une invention ou un procédé et faire valoir, vendre, louer, ou autrement disposer de tels brevets, marques de fabrique, droits d'auteur, licences, agences ou concessions;

(f) Acquérir, détenir, nonobstant les dispositions de l'article 44 de la dite loi, vendre ou autrement disposer du stock, actions, valeurs ou entreprises d'aucune autre compagnie ayant pour un de ses objets l'exercice d'aucun des pouvoirs de la compagnie, transférer son entreprise ou ses biens ou s'amalgamer avec aucune telle compagnie;

(g) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie se proposant d'exercer ou de s'engager dans une industrie que cette compagnie est autorisée à exercer ou pouvant être conduite de façon à profiter directement ou indirectement à la compagnie;

(h) Acquérir par achat ou autrement, détenir, vendre et disposer des affaires, biens, achalandage, stock, actions ou valeurs d'aucune personne, maison ou corporation exerçant une industrie semblable en tout ou en partie à celle de la compagnie, faire généralement tous les actes, exercer tous les pouvoirs et conduire toute industrie se rapportant à l'accomplissement normal des objets pour lesquels la compagnie est incorporée et exercer tous les autres pouvoirs permis par la loi.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Foy Mail Order Company, Limited," avec un capital actions de quarante mille dollars, divisé en 400 actions de cent dollars chacune, le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 12e jour de février 1917.

THOMAS MULVEY,

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Sous-secrétaire d'Etat.

### Quebec Cement Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 9e jour de février 1917, constituant en corporation Paul Joncas, ingénieur civil, Napoléon Eugène Rousseau, comptable, et Antoine Crépin, marchand, tous de la cité de Québec, dans la province de Québec; et Eugène Ernest Grenier, ingénieur, de Trois-Rivières, dans la dite province de Québec, et Arthur Delisle, marchand, de Donnacona, dans la dite province de Québec, pour les fins suivantes:—

(a) Exercer dans toutes ses branches l'industrie de fabricants, commerçants et négociants en ciment de Portland et tous genres de ciments naturels ou autres et leurs sous-produits: chaux, pierre à chaux, pierre, pierre artificielle, shiste, argile, gravier, sable, engrais, craie, tuiles, briques, blocs pour construction, et tous ou aucun des articles composés en tout ou en partie de ciment de Portland ou autres, de chaux ou de leurs sous-produits;

(b) Acquérir par achat, échanger, bail ou autrement, avoir et détenir toute propriété, mobilière ou immobilière, foncière ou personnelle, aucun ou tous droits et privilèges que la compagnie jugera nécessaires ou convenables aux fins de ses affaires, et en particulier toutes terres, carrières, mines, minéraux, droits miniers, pouvoirs hydrauliques, droits de grève, droits de passage pour des lignes de poteaux ou autres fins et autres servitudes qu'elle peut considérer utiles à détenir en rapport avec ses affaires, les travailler, développer, exploiter et employer tous ou aucun d'eux;

(c) Bâtir, ériger, acquérir par achat, bail ou autrement, établir, maintenir, exploiter des fabriques, fours, entrepôts, quais, bassins, élévateurs, hangars à fret, agences et dépôts pour la fabrication et l'emmagasinage de ses ciments et autres produits, pour leur vente, distribution et transport ou pour les faire transporter comme articles de commerce; pour cette fin posséder, gérer, affecter et exploiter des chalands et remorqueurs et toutes espèces de bateaux ou vaisseaux ou autres moyens de transport ou distribution; construire et exploiter sur la propriété de la compagnie ou avec leur consentement, et le consentement de telle autre autorité ou autorités qu'il peut être nécessaire sur la propriété d'autres personnes des transbordeurs aériens ou



autres de tous types dans le but de sortir les produits de la compagnie de leur manufacture ou d'y amener tous matériaux requis, faire toutes autres choses utiles à ses affaires, nécessaires et convenables en rapport avec les affaires de fabrication et de négoce comme sus-dit ;

(d) Acheter, louer ou autrement acquérir, posséder, développer, exploiter des installations à vapeur, électriques et hydrauliques dans le but de produire de la lumière, de la chaleur et du pouvoir pour les fins de la compagnie, conclure des contrats avec toute compagnie d'éclairage, de chauffage et de pouvoir pour la fourniture de la lumière, de la chaleur et du pouvoir pour les fins de la compagnie en rapport avec aucune de ses opérations, disposer d'aucun de leur excédent, en plus de ce qui est requis pour telle opération, pour ses employés et autres ; et en rapport avec ceci conclure des contrats et arrangements pour la fourniture de la lumière, de la chaleur et du pouvoir que la compagnie jugera convenables ; pourvu, toutefois, que la vente, distribution et transmission de l'électricité ou autre énergie soient soumises aux règlements municipaux ou autres les concernant ;

(e) Maintenir et exploiter, en rapport avec son industrie, des magasins généraux pour la commodité des employés de la compagnie et le public, et des pouvoirs et logements pour ses employés ;

(f) Exercer toute autre industrie (manufacturière ou autre) que la compagnie jugera pouvoir convenablement exercer en rapport avec ses affaires ou de nature, directement ou indirectement, à augmenter ou rendre profitable aucune des propriétés ou des droits de la compagnie ;

(g) Conclure des arrangements avec toutes autorités, municipale, locale ou autre qui seront de nature à atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités tous droits, privilèges, concessions que la compagnie jugera convenable d'obtenir, et exécuter, exercer et se conformer ou renoncer à tous tels arrangements, droits et concessions ;

(h) Se consolider ou s'amalgamer avec toute autre compagnie ayant, en tout ou en partie, des objets semblables à ceux de la compagnie et acquérir par achat, bail ou autrement la propriété, les franchises, droits, entreprises et affaires d'aucune telle corporation, en assumer les engagements et les payer totalement ou particulièrement en espèces, actions, obligations ou autres valeurs de la compagnie ;

(i) Emettre et répartir, comme libérées, des actions du capital-actions de la compagnie en paiement total ou partiel d'aucune propriété foncière, personnelle, mobilière, immobilière ou mixte et de tous droits, concessions achetés ou acquis par la compagnie ou avec l'approbation des actionnaires pour services rendus ou à rendre à la compagnie ;

(j) Prendre ou autrement acquérir et détenir des actions d'aucune autre compagnie ayant des objets en tout ou en partie similaires à ceux de la compagnie ou exerçant une industrie pouvant être, directement ou indirectement, conduite avantageusement pour la compagnie ;

(k) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne, maison ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une industrie ou transaction que la compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la

compagnie, et prêter des fonds, garantir les contrats ou autrement aider toute telle personne, maison ou compagnie, et prendre ou autrement acquérir des actions ou valeurs de toutes telles compagnies, et les vendre, détenir, rémettre avec ou sans garantie ou autrement en disposer ;

(l) Demander, acheter ou autrement acquérir tous brevets, marques de fabrique, licences, concessions et choses de même nature conférant un droit exclusif ou non exclusif ou limité d'utiliser ou tout secret ou autre information concernant toute invention qui paraîtra capable d'être utilisée pour aucune des fins de la compagnie ou dont l'acquisition sera jugée propre à profiter directement ou indirectement à la compagnie, et utiliser, exercer, développer ou permettre l'usage ou autrement faire valoir la propriété, les droits ou renseignements ainsi acquis ;

(m) Prêter des fonds aux clients ou autres ayant des relations avec la compagnie, garantir l'exécution des contrats par toutes telles personnes ;

(n) Vendre ou autrement disposer de la propriété, droits, contrats, franchises et entreprises de la compagnie, ou d'une partie d'iceux, pour telle compensation que les directeurs jugeront convenable et en particulier pour des actions, débentures, obligations et autres valeurs d'aucune autre compagnie ayant, en tout ou en partie, des objets semblables à ceux de cette compagnie ;

(o) Rémunérer par des paiements en argent ou commission ou avec le consentement des actionnaires en stock, obligations, ou d'aucune autre manière, aucune personne ou personnes ou corporation ou corporations, pour des services rendus ou à rendre en plaçant ou en assistant à placer, ou en garantissant le placement des actions, du capital-actions, débentures ou autres valeurs de la compagnie, ou en rapport avec la formation ou la promotion de la compagnie ou de toute autre manière que ce soit dans la conduite de ses affaires ;

(p) Payer à même les fonds de la compagnie tous les frais et dépenses se rapportant à l'incorporation et à l'organisation de la compagnie ;

(q) Faire toutes autres choses qui, directement ou indirectement, sembleront à la compagnie utiles, nécessaires ou convenables à l'accomplissement normal des fins de la compagnie ou pour atteindre ses objets ou aucun d'eux, ou utiles à la protection de la compagnie, ou pour son bénéfice ;

(r) Faire toute ou aucune des choses ci-dessus comme principaux, agents, entrepreneurs, ou autrement, seuls ou conjointement avec d'autres ;

(s) Les objets, pouvoirs et fins ci-dessus mentionnés de la compagnie seront séparés et non dépendant les uns des autres, et la compagnie pourra poursuivre et exercer un ou plusieurs de tels objets, pouvoirs et fins sans égard aux autres et aucune clause ne sera limitée dans sa généralité ou autrement restreinte par rapport à aucune clause de tels objets, pouvoirs et fins ou autrement.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Quebec Cement Company, Limited," avec un capital-actions d'un million deux cent mille dollars, divisé en 12,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 12e jour de février 1917

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

COMPTE de la Caisse d'Epargne des Postes, pour le mois de novembre 1916.

(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargne, chap. 30, Statuts Refondu. Can., 1906.)

DT.	\$ c.		\$
BALANCE en caisse chez le Ministre des Finances au 31 octobre 1916 .....	41,141,450 36	REMBOURSEMENTS durant le mois.....	792,887 84
DÉPÔTS à la Caisse d'épargne des Postes durant le mois.....	1,136,673 72		
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :—			
PRINCIPAL..... \$			
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert.....			
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada.....	1,671 01		
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois .....	7,368 58	BALANCE au crédit des comptes des déposants au 30 novembre 1916.....	41,494,275 83
	42,287,163 67		42,287,163 67

Certifié,  
W. FAIRWEATHER,  
Surintendant-intérimaire, Division des Caisses d'Epargne.  
DÉPARTEMENT DES POSTES, Ottawa, 10 janvier 1917.

R. M. COULTER,  
Sous-maitre général des Postes  
31-tf

ÉTAT non révisé des Revenus de l'Intérieur, acquis durant le mois de novembre 1916.

Source des revenus.	Montants.	Total.
ACCISE.	\$ c.	\$ c.
Spiritueux.....	920,603 93	
Liqueur de malt.....	7,426 05	
Malt.....	152,112 21	
Tabac.....	1,926,293 46	
Cigares.....	71,332 35	
Fabrications en entrepôt.....	7,418 86	
Acide acétique.....	1,127 85	
Saisies.....	630 80	
Autres revenus.....	7,402 92	
Total du revenu de l'accise.....		2,194,078 43
Spiritueux pyroxyliques.....		15,957 09
Passages d'eau.....		11,640 53
Inspection des poids et mesures.....		4,208 00
Inspection du gaz.....		5,829 10
Inspection de la lumière électrique.....		956 50
Timbres de pièces judiciaires.....		985 35
Autres revenus.....		418,099 01
Taxe de guerre.....		
Grand revenu total.....		2,651,754 01

J. U. VINCENT,  
Sous-Ministre.

MINISTÈRE DU REVENU DE L'INTÉRIEUR  
Ottawa, 22 décembre 1916.



1916-17

ETAT

1916-17

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances pour le 31 janvier 1916 et 1917.

DETTE PUBLIQUE		1916	19 7.
PASSIF.		\$ c.	\$ c.
DETTE FLOTTANTE—			
Payable à New-York.....			75,357,000 00
Payable au Canada.....		75,374,993 76	309,625,971 60
Payable à Londres.....		362,703,312 40	362,703,312 40
Prêts temporaires.....		179,473,684 20	177,965,808 02
Fonds de rachat de la circulation des banques.....		5,668,759 32	5,755,554 26
Billets du Dominion.....		178,179,682 29	182,141,531 79
CAISSES D'ÉPARGNES—			
	1916.	1917.	
Caisses d'épargne des Postes.....	\$38 394,900 37	\$41,439,100 61	
Caisses d'épargne du Gouvernement.....	13,691,164 72	13,294,320 47	
		52,086,065 09	54,733,421 08
Fonds en fidéicommis.....		10,095,751 64	10,205,157 60
Comptes des provinces.....		11,920,481 20	11,920,481 20
Divers, et comptes de banque.....		30,914,101 94	35,777,395 58
Total de la dette brute.....		906,416,831 84	1,226,185,543 53
ACTIF.			
PLACEMENTS—			
Fonds d'amortissement.....		11,800,301 24	13,580,799 08
Autres placements.....		110,465,901 12	142,440,137 04
COMPTES DES PROVINCES.....		2,296,327 90	2,296,327 90
DIVERS, ET COMPTES DE BANQUES.....		254,365,301 64	321,929 409 76
Total de l'actif.....		378,927,831 90	480,246,673 78
Total de la dette nette au 31 janvier.....		527,488,999 94	745,938,869 75
“ au 31 décembre.....		515,144,019 37	722,111,449 67
Augmentation de la dette.....		12,344,980 57	23,827,420 08

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois janvier, 1916.	Total au 31 janvier, 1916.	Mois janvier, 1917.	Total au 31 janvier, 1917.
REVENU :	\$ c.	\$ c.	\$ c.	\$ c.
Douane.....	9,780,760 48	78,996,901 31	11,536,092 02	108,868,302 45
Accise.....	1,739,578 48	18,203,670 26	2,109,348 87	20,561,709 96
Département des Postes.....	1,375,000 00	14,171,339 91	1,731,627 71	15,881,627 71
Travaux Publics, y compris les chemins de fer et canaux.....	3,381,877 74	19,399,097 82	1,907,819 80	21,701,730 86
Divers.....	1,244,874 70	8,778,903 98	3,762,328 32	20,890,194 89
Total.....	17,522,091 40	139,549,913 28	21,047,216 72	187,903,565 87
DÉPENSES.....	15,750,217 33	90,219,672 89	18,882,897 99	100,579,403 09

DÉPENSES À COMPTE DU CAPITAL, ETC.				
Guerre.....	12,237,788 24	97,986,686 66	24,074,932 88	194,304,681 80
Travaux publics, y compris chemins de fer et canaux.....	1,983,068 54	28,134,950 59	2,031,921 81	20,642,079 16
Subventions aux chemins de fer.....		1,217,910 71	211,674 82	575,153 43
Total.....	14,220,856 78	127,339,547 96	26,318,529 51	215,521,914 39

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

T. C. BOVILLE,  
Sous-ministre des Finances.

Certifié correct,  
J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion  
DÉPARTEMENT DES FINANCES, Ottawa, 6 février, 1917.

33-tf

## AUX ANNONCEURS DANS LA GAZETTE.

CEUX qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous:

1. Adresser "*Gazette du Canada, Ottawa, Canada.*"
2. Indiquer le nombre voulu d'insertions.
3. Les taux sont comme suit: Avis, première insertion, dix cents la ligne agate (quatorze lignes au pouce); insertions subséquentes, cinq cents par ligne. Traduction de documents, quarante cents par cent mots.

Une remise provisoire devra accompagner la copie dont la somme peut être comptée comme suit:

Première insertion:

Pour le titre et la signature..... \$1 00

Ajoutez deux cents par mot pour

le reste.....

Traduction, si elle doit être faite,

à 40 cents par 100 mots.....

Autres insertions:

Pour le titre et la signature..... 0 50

Ajoutez un cent par mot pour le

reste.....

Multipliez par le nombre de ces

insertions.....

Total.....

Une facture sera expédiée aussitôt après la première insertion indiquant le montant exact dû, le montant reçu, et toute différence dans la remise, en moins ou en plus, sera réglée.

## AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UN DOLLAR.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministre de la Justice, les avis reçoivent le nombre d'insertions ci-dessous:

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions.

Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.

Protection des eaux navigables, approbation des plans des travaux, etc.—5 insertions.

Les avis reçus jusqu'à midi le jeudi, seront insérés dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cents, et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

J. DE LABROQUERIE TACHÉ,

Imprimeur du Roi et Contrôleur de la Papeterie.

Département des Impressions

et de la Papeterie publiques.

Ottawa, 24 décembre 1914.

## DEMANDÉS AU PARLEMENT.

## CHAMBRE DES COMMUNES.

## RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session. Mettout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'examineur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

## Instructions aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

## Dépôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la Chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents dollars.

## Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent, savoir:—

- |  |          |
|--|----------|
| (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... | \$100 00 |
| (b) Lorsqu'un bill est présenté dans la Chambre après la huitième Semaine de la session et avant la fin de la douzième.....      | 100 00   |
| (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session.....                                     | 200 00   |
| (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000, et n'excède pas \$500,000.....                          | 100 00   |
| (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000.....                          | 150 00   |
| (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000.....                        | 200 00   |
| (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000.....                      | 300 00   |
| (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000, et n'excède pas \$2,000,000.....                      | 400 00   |
| (i) Pour chaque million ou fraction de million de dollars additionnel....  | 100 00   |

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans les cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, tel qu'il en est fait mention dans le bill.



8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,  
Greffier des Communes.

#### RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada*; le dit avis devra énoncer clairement et distinctement la nature et l'objet de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) -doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans quelque journal important comme suit:—

A) Lorsque la demande sera faite pour un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal:—Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés.

2. Une compagnie de télégraphe ou de téléphone:—Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. Une compagnie pour la construction de travaux quelconques de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation; ou pour obtenir quelques droits ou privilèges exclusifs; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers:—Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. Une compagnie de banque; une compagnie d'assurance; une compagnie de fidéicommiss; une compagnie de prêt; ou une compagnie industrielle, sans pouvoirs exclusifs quelconques:—Dans la *Gazette du Canada* seulement.

B) Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal:—Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par le prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs); ou pour l'augmentation ou la réduction du capital social de quelque compagnie; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie:—Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

C) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée

des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal; et la preuve de la publication régulière de l'avis sera établie dans chaque cas par une déclaration conforme à la loi; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

D) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examinateur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

E) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,  
Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes:—

#### CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examinateur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit."

#### CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelque effet sur la dite région; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait;

(b) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débiteures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."



## SENAT.

SUBSTANCES DES RÈGLES ET FORMES DE PROCÉDER DU  
SÉNAT CONCERNANT LES BILLS DE DIVORCE.

*Telles que révisées et mises en vigueur le 22 mars 1916.*

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé; il fait insérer cet avis, pendant trois mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, dans le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu; les traits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants:

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat:

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,  
Greffier du Sénat.

## SENAT.

*Avis de bills privés.*

## EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada*; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit:—

(A) Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal, —dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée;

2. Une compagnie de télégraphie ou de téléphone, —dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse;

4. Une compagnie de banque; une compagnie d'assurance; une compagnie de crédit; une compagnie de prêt; ou une compagnie industrielle, sans pouvoirs exclusifs,—dans la *Gazette du Canada* seulement.

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement



mentionnée dans l'avis; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B) Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs); d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie,—dans un des principaux journaux du lieu de la situation de son siège.

C) Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires marqués de chaque numéro, de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots: "*Avis de bill privé*"; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session; aucun rapport d'un comité permanent ou spécial sur un bill n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de la présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre, huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour

en payer la traduction, laquelle sera faite par les traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts; et elle remettra au commis-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,  
Greffier du Sénat.

AVIS est donné par le présent que William Lewes Evans, de la cité de Montréal, dans le district de Montréal, dans la province de Québec, s'adressera au parlement du Canada, à sa session courante, afin d'obtenir un bill de divorce d'avec son épouse. Méta Rogers, de lieux inconnus, pour cause d'adultère et d'abandon.

Daté à la cité de Montréal, dans la province de Québec, ce douzième jour de janvier mil neuf cent dix-sept.

COUSINS & CURRY,  
Solliciteurs du requérant,  
120 rue Saint-Jacques,  
Montréal.

34-14

AVIS est donné par le présent que M. Donald George Whibley, actuellement de la cité d'Ottawa, dans le comté de Carleton, dans la province d'Ontario, mais autrefois des cité et district de Montréal, dans la province de Québec, comptable, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son épouse, Frances Lilian Owen, de lieux inconnus, pour cause d'adultère et d'abandon.

MM. Aylen & Duclos, solliciteurs, Ottawa, sont les agents du requérant pour la signification des pièces.

Daté à la cité de Montréal, province de Québec, ce treizième jour de décembre mil neuf cent seize (13-1916.)

LESLIE H. BOYD,  
Solliciteur du requérant,  
136 rue Saint-Jacques, Montréal.

25 14

AVIS est donné par le présent que Amy Beatrice Mathews, de la Cité de Westmount, dans le district de Montréal, dans la Province de Québec, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son époux, Ernest Hilton, de la Cité de Montréal, dans la Province de Québec, pour cause d'adultère.

Daté à la cité de Montréal, dans la Province de Québec, ce troisième jour de janvier, mil neuf cent dix-sept.

COUSINS & CURRY,  
Solliciteurs de la requérante,  
120 rue St-Jacques,  
Montréal.

29-14

## AVIS DIVERS.

### BANQUE D'HOCHELAGA.

AVIS est par les présentes donné qu'un dividende de deux et un quart pour cent (2½%) (soit au taux de 9% par année) a été déclaré par les directeurs de la Banque d'Hochelaga, sur le capital versé de la banque, pour le trimestre finissant le 28 février 1917. Ce dividende, portant le n° 104, sera payable au bureau principal ou aux succursales de la banque, le ou vers le 1er mars 1917, aux actionnaires inscrits dans les livres à la fermeture des guichets de la banque, le 15 février 1917.

Par ordre du conseil de direction,

BEAUDRY LEMAN,  
Gérant général.

35-2

## CANADA SHIPPING CO., LTD.

## RÈGLEMENT No 20.

RÈGLEMENT à l'effet de fixer à trois le nombre des directeurs constituant le conseil de la compagnie dite "The Canada Shipping Company, Limited."

**A**TTENDU que dans les lettres patentes constituant la compagnie dite "The Canada Shipping Company, Limited," cinq personnes furent nommées directeurs provisoires ;

Et attendu qu'il est jugé opportun que les affaires de la compagnie soient administrées par un conseil de trois directeurs seulement,—

En conséquence, qu'il soit statué comme suit :

1. Le conseil de direction de la dite compagnie se composera de trois directeurs nommés annuellement à l'assemblée générale des actionnaires de la compagnie.

2. Les pouvoirs des directeurs seront les mêmes que ceux qui ont été exercés jusqu'ici en conformité des règlements en vigueur de la compagnie.

3. Les directeurs auront droit au recouvrement de leurs frais de route pour assister aux assemblées du conseil.

4. Les affaires de routine ordinaires de la compagnie seront administrées par et sous le contrôle du gérant de la compagnie. Le quorum du conseil sera de deux, mais dans toutes les entreprises dans lesquelles une somme de dix mille dollars (10,000) ou plus est en jeu, la compagnie ne pourra être liée que du consentement de tout le conseil.

Statué à Québec, ce dix-septième jour de décembre 1916, et immédiatement signé et scellé par le président et le secrétaire de la compagnie.

[L.S.] Le président,  
THEODORE DOUGHERTY.

36-1 Le secrétaire,  
GEO. J. MADDEN.

LOI CONCERNANT LA PROTECTION DES  
EAUX NAVIGABLES.

## S. R. C., CHAPITRE 115.

**A**VIS est donné par le présent par la compagnie dite "St. Maurice Lumber Company," corps politique et constitué ayant son siège social et son principal lieu d'affaires dans la province de Québec, en la cité de Trois-Rivières, qu'en vertu de l'article 7 de la dite loi, elle a déposé au bureau du Ministre des Travaux publics, à Ottawa, et au greffe du registraire de la division d'enregistrement de Trois-Rivières, la description du site et les plans de onze nouvelles jetées qu'elle se propose de construire dans la rivière Saint-Maurice, à Trois-Rivières, en face du lot n° 2011.

Avis est aussi donné qu'à l'expiration d'un mois après la date de la première insertion du présent avis, la dite St. Maurice Lumber Company, en vertu de l'article 7 de la dite loi, s'adressera au Ministre des Travaux publics, à son bureau, à Ottawa, pour faire approuver les dits site et plans, et pour obtenir la permission de construire les dites jetées.

Daté à Trois-Rivières, ce 26e jour de janvier 1917.

ST. MAURICE LUMBER CO.,

33-4 Par G. M. STEARNS,  
Président.

## CHEMIN DE FER DES COMTÉS DU CENTRE.

**A**VIS est donné par le présent, en conformité des lois constitutives et des règlements de la compagnie, que l'assemblée annuelle de la Compagnie de chemin de fer des Comtés du Centre aura lieu au bureau de la compagnie, 103 rue Saint-François-Xavier, en la cité de Montréal, province de Québec, le lundi, 5e jour de mars 1917, à trois heures de l'après-midi, dans le but d'élire des directeurs pour l'année prochaine et pour expédier d'autres affaires qui pourront être légalement soumises à l'assemblée.

C. ROSS DOBBIN,

Secrétaire,

Compagnie de chemin de fer des Comtés  
du Centre.

Montréal, 1er février 1917.

33-4

LOI CONCERNANT LA PROTECTION DES  
EAUX NAVIGABLES.

**A**VIS public est par les présentes donné que le sous-signé Joseph Lacombe, bourgeois, des cité et district de Montréal, a déposé, au bureau du Ministre des Travaux publics à Ottawa, et du Régistrateur du comté des Deux-Montagnes, la description du site et les plans d'un pont qu'il entend bâtir sur sa propriété entre les terrains ci-après décrits :

1° Un lopin de terre faisant partie du n° 3 des plans et livre de renvoi officiels de la paroisse de Saint-Eustache, contenant soixante-six pieds de largeur, mesure anglaise, par environ huit arpents de longueur ; tenant d'un côté au n° 1 des dits plan et livre de renvoi officiels appartenant à Sergius Aubé, de l'autre côté au vendeur ; d'un bout, au chemin du Roi, et de l'autre bout à la rivière Jésus, et

2° Une île située dans la rivière des Mille-Iles, connue et désignée sous le numéro cinq cent-un (501) des plan et livre de renvoi officiels de la paroisse de Saint-Eustache.

et une requête demandant l'approbation du Gouverneur général en conseil, en conformité du chapitre 115, S.R.C. 1906.

Donné à Montréal, ce vingtième jour de février mil neuf cent dix-sept.

COUSINEAU & LACASSE,

36-4

Avocats de Joseph Lacombe.

## BANQUE MOLSONS.

## 146e DIVIDENDE.

**A**VIS.—Les actionnaires de la Banque Molsons sont notifiés par le présent qu'un dividende de deux et trois quarts pour cent (étant au taux de onze pour cent par année) sur le capital-actions a été déclaré pour le trimestre courant, et qu'il sera payable au bureau de la banque, à Montréal, et aux succursales, à compter du deuxième jour d'avril prochain, aux actionnaires inscrits au registre le 15 mars 1917.

Par ordre du conseil de direction,

EDWARD C. PRATT,

Gérant général.

Montréal, 23 février 1917.

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# The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, MARCH 10, 1917.

## IMPORTANT NOTICE.

Notices, documents or advertisements received after twelve o'clock, noon, on Thursday, will not be published in "The Canada Gazette" of the following Saturday, but in the next number.

J. de L. TACHÉ,  
King's Printer and Controller of Stationery.

## AVIS IMPORTANT.

Les avis, documents ou annonces reçus après midi, le jeudi de chaque semaine, ne seront pas publiés dans la "Gazette du Canada" du samedi suivant, mais dans le numéro subséquent.

J. de L. TACHÉ,  
Imprimeur du Roi et Contrôleur de la Papeterie.

## APPOINTMENTS.

### DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE GOVERNOR GENERAL has been pleased to make the following appointments, viz:—

OTTAWA, 27th February, 1917.

EVERIND ARTHUR KINSMAN, a clerk in Subdivision B. of the Second Division, in the Department of Inland Revenue: to be transferred from the inside to the outside service of the said department under section 50 of The Civil Service Act, with the rank of Inspector of Gas and Electricity for the Gas and Electricity Districts of Ottawa, in the Province of Ontario.

PIERRE THIVIERGE, of the City of Three Rivers, in the Province of Quebec: to be a Preventive Officer in the Inland Revenue Division of Three Rivers, in the said Province, from 1st April, 1916.

2nd March, 1917.

MARTIN LUTHER MACDONALD, of Lake Saskatoon, in the Province of Alberta, Doctor of Medicine: to be a Commissioner to take and administer oaths under The Naturalization Act, being chapter 77 of the Revised Statutes of Canada, 1906, said appointment to bear date of 7th October, 1916.

7th March, 1917.

EDWARD JAMES HOBBS, of Radville, in the Province of Saskatchewan, Homestead Inspector: to be a Commissioner to take and administer oaths under the provisions of the Naturalization Act, being chapter 77 of the Revised Statutes of Canada, 1906.

16637—1

## PROCLAMATIONS.

DEVONSHIRE.  
[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.  
To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING:

### A PROCLAMATION.

E. L. NEWCOMBE,  
Deputy Minister of Justice, Canada. } WHEREAS in and by section 18 of an Act of the Parliament of Canada passed in the session thereof held in the first and second years of Our Reign, chaptered 10 and intituled "An Act respecting Forest Reserves and Parks" as enacted by section 5 of an Act to amend the said Act passed in the session of the said Parliament held in the third and fourth years of Our Reign, chaptered 18 and intituled "An Act to amend the Dominion Forest Reserves and Parks Act" it amongst other things, in effect, enacted that the Governor in Council may by proclamation designate such reserves or areas within Forest Reserves or such other areas as he sees fit the title to which is vested in Us in the right of Canada, to be and to be known as Dominion Parks.

AND WHEREAS our Governor in Council has been pleased to order that a proclamation do issue designating the following reserves or areas respectively to be and to be known as Dominion Parks, namely:—

Fort Ann Dominion Park in the Province of Nova Scotia comprising the following area:

That certain property situated in the town and county of Annapolis and province of Nova Scotia, known as the Fort Ann grounds, with buildings and structures thereon, the said property containing approximately thirty-one acres more or less.

Fort Howe, Dominion Park :—

That certain property in the City of St. John, in the Province of New Brunswick, known as the Fort Howe grounds, with buildings and structures thereon, as shown on the plan of Fort Howe and surroundings attached to a grant to William Moore *et al.*, dated the 3rd of October, 1881, and on file in the Provincial Secretary's Office, Fredericton.

Now KNOW YE that by and with the advice of Our Privy Council for Canada, We do hereby in pursuance of the statute in that behalf designate and proclaim the areas above respectively described to be and to be known as Dominion Parks.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS: Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish of Hardwicke, Baron Cavendish of Keighley, Knight of Our Most Noble Order of the Garter; One of Our Most Honourable Privy Council; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Cross of Our Royal Victorian Order; Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this SEVENTEENTH day of FEBRUARY, in the year of Our Lord one thousand nine hundred and seventeen, and in the seventh year of Our Reign.

By command,

THOMAS MULVEY,

Under-Secretary of State.

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DEVONSHIRE.

[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING.

#### A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS in and by Deputy Minister of } Section 4 of the Justice, Canada. } Act of the Parliament of Canada, passed in the fourth and fifth years of Our Reign, and intituled "An Act to conserve the Commercial and Financial Interests of Canada," it is provided among other things that in case of war, real or apprehended, and in case of any real or apprehended financial crisis, Our Governor in Council may, by Proclamation published in the *Canada Gazette*, authorize the several chartered banks to issue excess circulation from and including the first day of March in any year to and including the last day of August next ensuing, or during any part of such period, to amounts not exceeding 15 per cent of the combined unimpaired capital and rest or reserved fund of their respective banks, as stated in their respective statutory monthly returns to the Minister of Finance of Canada, for the month immediately preceding that in which the additional amount is issued,

Now KNOW YE that by and with the advice of Our Privy Council for Canada We do by these presents proclaim and direct that the several chartered banks be authorized to issue excess circulation as in the said Act defined from and including the first day of March, 1917, to and including the last day of August, 1917.

Of all which Our loving subjects and all others whom these presents may concern are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of

Canada to be hereunto affixed. WITNESS: Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish of Hardwicke, Baron Cavendish of Keighley, Knight of Our Most Noble Order of the Garter; One of Our Most Honourable Privy Council; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TENTH day of FEBRUARY, in the year of Our Lord one thousand nine hundred and seventeen, and in the seventh year of Our Reign.

By Command,

THOMAS MULVEY,  
Under-Secretary of State.

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C. FITZPATRICK,

Deputy Governor General.

[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in any wise concern,—GREETING:

#### A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS, in and by Deputy Minister of Justice, } section 15, subsection 5 of an Act of the Parliament of Canada passed in the session thereof held in the fourth and fifth years of Our Reign, chaptered 20, and intituled "An Act respecting the Canadian Northern Railway System," it is in effect provided that subsections 2, 3 and 4 of said section 15 shall respectively come into force on a day or days to be fixed in each case by a Proclamation of Our Governor in Council published in the *Canada Gazette*, but that such Proclamation shall not in any such case be made until after Our Governor in Council shall have declared in each such case by Order in Council that the railway and undertaking of such company has been constructed and is open for operation;

AND WHEREAS Our Governor in Council has made such a declaration in each of the said cases and has advised that a Proclamation do issue accordingly bringing said subsections 2, 3 and 4 into force on the day hereinafter named,—

Now KNOW YE that by and with the advice of Our Privy Council for Canada We do by these presents proclaim and declare that said subsections 2, 3 and 4 of section 15 of the said Act shall come into force and effect respectively on, from and after the first day of March, in the year of Our Lord, one thousand nine hundred and seventeen, upon the publication of this Our Proclamation in the *Canada Gazette*.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Trusty and Well-beloved Councillor the Right Honourable Sir Charles Fitzpatrick, Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Chief Justice of Canada and Deputy of Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish of Hardwicke, Baron Cavendish of Keighley, Knight of Our Most Noble Order of the Garter; One of Our Most Honourable Privy Council; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint



George ; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TWENTIETH day of FEBRUARY, in the year of Our Lord one thousand nine hundred and seventeen, and in the seventh year of Our Reign

By command,

THOMAS MULVEY,  
Under-Secretary of State.

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[The following Proclamation was first published in an *Extra of the CANADA GAZETTE*, dated the 24th February, 1917.]

DEVONSHIRE.

[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS Our Gov-  
Deputy Minister of Justice, } ernor General of  
Canada, } Canada in Council has by  
an order bearing date the 20th day of February in the year of Our Lord one thousand nine hundred and seventeen made in pursuance of powers vested in him by The War Measures Act, 1914, enacted regulations to the following effect, viz :—

That women and girls, and children under the age of twelve years be prohibited from going or embarking or leaving Canada with the intention of going or embarking on board any ship or vessel upon any voyage in the prosecution of which such ship or vessel will in the ordinary course enter, navigate or pass through the war zone of enemy submarine activity surrounding the British Islands or in European waters : and that the masters or owners of any ship or vessel sailing from any port or place in Canada upon any such voyage as aforesaid and any manager or agent for the owners as well as any manager, director, officer or agent of any company to which such ship or vessel belongs or which is responsible for the navigation thereof who authorizes, suffers or permits any woman, or girl or any child under the age of twelve years to go or embark upon such ship or vessel for the purpose of going or being carried or transported as a passenger or otherwise upon any such voyage shall be guilty of an offence and liable therefor upon summary conviction under Part XV of the Criminal Code to a penalty not exceeding two thousand dollars and not less than five hundred dollars, or to imprisonment for any term not exceeding six months or to both such fine and imprisonment at the discretion of the convicting magistrate ; and that the Customs officers shall before granting a clearance to any ship or vessel for any such voyage as aforesaid see that all women and girls and children intending to sail thereby are removed therefrom ; and that the regulations aforesaid shall be immediately notified by Proclamation in the *Canada Gazette*.—

Now KNOW YE that We do by these presents direct that the regulations aforesaid be so notified by the publication of this Our Proclamation in Our *Canada Gazette*.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish of Hardwicke, Baron Cavendish of Keighley,  
16637—1½

Knight of Our Most Noble Order of the Garter ; One of Our Most Honourable Privy Council ; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George ; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TWENTIETH day of FEBRUARY, in the year of Our Lord one thousand nine hundred and seventeen, and in the seventh year of Our Reign.

By Command,

P. PELLETIER,  
Acting Under-Secretary of State.

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## DESPATCHES, Etc.

(Extract from the Third Supplement to THE LONDON GAZETTE of the 19th January, 1917.)

WAR OFFICE,

22nd January, 1917.

HIS Majesty the KING has been graciously pleased to award the Military Medal for bravery in the field to the undermentioned Non-commissioned Officers and men :—

### CANADIAN CONTINGENT.

32822 Pte. W. Bardon, Can. A.M.C.  
107121 Sjt. A. Blaikie, M.G. Service.  
90209 Sjt. A. H. Boddington, Can. F.A.  
219843 Cpl. C. H. Brook, Inf. Bn.  
7610 Cpl. O. R. Brooks, Inf. Bn.  
153907 Pte. G. H. Burns, Inf. Bn.  
703727 Pte. G. Burrington, Inf. Bn.  
261261 Pte. E. W. Cliff, Inf. Bn.  
504036 Sapper E. Coppock, Can. E.  
540507 Cpl. G. A. Craig, Inf. Bn.  
160922 Pte. R. V. H. Cummer, M.M.G. Service.  
541820 Sipper H. H. Dagley, Can. E.  
83378 Sjt. J. T. Donnelly, Can. F.A.  
130272 Pte. J. E. Doyle, Inf. Bn.  
474214 J. A. Fralick, Inf. Bn.  
703260 Cpl. D. W. Georgeson, Inf. Bn.  
103314 Cpl. C. R. Grothe, Inf. Bn.  
171228 L/C. A. Gunnell, Inf. Bn.  
703871 L/C. A. G. Heaven, Inf. Bn.  
41813 Gunner J. M. Kelly, Can. F.A.  
502920 Cpl. C. D. Kirk, Can. E.  
43553 Sjt. A. Lagimodiere, Can. F.A.  
124290 Pte. L. G. Lane, Inf. Bn.  
103064 Sjt. W. K. Leslie, Inf. Bn.  
69502 L/C. W. R. Longmire, Inf. Bn.  
129771 Cpl. I. P. Macdonald, Inf. Bn.  
89161 Gunner P. L. Manchester, Can. F.A.  
107398 Sjt. F. McAlpine, M.M.G. Service.  
183584 Pte. H. A. McCullum, M.M.G. Service.  
73108 Sjt. D. McKay, Inf. Bn.  
154849 Pte. O. Miller, Pioneer Bn.  
59590 Pte. V. A. Morrell, Inf. Bn.  
504055 Sapper R. W. Morrow, Can. E.  
715003 Pte. H. Parnham, Inf. Bn.  
703138 Actg Coy. S/M, J. A. Parsons, Inf. Bn.  
508750 Sjt. H. C. Pearson, Can. E.  
107498 Pte. E/L Peppard, M.M.G. Service.  
69842 Act. Sjt. C. R. Ratcliffe, Inf. Bn.  
472553 Act. L/Sjt. J. W. Rolph, Inf. Bn.  
107525 Pte. D. Roulston, M.M.G. Service.  
703281 Pte. H. Selby-Hele, Inf. Bn.  
91607 Sjt. J. Simmons, Can. F.A.  
400783 Sjt. H. Smith, Inf. Bn.  
148419 Cpl. C. Stewart, Inf. Bn.  
132224 Sjt. T. F. Stewart, Can. M.M.G. Service.  
703409 L/C. R. Swanson, Inf. Bn.  
408069 Pte. W. Tickner, Inf. Bn.  
107649 Pte. H. G. Walker, M.M.G. Service.  
89700 Driver O. M. Walsh, Can. F.A.

The undermentioned have been awarded a Bar to their Military Medal :—

5604 A/Sjt. E. G. Weeks, Can. E.

(The award of the Military Medal above mentioned was published in the *London Gazette* dated 10th October, 1916. See *Canada Gazette*, 11th November, 1916.)

177768 Pte. J. E. Blaney, Can. Inf. Bn.

(The award of the Military Medal above mentioned was published in the *London Gazette* dated 21st December, 1916. See *Canada Gazette*, 27th January, 1917.)

37-1

*Extract from the Third Supplement to THE LONDON GAZETTE of the 23rd of January, 1917.*

#### CENTRAL CHANCERY OF THE ORDERS OF KNIGHTHOOD.

##### CHANCERY OF THE ORDER OF SAINT MICHAEL AND SAINT GEORGE.

DOWNING STREET,  
24th January, 1917.

**THE KING** has been graciously pleased to give directions for the following promotion in, and appointments to, the Most Distinguished Order of Saint Michael and Saint George, for services rendered in recognition of valuable services in connection with the war. To be dated 1st January, 1917 :—

*To be Additional Members of the Third Class, or Companions of the said Most Distinguished Order :—*

##### CANADIAN FORCES.

Lt.-Col. Maurice Alexander, Can. Local Forces.

Col. George Patterson Murphy, Can. Local Forces.

Hon. Col. Rev. Richard Henry Steacy, Dir. Chapl. Serv., Local Forces.

Lt.-Col. James George Ross, Can. Local Forces.

37-1

*(Extracts from the Sixth Supplement to THE LONDON GAZETTE of the 23rd January, 1917.)*

WAR OFFICE,  
25th January, 1917.

**THE names** of the undermentioned have been brought to the notice of the Secretary of State for War for distinguished services rendered in connection with the war :—

Alexander, Lt.-Col. M., Can. Local Forces.

Murphy, Col. G. P., Can. “

Ross, Lt.-Col. J. G., Can. “

Steacy, Rev. R. H., chaplain, Can. “

37-1

*[Extract from the first Supplement to THE LONDON GAZETTE of the 26th January, 1917.]*

WAR OFFICE,  
26th January, 1917.

**HIS Majesty** the King has been graciously pleased to confer the Military Cross on the undermentioned Officers and Warrant Officers, in recognition of their gallantry and devotion to duty in the Field :—

##### CANADIAN FORCE.

Lt. Angus Archibald McDougall, P.P.C.L.I.

For conspicuous gallantry in action. He carried out a dangerous reconnaissance and obtained most valuable information. Later, although very severely wounded, he continued to direct the operations. He has previously done fine work.

Lt. Edwin Cowen, Can. Inf.

For conspicuous gallantry in action. After the explosion of a mine, he took charge of the consolidation of two posts under heavy fire, and was mainly responsible for the repulsing of three enemy attacks.

The following correction is made in *London Gazette* announcement :—

1st January, 1917.

##### DISTINGUISHED SERVICE ORDER AWARDS.

Page 29—For Maj. Bernard Maynard Hunble, Can. Inf., read Maj. Bernard Maynard Humble, Can. Inf.—see *Canada Gazette* 3rd February, 1917.

37-1

## ORDERS IN COUNCIL.

[493]

### AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 20th day of February, 1917.

PRESENT :

#### HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

**THE** Committee of the Privy Council have had before them a report, dated 15th February, 1917, from the Minister of the Interior, stating that Mr. Samuel McCall was granted homestead and pre-emption entries for the East half of Section 21, Township 31, Range 1, west of the 3rd Meridian, on the 1st May, 1915 ;

The Minister further states that information has been received from which it appears that Mr. McCall tried to enlist for active military service overseas and that the recruiting officer told him he would be accepted, but that before the necessary papers were made out he met with an accident which necessitated the amputation of his left arm,—

The Minister submits the annexed copy of a medical certificate and recommends, in view of the foregoing, that further residence on the part of Mr. McCall be dispensed with in accordance with subsection 2 of section 20 of The Dominion Lands Act, chapter 20, 7-8 Edward VII, so that patent may be issued to Mr. McCall, upon proof being furnished in the ordinary way that the other conditions of the law have been fulfilled and the required payments have been completed.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

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### AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 20th day of February, 1917.

PRESENT :

#### HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

**THE** Committee of the Privy Council have had before them a report, dated 14th February, 1917, from the Minister of the Interior, referring to an application received from the Canadian Northern Railway for a licence of occupation of that portion of the Sturgeon river, which is required for a bridge site, and which is described as follows :—

That certain parcel or tract of land, being a part of the bed of the Sturgeon river, situate in the south-east quarter of section twenty-three, in the fifty-sixth township, in the twenty-third range, west of the fourth meridian, in the Province of Alberta, as the said township approved and confirmed by E. Deville, Surveyor General of Dominion Lands, on the 13th day of May, 1901, which said parcel may be more particularly described as follows :—

Bounded on the north by the left bank and on the south by the right bank of the Sturgeon river ; and on the east and west by lines parallel to and forty-nine feet and five tenths of a foot perpendicularly distant on opposite sides of the centre line of the right of way of the Canadian Northern Western railway as the said centre line is shown upon a plan of survey across said bed and lands adjoining the same, which said plan is signed by A. S. Weekes, Dominion Land Surveyor, on the second day of June, one thousand nine hundred and sixteen, and of record in the Department of the Interior under number 25035 a duplicate whereof is on record in the Land Titles office for the North Alberta Land Registration District under number 3009 B. C. 96, the parcel herein described containing by admeasurement twenty-seven-hundredths of an acre, more or less.



The Minister states that the site and the plans of works as submitted by the company have been approved by the Department of Public Works in accordance with the provisions of the Navigation Waters Protection Act, chapter 110, R.S. 1906, as amended by chapter 44, 9-10 Edward VII, and that blue prints of these plans have been filed in the Department of the Interior;

The Minister, therefore, recommends that he be authorized to issue in favour of the said Canadian Northern Western Railway Company, a license of occupation for that portion of the bed of the Sturgeon river which is described above, the said license to be for such time as the company may require the same in connection with the operation of the railway, and for which annual rental of one dollar (\$1) shall be paid to the Department of the Interior.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

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AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 12th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 9th January, 1917, from the Minister of the Interior, submitting that it is provided inter alia by section 22 of the regulations for the survey, administration, disposal and management of Dominion lands within the forty mile belt of the Province of British Columbia, as established by Order in Council of the 17th September, 1889, that a patent for a homestead should not issue to any person not then a British subject by birth or naturalization.

Emile Andre Marc, a French Reservist, now serving with the Second Life Guards, British Expeditionary Forces in France, has applied for letters patent for his homestead, the east half of the northwest quarter of Section 2, Township 4, Range 5, west 7th Meridian, and, according to the evidence submitted, he has completed the required settlement duties. Mr. Marc was born in France and has not yet been naturalized. He left British Columbia for active service in August, 1914. His wife and child still reside in Canada. He requested, in December 1914, that his patent be issued. Delay occurred in securing his application for patent at the front, and the issue of patent is still delayed because he is not naturalized. It will entail further delay to comply with the requirements of the Naturalization Act, or it may be found impossible to do so while the homesteader continues on active service.

The Minister considers it a hardship that there should be further delay in this connection, and considers that the intention of the homesteader to become a British subject is in view of his active service sufficient compliance with the naturalization provision of said section 22 of the regulations.

The Minister states that another case of the issue of patent to an enlisted homesteader is before the Department, which is delayed because of the necessity of securing compliance with The Naturalization Act, and other cases will no doubt from time to time arise.

The Minister therefore recommends that—in the case of homesteaders in the Railway belt of British Columbia on active service for Great Britain or her Allies, who by reason of such service and the difficulty of technically complying with the provisions of the Naturalization Act are debarred from or delayed in securing patent after the completion of duties—he be authorized to waive the requirements of said section 22 as to naturalization before issue of patent.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

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AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 28th day of February, 1917.

PRESENT :

THE DEPUTY GOVERNOR GENERAL IN  
COUNCIL.

WHEREAS owing to enlistment for overseas service there is now throughout Canada a great scarcity of farm labourers which, coupled with the diminution of land prepared for seed, will result in greatly decreased acreage under cultivation unless steps are taken to improve the condition in this regard; and

Wherefore it is believed that there are in Canada and the United States many young men who would work as farm labourers if the time so spent were allowed to count as residence upon homesteads entered for by them; it being recognized that by working for a farmer who has all necessary stock and machinery, young men of the class mentioned would help to augment the agricultural output to a much greater extent than if they spent their time on their homesteads hampered by lack of stock or machinery;

Therefore the Deputy Governor General in Council, in view of the foregoing, is pleased, under and by virtue of the authority conferred upon him by section 6 of The War Measures Act, 1914, to make the following Order and Regulations and the same are hereby made and enacted, accordingly:—

Notwithstanding anything contained in The Dominion Lands Act or the amendments thereto, during the remainder of the year 1917 the holders of homestead, pre-emption or purchased homestead entries who are employed as farm labourers within the Dominion of Canada allowed the period of such employment as a like per residence in connection with their respective entries, subject to the following conditions,—

1. The time of employment to be counted as residence duties must be subsequent to the actual date of entry in each case.

2. The provisions of this order shall not apply to unperfected proxy entries, nor to any case in which the entrant is engaged in any other employment than actual farm labour.

3. As soon as possible after the entrant commences work, it shall be his duty to forward to the Agent of Dominion Lands for the District in which his land is situated, sworn evidence satisfactory to the Minister of the Interior giving particulars of the land held under entry, the nature of the work performed, where performed, date of commencement, and probable duration.

4. Within thirty days after the term of employment has expired, and in any case, not later than the 1st of February, 1918, the entrant shall file with the local agent for the district sworn evidence satisfactory to the Minister of the Interior, of time actually spent on farm work.

5. In the event of the cancellation of any entry for default in the performance of the conditions thereof, nothing in this order shall be held to confer any right or claim upon the former holder of any such entry who, being engaged in farm labour in Canada as aforesaid, has failed, prior to the date of cancellation, to notify the Agent of Dominion Lands for the district of the fact of his being so engaged.

6. The entry of any person complying with the foregoing provisions shall not, during the period of his employment on farm labour, be liable to cancellation by reason of his failure to perform the cultivation required in connection with his entry.

7. Notwithstanding anything contained in The Dominion Lands Act or the amendments thereto, the cultivation required to earn patent in such cases may be performed in two years instead of three.

8. In any case in which the Minister of the Interior is not satisfied as to the *bona fides* of the case, he is authorized to withhold the benefits provided for by the foregoing.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

37-4

[561]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 5th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**W**HEREAS it is provided by section 7 of The Dominion Lands Act, that no land shall be open for entry for a homestead or otherwise until it has been surveyed in accordance with the provisions of The Dominion Lands Surveys Act, and notice that it is to be open for entry upon a date to be set forth in the notice has been posted for at least thirty days in the land office for the district in which the land is situate, and has been published in at least one newspaper in that district and in one newspaper in the provincial capital.

And whereas it is also provided by regulation of the Department of the Interior that in certain cases where entries have been cancelled, or where lands which have been under reservation are released from such reservation, the lands affected shall before being made available for the general public, be posted for at least ten days in the Land Office for the district, also in the sub-office at which departmental business may be transacted for the district, and in the post office nearest to the land.

And whereas the attention of the Minister of the Interior has been drawn to the handicap experienced by returned soldiers who may be suffering to a certain extent from physical disability, when making application for entry for Dominion lands in competition with the general public ;

And whereas the Minister of the Interior is of opinion that it is desirable that provision should be made whereby any returned soldier, as hereinafter defined or specified, who desires to make application for such entry, should have priority for a period of one day from and following the hour at which land becomes available after having been advertised or posted, as hereinafter set forth ; provided, however, that any such applicant must be eligible under The Dominion Lands Act and the amendments thereto, or of regulations thereunder, for entry of the class for which he intends to make application, and, further, that he must be prepared to fulfil the settlement conditions thereby prescribed.

Therefore His Excellency the Governor General in Council under and in virtue of the provisions of section 6 of The War Measures Act, 1914, is pleased to make the following regulations and the same are hereby made and established accordingly :—

1. From and after a date to be fixed by the Minister of the Interior, wherever any parcel or parcels of Dominion lands become available for entry as hereinbefore set forth, after having been advertised or posted according to the provisions of The Dominion Lands Act, as amended, and of any regulations thereunder, a period of one office day shall be allowed, immediately following the expiry of the term of advertising or posting, during the office hours of which day the right of making entry for such parcel or parcels of Dominion lands shall be restricted to returned soldiers who have served overseas during the present war with the military or naval forces of Great Britain, or with any of the Allies of Great Britain; who have been honourably discharged therefrom, and who are present in person at the office of the local Agent for the district for the purpose of making entry. An application for entry by any of these soldiers shall be made, received and dealt with in all respects, except as herein provided, under the provisions of the said Act, as amended, and regulations then in force. Each of such returned soldiers applying for entry on the day above mentioned shall submit for the inspection of the Agent of Dominion Lands for the district in which the land so applied for is situate, his certificate of honourable discharge from military service of the nature before referred to ; failing which his application for entry shall not be accepted on that day.

2. In the case of more than one returned soldier being present at the opening of the Land Office on the day above referred to, priority as between the respec-

tive applicants shall be decided under the then existing regulations in that behalf.

3. No concessions shall be extended to a returned soldier who applied for entry at the office of any sub-agent of Dominion Lands.

4. Upon the opening of the Land Office for the district, on the day immediately following the period set apart for receiving applications for entry from returned soldiers, as above set forth, the disposal of any of such parcels of land remaining unentered for, shall proceed in the manner provided for by the then existing Dominion Lands Act as amended, and regulations thereunder.

5. In the event of any question being raised as to the interpretation of any of the foregoing regulations, the Minister of the Interior is authorized to decide such question in such manner as he may deem just, having in view the circumstances of the case.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

37-4

[555]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 28th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

**W**HEREAS applications have been made to the Minister of the Interior to extend the provisions of the Orders in Council hereinafter referred to, which at present only protect the holders of homesteads, to pre-emptions and purchased homesteads ;

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of the War Measures Act, 1914, is pleased to make the following regulations and the same are hereby made and enacted accordingly :

1. The terms and provisions of the following Orders in Council, viz: of the 8th May, 1915, (P.C. 1042); the 20th September, 1915, (P.C. 2150); the 9th December, 1915, (P.C. 2888); and the 12th January, 1916, (P.C. 33), shall be applicable to pre-emptions and purchased homesteads, that is to say, the relief which may be granted under the authority of the said Order in Council of the 8th May, 1915, with respect to the further residence upon or further cultivation of his homestead to any homesteader who is or has been a member of any of the military forces mentioned or referred to in that Order in Council as defined by the said Order in Council of the 20th September, 1915, or to his legal representatives in such order; the protection of the entry of any such homesteader provided for by the said Order in Council of the 9th December, 1915, and the benefit afforded to any such homesteader by the amendment of the regulations as to entries by proxy authorized by the said Order in Council of the 12th January, 1916.

Provided always that in all cases, before a patent is issued for a pre-emption or purchased homestead, all payments of principal and interest shall be made and completed as prescribed by the Dominion Lands Act and the amendments thereto.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

37-4

[340]

AT THE GOVERNMENT HOUSE AT OTTAWA

Wednesday the 7th day of February, 1917.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR  
GENERAL IN COUNCIL.

**H**IS Excellency the Governor General in Council is pleased to amend the Order in Council of 19th December, 1916, approving regulations for the administration of "Project Meadows" in the forest reserves within the Railway Belt in the Province of British Columbia by striking out the figures "13" after the word "clause" in the fifth line of section 1, and substituting the figure "2" therefore, and the same is hereby so amended accordingly.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

34-4



[327]  
AT THE GOVERNMENT HOUSE AT OTTAWA.  
Tuesday, the 6th day of February, 1917.

PRESENT :  
HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 27th January, 1917, from the Minister of the Interior, submitting that Mr. Jos. Hewitt went into occupation of the northeast quarter of section 21, township 9, range 3, west of the 2nd meridian, in November, 1885, and erected thereon a house, stable and other improvements.

As this quarter section has since been included in the Moose Mountain Forest Reserve, it is necessary to secure Mr. Hewitt's withdrawal from the land.

The Minister therefore recommends that authority be given under the provisions of the Dominion Lands Act, for the issue of a free patent to Mr. Hewitt for another quarter section, namely the southeast quarter of section 20, township 44, range 3, west of the 2nd meridian, upon his executing a surrender of his interest in the land of which he has been in occupation in the Forest Reserve and upon satisfactory evidence being furnished that he has vacated the land in question.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

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[518]  
AT THE GOVERNMENT HOUSE AT OTTAWA  
Tuesday, the 27th day of February, 1917.

PRESENT :  
HIS EXCELLENCY THE DEPUTY GOVERNOR  
GENERAL IN COUNCIL.

THE Deputy Governor General in Council under and in virtue of the provisions of section 291 of The Customs Act and section 6 of The War Measures Act, 1914, is pleased to order as follows :—

(b) The exportation of the following goods is hereby prohibited to all destinations abroad other than the United Kingdom, British Possessions and Protectorates, viz :—

Cyanide of Sodium, and compounds and mixtures containing cyanide of sodium.

This Order in Council shall be proclaimed by publication in the *Canada Gazette*.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

36-2

## RAILWAY COMMISSION.

Order No. 25903  
THE BOARD OF RAILWAY COMMISSIONERS  
FOR CANADA.

Monday, the 26th day of February, A.D. 1917.

SIR HENRY L. DRAYTON, K.C.,  
*Chief Commissioner.*

S. J. McLEAN,  
*Commissioner.*

IN THE MATTER of the application of the Essex Terminal Railway Company, hereafter called the "Applicant Company", under section 327 of the Railway Act, for approval of its Standard Freight Tariff C.R.C. No. 361, cancelling Standard Tariff C.R.C. No. 37, approved by the order of the Board No. 10016, dated 30th March 1910 ; File No. 13332.

UPON the report and recommendation of the Chief Traffic Officer of the Board,—

It is ordered that the Applicant Company's Standard Tariff C.R.C. No. 361, on file with the Board under

file No. 13332, be, and it is hereby, approved ; the said Tariff, with a copy of this order, to be published in at least two consecutive weekly issues of the *Canada Gazette*.

And it is further order that the said order No. 10016, dated 30th March, 1910, approving the Applicant Company's Standard Freight Tariff C.R.C. No. 37, be, and it is hereby, rescinded.

(Sgd.) H. L. DRAYTON,  
*Chief Commissioner,*  
*Board of Railway Commissioners for Canada.*

BOARD OF RAILWAY COMMISSIONERS FOR  
CANADA.

Examined and certified as a true copy under section 23 of "The Railway Act."

A. D. CARTWRIGHT,  
*Secretary of the Board of Railway Commissioners for Canada.*

Ottawa, 28th February, 1917.

Tariff No. 16. C.R.C. No. 361.  
Cancels Tariff No. 1. Cancels C.R.C. No. 37.  
ESSEX TERMINAL RAILWAY COMPANY.

STANDARD TARIFF OF MAXIMUM FREIGHT RATES.

*Applying between points on the Essex Terminal Ry.*

Government by Canadian Freight Classification and subject to terms and conditions of Carriage, as approved by the Board of Railway Commissioners for Canada.

This Tariff is exclusive of Cartage charges, for which Special Tariff No. 2, C.R.C. No. 49 and reissues thereof.

For Car Service charges, see Agent J. E. Duval's I.C.C. No. 2, C.R.C. No. 2, amendments thereto and reissues thereof.

Issued 20th Feb., 1917. Effective 28th Feb., 1917.

WM. WOOLLATT,  
Vice President and General Manager,  
Walkerville, Ontario.

ALPHABETICAL LIST of Stations to and from which rates apply.

		Index Nos.
Ford,	Ont.....	1
Lake Shore Jct.,	".....	2
Ojibway,	".....	3
Sandwich,	".....	4
Walkerville,	".....	5
Windsor,	".....	6

Index No.	Between		Ford.	Lake Shore Jct.	Ojibway.	Sandwich.	Walkerville.	Windsor.
	And							

		Rate Bases.					
1	Ford.....	8	10	10	8	8	8
2	Lake Shore Jct.....	8	10	8	8	8	8
3	Ojibway.....	10	10	8	10	10	10
4	Sandwich.....	10	8	3	10	10	10
5	Walkerville.....	8	8	10	10	8	8
6	Windsor.....	8	8	10	10	8	..

### Tariff of Rates.

Rate Bases.	Classes.									
	1	2	3	4	5	6	7	8	9	10
	Rates in cents per 100 pounds.									
8	8	7	6	5	4	4	4	3	..	3
10	10	8	7	6	5	5	4	4	..	4

## GENERAL ORDERS.

1917.

HEADQUARTERS, OTTAWA,

1st February, 1917.

G.O. 10.

## INSTRUCTIONS, REGULATIONS, ETC.

## DRESS REGULATIONS FOR THE CANADIAN MILITIA, 1907—AMENDMENTS.

Jacket, Highland and Scottish Regiments excepted.  
 Para. 30 as introduced by G. O. 175, 1912, insert after "lace" in second last line "Except for STAFF OFFICERS OF THE HEADQUARTERS, GENERAL, ADMINISTRATIVE AND PERSONAL STAFFS, NOT BELONGING TO A CORPS OR DEPARTMENT, which will be plain pointed 5½ inches deep at the point and 2½ inches at the back".  
 (H.Q. 1961-26.)

## CORPS OF GUIDES.

## DRAB CLOTHING.

For Permanent and Non-Permanent Corps.

Page 14. Para. 34, Breeches—Delete the words "Guides have 1½ inch scarlet stripes".

Page 36. Para. 385, Cap—Delete the words "to be worn with khaki cover in service dress".

Para. 385 (a) As introduced by General Order 134 of 1908 and amended by General Order 2 of 1912, is further amended as follows:

This paragraph to be introduced under the sub-heading "Drab Clothing (Service Dress)".

Jacket (Shoulder straps)—Delete the words "scarlet cloth" and substitute therefor "same material as the jacket".

Pantaloon—Delete the words "with 1½ inch scarlet cloth stripe".

(H.Q. 1961-26.)

## INFANTRY TRAINING, 1914—AMENDMENTS.

INFANTRY TRAINING, 1914—AMENDMENTS.—Section 11, para. 3, page 18. In line 1 after "words" insert "except as indicated in Section 26, paragraph 2".

Section 13, page 20, lines 7 and 8.—Delete "but with the thumbs immediately behind the seams of the trousers." Line 10, for "hands partially closed, backs" substitute "tips".

Section 22, page 28.—For paragraph 2, "The halt," substitute—

## 2. THE HALT.

## SQUAD-HALT.

The command *Halt* will be given as the right foot passes the left. The pace will be completed with the right foot, a pace of 30 inches then being taken with the left foot, and the right foot brought up in line with it, without stamping; at the same time the right hand will be cut smartly to the side."

Section 26, page 31.—For paragraph 1 and its note substitute—

## 1. RIGHT-TURN.

On the command *Right-Turn* each man will turn to the right with the left foot on the ground, advancing the right foot smartly a full pace of 30 inches as he turns.

NOTE.—The word *turn* will be given as the right foot passes the left, the turn beginning next time the left foot comes on the ground.

These principles apply to turning to the left and to the command *Right (or Left) In-cline*.

Section 26, page 32.—For paragraph 2 substitute—

## 2. ABOUT-TURN.

The soldier will turn right-about on his own ground. The word *turn* will be given as the left foot passes the right; the left foot will complete its pace, a pace of

30 inches forward will then be taken with the right foot, the turn then commences with the left foot is made in three beats of the time in which the soldier is marching. Having completed the turn about, the soldier will at once move forward, the fourth pace being a full one and taken with the right foot.

Section 77, page 64, paragraph 1.—After "iii".

Add—

"iv. In column of sections." And

"v. In column of route."

Section 77, page 65. Line 3 should be amended to read—

"In fours, and in column of fours, when moving to the right the left will direct, when moving to the left the right will direct. The left will always direct in column of route."

Section 77, page 65, paragraph 5.—*Guides*.—Add at end of paragraph—

"In column of sections the front rank man on the flank of direction acts as guide and is responsible for maintaining direction."

Section 82, page 68, paragraph 1.—After "v" add—

"vi. In column of route (see Plate XIV)."

Section 82, page 68, paragraph 2.—Add at end of paragraph.

"Companies, platoons, and sections will always retain their original numbers."

Section 84, page 70, paragraph 1, lines 5 and 6.—For "The outerflank will direct" substitute "The inner flank will direct, and the outer flank will regulate the pace."

Section 84, page 71, paragraph 2.—Add at the end of paragraph—

"Unless otherwise ordered, a company will move off from the right of the leading platoon, *i.e.*, the right of the company, or from the left of the rear platoon, *i.e.*, the left of the company."

## GENERAL AMENDMENT.

Wherever the command "*Right (or Left)—Incline*" occurs, the command "*Right (or Left) In-cline*" will be substituted.

G.O. 11.

## ORGANIZATION.

In virtue of Orders in Council by His Royal Highness, the Governor General in Council, numbered P.C. 2067, and P.C. 2068, dated the 6th day of August 1914, the organization of the undermentioned units of the Canadian Expeditionary Force is authorized, in addition to the units mentioned in G.O. 36, of 1915, G.O. 86 of 1915, G.O. 103a of 1915, G.O. 151, of 1915, and G.O. 69, of 1916, and each of the said units is placed on active service from the date of its organization.

## ARTILLERY.

79th "Depot" Battery, Field Artillery.

80th "Overseas Battery, Field Artillery.

81st "Overseas" Battery, Field Artillery.

82nd "Overseas" Battery, Field Artillery.

83rd "Overseas" Battery, Field Artillery.

84th "Overseas" Battery, Field Artillery.

No. 10 "Depot" Battery, Siege Artillery.

"Depot" Divisional Ammunition Column.

## ENGINEERS.

No. 3 "Overseas" Tunnelling Company.

No. 4 "Overseas" Tunnelling Company.

No. 1 Section, Skilled Railway Employees.

Ruthenian Railway Construction Company.

Railway Construction Company, M.D. 10.

Railway Construction Company, M.D. 13.

Railway Construction Company, M.D. 11.

Railway Construction Company, M.D. 12.

Railway Construction Company, Southern Alberta.

Forestry Company, M.D. 2.

Forestry Company, M.D. 3.

Forestry Company, M.D. 4.

Forestry Company, M.D. 11.

Forestry Company, New Brunswick.

## INFANTRY.

246th "Overseas" Infantry Battalion.

247th "Overseas" Infantry Battalion.

248th "Overseas" Infantry Battalion.



249th "Overseas" Infantry Battalion.  
 250th "Overseas" Infantry Battalion.  
 251st "Overseas" Infantry Battalion.  
 252nd "Overseas" Infantry Battalion.  
 253rd "Overseas" Infantry Battalion.  
 254th "Overseas" Infantry Battalion.  
 255th "Overseas" Infantry Battalion.  
 256th "Overseas" Railway Construction Battalion.  
 257th "Overseas" Railway Construction Battalion.  
 No. 1 Independent Infantry Company.  
 No. 1 Jewish Infantry Company.  
 Loyal Scandinavian Draft.

## MEDICAL SERVICES.

No. 6. Field Ambulance Training Depot.

## VETERINARY SERVICES.

Mobile Veterinary Section Training Depot.  
 (H.Q. 593-6-2.)

## G.O. 12.

## LOCALIZATION.

## CANADIAN ARMY SERVICE CORPS.

With reference to General Order No. 203 of 1914, the Headquarters of the Army Service Corps School of Instruction is temporarily transferred from Quebec, P.Q., to Toronto, Ont.

(H.Q. 313-22-9.)

## G.O. 13.

## RIFLE ASSOCIATIONS.

The disbandment of the undermentioned Rifle Associations is authorized:—

## Military:—

96th Lake Superior Regiment, with Headquarters at Fort William.

(H.Q. 29-526-29.)

## Civilian:—

No. 577 Bridgeford, with Headquarters at Bridgeford, Sask.

(H.Q. 29-B-22.)

No. 662 Wawanesa, with Headquarters at Wawanesa, Man.

(H.Q. 29-W-30.)

No. 110 Chalk River, with Headquarters at Chalk River, Ont.

(H.Q. 29-402.)

By Command,

*W. E. Hodgins.*

Major-General,  
 Acting Adjutant-General.

## GOVERNMENT NOTICES.

## COPYRIGHTS

Entered during the week ending 6th March, 1917, at the Department of Agriculture—Copyright and Trade Mark Branch.

32655. "Viaduct Built on Tires." (Picture.) Gutta Percha & Rubber, Limited, Toronto, Ont., 28th February, 1917.

32656. "The Safeguard." (Newspaper Advertisement.) The Imperial Life Assurance Company of Canada, Toronto, Ont., 28th February, 1917.

32657. "My Paradise." Words by Gordon Johnstone. Music by Sam. S. Krams. Waterson, Berlin & Snyder Company, New York, N.Y., U.S.A., 28th February, 1917.

32658. "Three Piano Sketches." By Myrtle Jessiman. (Indian Dance, Op. 1, No. 1. Snowflakes Ma-

zurka. Op. 1, No. 2. Skipping, Op. 1, No. 3.) (Music.) Mrs. Cara Farmer, Toronto, Ont., 28th February, 1917.

32659. "They Are Calling." Words by J. Gardner. Music by A. W. Hughes. J. Gardner, Toronto, Ont., 28th February, 1917.

32660. "All Hail! The Purple and the Gold." Knight Academy School Song. Words by O. F. Ursenbach. Music by N. Lorenzo Mitchell. N. Lorenzo Mitchell, Raymond, Alberta, 1st March, 1917.

32661. "Won't You Laugh, Little Girlie, Instead?" Song. Words and Music by J. Macphail Waggett. J. Macphail Waggett, Blackie, Alberta, 1st March, 1917.

32662. "Insurance Plan of Verdun, Province of Quebec." (Plan.) Chas. E. Goad Co., Toronto, Ont., 1st March, 1917.

32663. "White Cross Volunteer Pledge." Pledges for Boys and Girls. (Cards.) William J. Battley, Winnipeg, Manitoba, 2nd March, 1917.

32664. "Good Luck to our Boys Across the Sea." Patriotic Song. By Bert Stockwell. (Song.) Bert Stockwell, Radville, Saskatchewan, 2nd March, 1917.

32665. "My Beloved Poilus." (Book.) Mrs. Charles J. Coster, Saint John, New Brunswick, 2nd March, 1917.

32666. "The Canadian Magazine." March, 1917. Volume XLVIII. Number 5. (Book.) The Ontario Publishing Company, Limited, Toronto, Ont., 2nd March, 1917.

32667. "Guidal Directory Map of Uxbridge Township, Ontario County, Province of Ontario." (Map.) Map & Advertising Company, Limited, Toronto, Ont., 3rd March, 1917.

32668. "My Girl is Just Like You." Words and Music by Bert and Lester Berry. Lester Berry, Winnipeg, Manitoba, 5th March, 1917.

32669. "God Bless Our Empire." Words and Music by Bert and Lester Berry. Lester Berry, Winnipeg, Manitoba, 5th March, 1917.

32670. "I Pray That You'll Come Back." Words and Music by Bert and Lester Berry. Lester Berry, Winnipeg, Manitoba, 5th March, 1917.

32671. "Monthly Bulletin of the Canadian Mining Institute." No. 59. March, 1917. (Book.) The Canadian Mining Institute, Montreal, Que., 5th March, 1917.

32672. "Catalogue 'T', Illustrating and Describing Tanks for every Use; also the 'Eastlake' Portable Granary, the 'Empire' Silo Roof, Corrugated Well Curbing and Culverts." (Book.) The Metallic Roofing Company of Canada, Limited, Winnipeg, Manitoba, 5th March, 1917.

32673. "Sterling Exchange Tables for Converting Sterling into Currency and Currency into Sterling from \$4.65 advancing by one eighth of one cent to \$4.94½ per £, etc." (Book.) John Johnston, Montreal, Que., 5th March, 1917.

32674. "Official Telephone Directory, Winnipeg, including St. Boniface, St. James, St. Vital, Transcona, Kildonan and the Municipality of Macdonald." Number 27, January, 1917. (Book.) Manitoba Government Telephones, Winnipeg, Manitoba, 5th March, 1917.

32675. "Official Telephone Directory, Montreal, March, 1917." (Book.) The Bell Telephone Company of Canada, Limited, Montreal, Que., 5th March, 1917.

32676. "Sunshine Valley." Words and Music by J. R. Shannon. Vandersloot Music Publishing Company, Williamsport, Pennsylvania, U.S.A., 5th March 1917.

32677. "When the Moon Shines in Ireland." Words by Marvin Lee. Music by Bert Peters. Whaley Royce & Company, Limited, Toronto, Ont., 5th March, 1917.

32678. "Directions for Playing the Game of Parcheesi." The Great Backgammon Board of India. (Book.) The Canada Games Company, Toronto, Ont., 6th March, 1917.

32679. "My Dear Sir,—." (Letter and Checking Device.) Hilda Louise Spicer Simson, St. Lambert, Que., 6th March, 1917.

32680. "The Soldier's First Aid." A Simple Treatise on How to Treat a Sick or Wounded Comrade. By R. C. Wood. (Book.) The Macmillan Company of Canada, Limited, Toronto, Ont., 6th March, 1917.

32681. "America Needs You Like a Mother." Words by Grant Clark. Music by Jean Schwartz. Kalmar, Puck & Abrahams Consolidated, Inc., New York, N.Y., U.S.A., 6th March, 1917.

#### INTERIM COPYRIGHTS.

1903. "Birth Control." By Edwin B. Wheeler. (Booklet.) Sterling & Co., Newburgh, New York, U.S.A., 2nd March, 1917.

1904. "Four Flats." A Comedy in Three Acts. By John Harwood & Hubert Druce. (Lit. Work.) John Harwood & Hubert Druce, New York, N.Y., U.S.A., 2nd March, 1917.

1905. "Memorial Album of Canadian Heroes." Honour Rolls containing those who have Paid the Supreme Sacrifice. (Book.) National Progress Publishing Company, Toronto, Ont., 5th March, 1917.

1906. "The Eternal Barrage." By Louis Raemakers. (Cartoon.) The Public Ledger Company, Philadelphia, Pa., U.S.A., 5th March, 1917.

1907. "The Kaiser Finds Also the Vatican Closed." By Louis Raemakers. (Cartoon.) The Public Ledger Company, Philadelphia, Pa., U.S.A., 5th March, 1917.

1908. "Humanity—Who Says 'There Must be no Victory?'" By Louis Raemakers. (Cartoon.) The Public Ledger Company, Philadelphia, Pa., U.S.A., 5th March, 1917.

1909. "Final Blow to Prussian Militarism." By Louis Raemakers. (Cartoon.) The Public Ledger Company, Philadelphia, Pa., U.S.A., 5th March, 1917.

GEO. F. O'HALLORAN,

37-1 Deputy of the Minister of Agriculture

#### CENSORSHIP NOTICE.

##### CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 7th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, "Chronika Svitovoi Viny," (Chronicle of the World's War, 1914-1917) printed in the Ruthenian language at the Ruthenian Orphan's Home, in the City of Philadelphia, in the State of Pennsylvania, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Chronika Svitovoi Viny," whether heretofore or hereafter published, has been prohibited by a warrant of the Secretary of State of Canada, dated the 7th day of March, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,

37-2 Under-Secretary of State.

#### CENSORSHIP NOTICE.

##### CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 7th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, "The New Yorkin Uutiset," a newspaper published every Wednesday and Saturday, by the Finnish Newspaper Company, in the Finnish language, at 740 Fortieth Street, in the City of Brooklyn, in the State of New York, one of the United States of

America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "The New Yorkin Uutiset," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 7th day of March, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,

37-2 Under-Secretary of State.

#### CENSORSHIP NOTICE.

##### CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State for Canada.*

Ottawa, 7th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of Section 6 of The War Measures Act, 1914, "Pohjan Tahti," (North Star), a newspaper published in the Finnish language every day except Sunday by the North Star Printing Company, 611 Main Street, in the City of Fitchburg, in the State of Massachusetts, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Pohjan Tahti," (North Star), whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 7th day of March, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding Five Thousand Dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,

37-2 Under-Secretary of State.

#### CENSORSHIP NOTICE.

##### CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 7th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, "Viereck's, The American Weekly," a magazine printed weekly by the Fatherland Corporation, (George Sylvester Viereck, Editor,) at 1123 Broadway, in the City of New York, in the State of New York, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Viereck's, The American Weekly," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 7th day of March, 1917, and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,

37-2 Under-Secretary of State.



**Carbon and Alloy Steels Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of February, 1917, incorporating James Brock O'Brian, of His Majesty's counsel learned-in-the-law, and James William Moffat, manufacturer, both of the City of Toronto, in the Province of Ontario, and Henry John Waddie and William Evelyn Vallance, manufacturers, and John Gordon Gauld, of His Majesty's counsel learned-in-the-law, of the City of Hamilton, in the said Province of Ontario, for the following purposes, viz:—

(a) To acquire and take over as a going concern the business now carried on at Toronto, in the County of York, by Moffat-Irving Steel Works, Limited, and its plant, and with a view thereto to adopt and assume the agreement dated the sixteenth day of December one thousand nine hundred and sixteen, made between the said Moffat-Irving Steel Works, Limited and William E. Vallance as a Trustee for the company and to carry the same into effect with or without modification;

(b) To carry on the trades and business of iron-masters, manufacturers and rollers of steel and iron into any and all forms, products, commodities and articles of every kind, iron and steel makers, iron and steel converters, iron and steel drawers, colliery owners and proprietors, coke manufacturers, miners, smelters, engineers, metallurgists, sheet metal and rail rollers, iron, steel and brass founders and makers in all their respective branches, and to buy, sell and trade in all products and commodities in connection with the above;

(c) To acquire, and take over as a going concern or otherwise the whole or any part of the undertaking, assets and liabilities of any person, firm or corporation carrying on any business in whole or in part similar to that which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay for the same either wholly or partly in cash or wholly or partly in bonds, debentures, paid-up shares or other securities of the company or otherwise;

(d) Notwithstanding the provisions of Section 44 of the said Act, to purchase, take or acquire by original subscription or otherwise, and to purchase, hold sell, or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company carrying on a business in whole or in part similar to that of the company and to pay for such shares, stock, debentures or bonds either wholly or partly in cash or wholly or partly in the shares, bonds, debentures or other securities of the company or otherwise, and to vote all shares owned or held by the company through such agent or agents as the directors may appoint;

(e) To distribute in specie or otherwise any assets of the company among its members and particularly the shares, bonds, debentures and other securities of any other company, formed to take over the whole or any part of the assets or liabilities of the company;

(f) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined;

(g) To make advances to customers or others having dealings with the company, and to guarantee the performance of contracts by any such persons;

(h) To amalgamate with any other company having objects altogether or in part similar to those of this company;

(i) To sell or dispose of the whole or any part of the assist and undertaking of the company as a going concern, or otherwise, for such consideration as the company may think fit, and in particular for shares, bonds, debentures or other securities of any other company having objects altogether or in part similar to those of this company;

(j) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with the company's business or calculated

directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(k) To apply for, purchase or otherwise acquire, any trade marks, patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention or formulæ which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired;

(l) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(m) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company;

(n) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(p) To procure the company to be registered and recognized in any foreign country and to designate persons therein according to the laws of such foreign country to represent this company and to accept service for and on behalf of the company of any process or suit;

(p) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company;

(q) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others;

(r) To do all such other things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Carbon and Alloy Steels Company, Limited," with a capital stock of one million five hundred thousand dollars, divided into 15,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Hamilton, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 26th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

36-2

**Greenfield Land & Construction Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of February, 1917, incorporating Charles Joseph Eugene Charbonneau, notary, Joseph Paul Lamarche, advocate, Alexander Turgeon, notarial student, and Joseph Clement, manager, all of the City of Montreal, in the Province of Quebec, and Bernard Melançon, notary, of the City of Outremont, in the said Province of Quebec, for the following purposes, viz:—

(a) To purchase, take on, lease or in exchange or otherwise acquire any lands and buildings in Canada or elsewhere, and any estate or interest in, and any rights connected with, any such lands and buildings;

(b) To develop and turn to account any land acquired by or in which the company is interested, and in particular by laying out and preparing the same for building purposes, constructing, altering, pulling down, decorating, maintaining, furnishing, fitting up and improving buildings, and by planting, paving, draining, farming, cultivating, letting on building lease or building agreement, and by advancing money to and entering into contracts and arrangements of all kinds with builders, tenants and others;

(c) To construct, maintain, improve, develop, work, control and manage any waterworks, gasworks, reservoirs, roads, clubs, restaurants, baths, places of worship, places of amusements, moving picture theatres and other artistic exhibitions of all concerns including theatrical representations and places set for such purpose, pleasure grounds, parks, gardens, reading rooms, stores, shops, dairies and other works and convenience which the company may think directly or indirectly conducive to these objects, and to contribute or otherwise assist or take part in the construction, maintenance, development, working control and management thereof;

(d) To build, equip, construct, alter, repair, and otherwise deal with buildings, structures, erections and other improvements and to manufacture, buy, sell and deal in building materials;

(e) To lend money either with or without security to persons undertaking to build or improve any property in which the company is interested, and to tenants, builders and contractors for the erection of buildings on the lands of the company;

(f) To purchase, lease or otherwise acquire the whole or any part of the business, property, franchise, good-will, rights and privileges held or enjoyed by any corporation carrying on any business which the company is authorized to carry on or possession of property suitable for the purposes of this company, and to pay therefor in fully paid-up or partly paid-up preference or ordinary shares of the company, or in the bonds, debentures and to undertake the liabilities of any such person, firm or corporation;

(g) To enter into partnership or any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any company carrying on or engaged in or about to carry on or engage in any business or transaction capable of being conducted so as to directly or indirectly benefit this company, to lend money to, guarantee the contracts of, or otherwise assist any such person, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(h) Notwithstanding the provisions of section 44 of the said act, to purchase, take or acquire by original subscription or in exchange for the shares, bonds, debentures or other securities of this company or otherwise, and to hold, sell or otherwise dispose of shares, stock whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint;

(i) To enter into any arrangements with any authorities, government, municipal, local or otherwise that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry on or exercise and comply with any such arrangements, rights, privileges and concessions;

(j) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company or for any other purpose which may seem directly or indirectly calculated to benefit this company, and generally to purchase, take or lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business;

(k) To invest and deal with the money of the company not immediately required in such manners as may from time to time be determined;

(l) To pay out of the funds of the company or with the approval of the shareholders by shares in the company or by both cash and shares, all expenses of or incidental to the formation, flotation, advertising and procuring the charter of the company, and to remunerate any person or company for services rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any bonds, debentures or other securities of the company;

(m) To pay by issue of bonds, debentures or other securities as well as to use and apply its surplus earnings or accumulated profits authorized by law to be reserved to the purchase or acquisition of property to such extent and in such manner and upon such terms as the board of directors shall determine;

(n) To adopt such means of making known the purposes and objects of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations;

(o) To do all such other things as are incidental or conducive to the attainment of the above objects;

(p) To do all or any of the above things as principals, agents, contractors or otherwise and by or through trustees, agents or otherwise and either alone or in conjunction with others;

(r) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of this company;

(s) To distribute any of the property of the company in kind among the shareholders;

(t) To draw, make, accept, endorse, execute and issue promissory notes, drafts, bills of exchange, warrants, bonds and other negotiable securities or transferable instruments and evidences of indebtedness;

(v) The interpretation of any of the powers granted in any paragraph hereof shall not be limited or restricted by reference or inference from the terms of any other paragraph or by reference to or inference from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Greenfield Land & Construction Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 26th day of February, 1917.

36-2 THOMAS MULVEY,  
Under-Secretary of State.

#### The Canadian Consolidated Press, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of February, 1917, incorporating Duncan McArthur, Harold Ernest McKittrick and James Aitchison, barrister-at-law, Archibald Thomas Struthers, accountant, and Robert Elmer Fennell, student-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:

(a) To manufacture, buy, sell and deal in goods, wares and merchandise of all kinds, and to carry on in all its branches, the business of printing, publishing, lithographing, engraving and advertising and all allied business (including electrotyping, stereotyping and book-binding);

(b) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;



(c) To apply for purchase or otherwise acquire, any patents, brevets d'invention, grants, leases, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired;

(d) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, reissue, with or without guarantee, or otherwise deal with the same;

(e) To enter into any arrangements with any government or supreme authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions or franchises which the company may think it desirable to obtain, and to carry out, exercise and comply with or surrender any such arrangements, rights, privileges and concessions and franchises;

(f) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors or associates in business) or the dependents or connections, of such persons, and to grant pensions, annuities and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any patriotic, public, general or useful object;

(g) To promote any company or companies for the purpose of acquiring all or taking over any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company;

(h) To purchase, take or lease in exchange, hire or otherwise acquire, any real or personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock in trade, or capable of being profitably dealt with in connection with any of the company's property or rights for the time being;

(i) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out, conduct or control thereof;

(j) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(k) To sell, let or hire or otherwise deal with or dispose of the undertaking and assets of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures debenture stocks or of any other company having objects altogether or in part similar to those of the company;

(l) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company;

(m) To do all or any of the above things as principals, agents, contractors or otherwise, and either

alone or in conjunction with others; and either by or through agents, sub-contractors, trustees or otherwise;

(n) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name, all or any of the property, franchise, good-will, rights, powers and privileges held or enjoyed by any person or firm or any company or companies, and to pay for such property, franchise, good-will, rights, powers and privileges, wholly or partly in shares of the company wholly or partly paid up, and to undertake the liabilities of any such person, firm or company;

(o) To aid in any manner any corporation, any of whose shares of capital stock, bonds, debentures or other obligations are held, or in any manner guaranteed by this company, and to do any act or things for the preservation and protection, improvement or enhancement of the value of any such shares of capital stock, bonds, debentures or other obligations, and to do any and all acts tending to increase the value of any of the property at any time held or controlled by this company;

(p) To purchase, take or acquire by original subscription or otherwise, and to hold and with or without guarantee, to sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations, in and of any other company, and to pay for such shares, stock, debentures, bonds and other obligations, either in cash or partly in cash, or to issue shares of this company fully paid-up or partly paid up in payment, or part payment thereof, or notwithstanding the provisions or requirements of section 44 of the said Act, to use the funds of the company in the purchase of shares, stock, debentures, bonds and obligations in and of any other company, and to vote on all shares so held through such agent or agents, as the directors may appoint;

(q) With the approval of the shareholders, to remunerate any person for services rendered to the company, in such manner as the company may deem expedient, and more particularly by the issue and allotment of shares, bonds or other securities of the company, wholly or partly paid up, but nothing in this clause contained, shall be deemed to limit the power of the directors to fix and pay the salaries of any and all servants, agents and employees of the company;

(r) To lend money to customers and other persons, and corporations having dealings with the company, and to take security for the loan of such money, to guarantee the performance of the contractual and other obligations of any such customers, persons, firms and corporations, and any or either of them, and to give any guarantee or indemnity as may seem expedient;

(s) To pay out of the funds of the company all expenses of or incidental to the formation, registration and advertising of the company, or in or about the promotion of this company, or the conduct of its business;

(t) To adopt such means of making known the products of the company and of the persons or corporations having contractual relations with the company, as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals, and by granting prizes, rewards and donations;

(u) To do all such things as are incidental or conducive to the attainment of any one or more of the above objects, and so that the objects specified in each paragraph of the clauses shall, except when otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from the terms of any other paragraph, or to or from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canadian Consolidated Press, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 26th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

**International Shipbuilding Corporation,  
Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of February, 1917, incorporating Henry Almon Lovett, one of His Majesty's counsel learned in the law, George Wilson Cole, Norman Sheach and Burton Frederick Bowler, accountants, and Patrick Francis Brown, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To design, construct, purchase, operate, repair, lease or otherwise deal with or in and dispose of any ships, vessels, tugs, dredges, dredging equipment, lighters, barges or other craft of any kind or any share or shares therein, and all necessary or convenient engines, furniture, tackle, stores, equipment, supplies and other accessories, or to procure the same to be done; and to carry on generally the business of building, repairing, salving, maintaining and dealing in any way with or in vessels of any kind and construction work in all its branches of any commodities in metal, wood or other materials; and to manufacture and deal in, hire or otherwise procure, furnish or dispose of in any way any articles and supplies necessary or convenient to that end; to carry on the business of engineers, dredgers, contractors, founders, smiths, mechanics and manufacturers, and the business of owners and shippers, barge owners, lightermen, carriers by land and water, forwarding agents, warehousemen, wharfingers, storekeepers, dock owners, harbour masters, merchants, traders, importers and exporters of all kinds of goods, freight and property and to deal in articles, goods and chattels of every kind;

(b) To acquire by purchase, lease or otherwise and to construct and operate or cause to be constructed and operated any shipyards, timber limits, sawmills, wharves, docks, dry docks, harbours, breakwaters, offices, warehouses, factories, foundries, machine shops, boiler works, engine works, tramways upon the property of the company, elevators and machinery, engines, plant and equipment and to acquire any rights in connection with the use or disposal of the same;

(c) To employ in trading or in the carriage of goods, passengers, mails, troops, munitions of war, live stock, meat, corn and other produce and of treasure and merchandise of all kinds between such ports in any part of the world as may seem expedient or for surveying, dredging or other works any ships, vessels, lighters, barges or other craft; to let on hire or charter or otherwise supply the same for profit and to acquire any postal subsidies;

(d) To construct, carry out, maintain, improve and otherwise deal with and in roads, ways, pipe lines, tramways, terminals and railway sidings on land owned and controlled by the company, and bridges, reservoirs, storage stations, water courses, and rights, aqueducts, hydraulic and electrical works, factories, warehouses, shops, dwelling and other works and conveniences which may seem desirable for any of the objects of the company and to contribute to, aid or take part in any such operations;

(e) To purchase or otherwise acquire, own, construct, generate, repair, sell, lease and otherwise supply or exchange, utilize and work all kinds of motive, hydraulic, steam, electric, pneumatic or other power or force; provided that any sale or distribution thereof beyond the property owned or controlled by the company shall be subject to all local and municipal regulations in that behalf;

(f) To acquire by purchase, lease, concession, license, exchange or other legal title or to undertake and to alienate, dispose of or otherwise deal with either solely or jointly with others, and as principals, agents, contractors or otherwise, the whole or any part of the business, property, assets, good-will, rights and liabilities of any persons or corporations carrying on or interested in any business or undertaking similar to that which this company is authorized to carry on, or possessed of or interested in property rights suitable for the purposes of this company, or to purchase or

otherwise acquire any or all of the shares, debentures and other securities of such corporations, and to pay for any rights and things acquired or enjoyed by issuing shares of the company's stock as fully paid-up and non-assessable or appropriating any of the company's bonds, debentures or assets for that purpose, and for expenses incurred in that connection;

(g) To carry on any other business whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company, or calculated to enhance the value or render profitable any of the company's property or rights;

(h) To apply for, purchase or otherwise acquire or use, exercise, develop, grant or dispose of or turn to account any patents, trade marks, copyrights, grants, licenses, leases, concessions and the like, which may seem capable of being used for any of the purposes of the company or the acquisition of which may be calculated to benefit the company, and to pay for the same in bonds, debentures, or other securities or assets of the company or by the issue of fully paid-up and non-assessable shares of its capital stock;

(i) To pay for any property, rights or things required by or useful to the company or, with the approval of the shareholders, for services rendered to the company after its incorporation or previous thereto, in preparation for its incorporation and organization or otherwise, in bonds, debentures or other securities or assets of the company or by the issue of fully paid-up and non-assessable shares of its capital stock;

(j) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or in exchange for the shares, bonds, debentures or other securities of this company or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint;

(k) To lend money to customers and others having dealings with the company and to invest and deal with any funds or assets not immediately required for the purposes of the company from time to time, as may be deemed expedient; and to draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading and warrants and other negotiable or transferable instruments;

(l) To enter into any arrangement with any authority or government, supreme, municipal, local or otherwise that may seem conducive to the company's objects or any of them and to obtain from any such government or authority any rights, privileges, concessions, subsidies or other benefits which it may seem desirable to obtain and to carry out or exercise and comply with any such arrangements, rights and benefits and to procure the company to be licensed, registered and recognized in any country or place and to designate persons therein to do such acts and things as may be expedient under the laws of such country or place to represent any company or to enable it effectively to carry on business or prosecute its affairs in such place or country;

(m) To amalgamate or enter into a partnership or arrangement for sharing profits or union of interests or otherwise with any persons or corporations engaged or interested in any similar or suitable business or transaction and to purchase or otherwise acquire, or guarantee the payment of, any shares, bonds, debentures or other securities of any such corporation or of any dividends or interest thereon, and to sell, or re-issue with or without guarantee or otherwise deal with the same;

(n) To sell, lease, or otherwise dispose of or deal with the whole or any part of the undertaking of the company and of its assets and good-will for such consideration as the company may think fit, including shares, debentures or other securities of any other corporation having objects similar in whole or in part to those of the company and to distribute among its shareholders any cash securities or other consideration so received;



(o) To do all such other things as may be incidental or conducive to the attainment of the above objects or for the carrying out of the company's purposes ;

(p) To promote any company or companies for the purposes of acquiring all or any of the undertaking, assets, rights or liabilities of the company or for any other purposes which may seem calculated to benefit the company.

(q) To purchase or otherwise acquire, hold, lease, sell, improve, manage, develop, exchange or otherwise dispose of or deal with any real estate, lands, buildings or other property or rights necessary or useful for the carrying on of any of the company's business ;

(r) To do any of the above things as principals, agents, contractors or otherwise, and by or through trustees or agents or otherwise and either alone or in conjunction with others ;

(s) The powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or by reference to or inference from the name of the company ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "International Shipbuilding Corporation, Limited," with a capital stock of two million dollars, divided into 20,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

36-2

#### Whitehead & Turner, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of February, 1917, incorporating Richard Turner, merchant and a member of the Legislative Council of the Province of Quebec, Archibald Miller, merchant, Albert James Turner, manager, Evan Ewart Turner, accountant, and Reginald Meredith, notary public, all of the City of Quebec, in the Province of Quebec, for the following purposes, viz.:—

(a) To carry on business as wholesale grocers, importers, exporters and dealers in all kinds of groceries, teas, wines, liquors and alimentary products of all kinds and descriptions, live stock, dressed meats, fish, poultry, game, fruit, vegetables and all kinds of provisions, and to carry on the business of cold storage warehousemen and manufacturers and dealers in canned goods of all kinds, as well as the business of lumber merchants, fish dealers and fishery operators in all their several and respective branches ;

(b) To take over as a going concern the whole or any part of the business now carried on by Richard Turner under the name "Whitehead & Turner," together with the stock in trade, book debts, good-will, and all assets and movable property generally belonging to said "Whitehead & Turner" and to pay for the property and business so to be acquired in paid-up, non-assessable, preferred or common capital stock of the company, or in cash, or partly in paid-up, preferred or common capital stock of the company, and partly in cash as may be agreed upon ;

(c) To acquire by purchase, lease, exchange or other legal title and to construct, erect, operate, maintain and manage all offices, shops, factories, storehouses, depots and other structures necessary for its business and any other property, movable or immovable, necessary or useful for the carrying on of any of the purposes of the company, and to lease, sell or dispose of the same ;

(d) To construct, acquire, own, manage, charter, operate, hire and lease all kinds of steam and sailing vessels, tugs, boats and barges, and other vessels, wharves, docks, elevators, warehouses and other buildings necessary or convenient for the purposes of the company ;

(e) To generate, produce and accumulate steam, gas, electricity, or other motive power for the production of light, heat or power for the purposes of the company, with the power to sell or otherwise dispose of any excess not required, and to supply the same for light, heat or power purposes to any person or corporation on such terms as may be agreed upon, provided that the foregoing powers when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf ;

(f) To apply for, obtain, register, purchase, lease or otherwise acquire and hold, use, own, operate and introduce and sell or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes useful to the business of the company, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such trade marks, trade names, patents, licenses, processes, and the like, or any such property or rights ;

(g) To acquire the good-will, property, rights and assets, and assume all the liabilities of any person, firm or company indebted to the company, or transacting any business similar to that conducted by the company, and to pay for the same in cash or in securities of the company or otherwise ;

(h) To purchase, lease or otherwise acquire and to hold, exercise and enjoy all or any of the property, franchises, good-will, rights, powers and privileges held by any person or firm or by any company or companies carrying on any business similar in whole or in part to that which this company is authorized to carry on or which might be of value to this company, either in its own name or in the name of any such person, firm or company, and to pay for such property, franchises, good-will, rights, powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise and to undertake and assume the liabilities of any such person, firm or company ;

(i) To purchase, and acquire, and to own, hold, sell and re-issue shares, debentures, bonds and other securities of any company or corporation, and to pay for the same wholly or partly in cash, shares, bonds, debentures or other securities of the company, and to guarantee the payment of the principal of, or dividends and interest on such shares, bonds, debentures or other securities and while owner of any such shares or stocks, bonds, securities or other obligations to exercise any and all voting powers thereon by its duly authorized officers or by a proxy duly appointed, and to manage, operate and carry on as a manager, the property, franchises, undertakings and business of any corporation any of whose shares, bonds, debentures, or other securities are held by the company for such remuneration as may be deemed reasonable and proper ;

(j) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company, and to acquire by purchase, lease or otherwise, property, franchises, undertakings and business of any such corporation and to assume the liabilities thereof, and to pay for the same wholly or in part, in cash, shares, bonds, or other securities of the company ;

(k) To promote or assist in promoting, or to become a shareholder in any subsidiary, allied or other company, carrying on or having for its purpose the operation of any business altogether or in part similar to that of this company, and to enter into any arrangements for sharing profits, union of interest, joint adventure, reciprocal concession or otherwise with any such person or company, and to take or otherwise acquire shares and securities of such company and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company, and to hold, sell, re-issue, with or without guarantee of principal, interest and dividends or otherwise to deal with the same ;

(l) To aid in any manner and guarantee the obligations of any company any of whose shares of capital stock, bonds or other obligations are held or in any manner guaranteed by this company, and to do any acts or things for the preservation or protection, improvement or enhancement of the value of any such shares of capital stock, bonds or other obligations, and

to do any and all acts and things tending to increase the value of the property of any such company ;

(m) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, warrants and other negotiable or transferable instruments ;

(n) To issue paid-up shares, bonds, debentures or other securities of the company in payment or part payment of any property or rights which may be acquired by the company or, with the approval of the shareholders, for any service rendered to the company or for any work done for the company or in or towards the payment or satisfaction of debts and liabilities owing by the company ;

(o) To sell, lease or otherwise dispose of the property, rights, franchises and undertakings of the company, or any part thereof for such consideration as the company may think fit and in particular for shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of the company ;

(p) To act as agent for any person, firm, or corporation carrying on any of the businesses which the company is authorized to carry on ;

(q) To distribute among the shareholders of the company in kind, any property of the company, and in particular any shares, debentures or securities of any other company, belonging to the company or which the company may have power to dispose of ;

(r) To invest and deal with the moneys of the company not immediately required, upon such securities and in such manner as may from time to time be determined ;

(s) To accept in payment of any debt due to the company stocks, shares, bonds, debentures or other securities of any kind or other property real or personal ;

(t) To carry on any other business, whether manufacturing or otherwise which may seem to the company capable of being conveniently carried on in connection with the business of the company or calculated to enhance the value of or render profitable any of the company's property or rights ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Whitehead & Turner, Limited," with a capital stock of three hundred thousand dollars, divided into 3,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Quebec, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 27th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

36-2/

### Canadian Coal Products Engineering, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of February, 1917, incorporating Archibald James Reid, barrister, George Norman Limpricht, draughtsman, William Bowler, Charles Edward Buckley and Oliver David Cadotte, secretaries, Frederick Charles Allen, solicitor's clerk, and Harry Reeve Burrows, clerk, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To purchase, lease or otherwise acquire coal fields and coal lands, ore bearing properties, mineral lands, mining locations, mining and surface rights, timber limits, wood lands and timber lands, oil fields and privileges, natural gas, lands and properties, water lots, waters powers and privileges and other rights, privileges, easements and licenses ;

(b) To lay out, construct, purchase, lease or otherwise acquire, maintain, operate, and manage (1) Mines of coal, lignite, iron or other minerals whatsoever, bituminous or oil shales, oil wells and wells of natural gas or any products or by-products of any of them, mining structures, plant, mills, pipe lines, buildings, testing plants, laboratories, machinery and appliances of every description (2) Power houses, structures, plant and equipment for the development, generation,

transmission or utilization of water, steam, gas, electric or other power and structures and plant for and form of heating and lighting (3) Steamships any vessels, piers, docks, dry-docks, wharves, slips, basins and all incidental structures and appliances ; (4) Bridges, roads, tramways on lands owned or controlled by the company, aerial carriers, trails and ways of every description, yards and tracks for the storage or handling of any of the company's products or for the delivery thereof to adjacent railways ; and (5) Offices, stores, shops, warehouses, boarding houses, dwellings, workmen's houses, restaurants and buildings of every description ;

(c) To manufacture, purchase, sell and deal in any manufactures, products or by products of any and every description, of any of the mines or minerals, coal, lignite, shales, oils or gases, above referred to, and, without restricting the generality of the foregoing, to construct, acquire, sell and deal in coal products or by-products, furnaces for the manufacture of metallurgical coke, destructive distillation plants, by-products gas and power plants, and any other form of furnace, plant or machinery, commodities, merchandise, or manufacture which may be conveniently handled in connection therewith, or are germane to any of the objects herein specified ;

(d) To apply for, purchase, or otherwise acquire any patents, exclusive rights, licenses, concessions, privileges, or the like conferring any exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for the purpose of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(e) To guarantee any indebtedness, whether bonded or otherwise, of any company with which the company may have business relations, which is authorized to conduct any business within or similar to any of the powers of the company ;

(f) To issue and allot, as fully paid-up, shares of the company hereby incorporated in payment or part payment for any property, movable or immovable, property or patent rights or interests, lease, business, franchise, undertaking, powers, privileges, license, concession, stock, bonds and debentures, or any other assets or things whatsoever which the company may lawfully acquire by virtue of the powers hereby granted, or to pay for same or any part thereof in bonds, debentures or other securities of this company, and, with the approval of the shareholders, for services rendered to the company ;

(g) To acquire the stock, securities or undertaking of any other company having for one of its objects the exercise of any of the powers of the company, or to transfer its undertaking or assets to, or to amalgamate with any such company ;

(h) To enter into partnership or into any arrangement for sharing profits or union of interests, co-operation, joint adventure, reciprocal concessions or otherwise, or to amalgamate with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to lend money to, and act as engineers or contractors for or as employer, agent or manager of any such person or company, and to carry on the business of and to guarantee the contracts of or to otherwise assist any such person or company or any customers, and to guarantee the bonds, debentures or other securities, issued or to be issued, and either conditionally or upon any condition, of any such company, and to take, hold or otherwise acquire shares and securities of any such company, notwithstanding the provisions of section 44 of the said Act, and to sell, hold or re-issue, with or without guarantee, or otherwise deal with the same ;

(i) To distribute among the shareholders of the company, in kind, any property of the company whatsoever, and in particular any shares, bonds, debentures or other securities belonging to the company or which the company may have power to dispose of ;

(j) To acquire by purchase or otherwise, hold, sell and deal in the business, assets, good-will and securities



of any other company having for one of its objects the exercise of any of the powers of the company or carrying on any business capable of being conducted so as to benefit the company, and to promote or assist in promoting any such other company or any subsidiary company and to pay out of the funds of the company the costs and expenses of such promotion or assistance ;

(k) To adopt such means of making known the products of the company as may seem expedient, and in particular by making demonstrations or exhibits of the company's enterprises or any parts thereof, or advertising in the press, by circulars, by the publication of books and periodicals, and granting of awards and donations ;

(l) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account, or otherwise deal with all or any part of the property, rights and interests of the company ;

(m) To do all or any of the above things as principals, agents, contractors, engineers or otherwise, and either alone or in conjunction with others to do all such other things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Coal Products Engineering, Limited," with a capital stock of one million two hundred and fifty thousand dollars, divided into 12,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

36-2

#### Farmers Club Elevator Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of February, 1917, incorporating Francis Albert Olgetree, grain dealer, and Joseph Muir, grain buyer, both of the City of Moosejaw, in the Province of Saskatchewan, and David Edward Olgetree, grain dealer, of the City of Saskatoon in the said Province of Saskatchewan, and Frank Joseph Clark and Leon Denis Farmer, accountants, both of the City of Winnipeg in the Province of Manitoba, for the following purposes, viz :—

(a) To own, operate, maintain and carry on an elevator and warehouse business, and to erect, acquire, lease, buy, own, sell, maintain and operate elevators, grain and seed storage and cleaning plants and warehouses for hay, grain, or general merchandise ; to store and clean grain, to store and handle merchandise ; goods and chattels of any and all kinds ; to deal in hay, grain and flour, and to purchase, hold and sell the same, either for themselves or as agents for others ; and to carry on a grain milling business, and to erect, acquire, buy, own, sell, maintain, lease and operate flour mills, oatmeal mills, linseed mills and other mills for the manufacturing of flour, oatmeal, linseed oil and cake and other products and by-products of grain or products or by-products of which grain shall form a constituent part ;

(b) To acquire, own, purchase, deal in, handle, raise, produce, sell, ship, forward and export hay, grain, cereals and seeds of all kinds ; to sell products of the soil or farm, including live stock or dead stock and all kinds of food, farm or dairy products ; to carry on a general produce and commission business ; to operate, carry on and conduct a market or markets for the purchase or sale, by auction or otherwise, of live stock, dressed meats and produce, hay, grain, flour and all products of the farm, forest, sea and mine ; to manufacture, buy, sell and deal in goods, wares and merchandise ;

(c) To purchase, sell, raise, feed, fatten, dispose of and deal in cattle, sheep, horses, goats or swine, and to agree with others for hire to feed or fatten any cattle, sheep, horses, goats or swine belonging to such others

and to acquire, establish, operate, buy, sell, lease or deal in slaughter houses, abattoirs and meat curing and packing establishments, to buy, sell and deal in cattle, hogs and other animals or the products thereof and acquire and maintain warehouses and cold storage warehouses ;

(d) To purchase, sell, dispose of and deal in lumber, timber, wood, cordwood, coal, coke and other kindred commodities and to acquire, purchase, sell, improve, develop and deal in timber limits, timber licenses and other licenses and real and personal of every kind and description and to own, lease, purchase, operate, acquire and sell or dispose of booms, slides, chutes and tramway lines upon the property of the company for the purposes of any of the business carried on by the company ;

(e) To build, purchase, acquire, charter, lease and operate steamships, vessels, tugs and barges and other conveniences for the transport of freight and passengers by water ; to construct, purchase, lease, acquire, maintain and operate docks, wharves and other convenient terminal facilities ;

(f) To purchase, lease or acquire water powers and water privileges and any real estate necessary or convenient thereto, and to develop therefrom any water power, electrical or other energy, and to use the same in connection with their business and to transmit the same and sell, lease or dispose of any surplus power, and to enter into working arrangements with other companies, persons, firms and corporations for the use thereof, either for power or for electrical lighting purposes, and to establish, operate and maintain any electrical lighting or power plant, and to sell and dispose of electric light, heat and power ; provided always that the rights and privileges hereby conferred upon the company to generate electrical energy for light, heat and power, when exercised outside the property of the company, shall be subject to all provincial and municipal laws and regulations in that behalf ;

(g) To purchase, sell, dispose of and deal in lumber, timber, coal and coke and other kindred commodities ;

(h) To acquire, sell, hold and dispose of, lease or work all kinds of patents and patent rights to construct, lay out, maintain, improve, manage, work, control or superintend any roadways, bridges, reservoirs, wharves, vessels, sewers, furnaces, mills, factories, warehouses, buildings and other works or conveniences which may seem directly or indirectly conducive to any of the objects of the company ;

(i) To issue certificates and warrants negotiable or otherwise to persons warehousing goods with the company and to make advances on any hay, grain, merchandise, goods and chattels which may be stored with or be in the custody of or be on any railway or vessel or ship in course of transit to or from the company, or any of the elevators, mills or warehouses thereof ;

(j) To act as agents, on commission, hire or otherwise, for others in purchasing or selling any of the commodities in which the company has power to deal ;

(k) To raise or assist in raising money for and to aid by way of bonus, loan, promise, endorsement or guarantee of bonds, debentures or other securities or otherwise any corporation in the capital stock of which the company holds shares or with which it may have business relations ;

(l) Notwithstanding the provisions of section 44 of the said Act, to purchase, hold, sell and dispose of shares of the capital stock of any other company or corporation and to invest its funds in the purchase of any such stock and to pay for the same either in cash or in shares of the capital stock or debentures of the company or partly in cash and partly in shares of the capital stock or debentures of the company ;

(m) To acquire and take over as a going concern any business or operation now or hereafter carried on by any person, firm or corporation engaged in or empowered to engage in any business within the powers of the company and to pay for the same either in cash or wholly or partly by shares, debentures or other security of the company ;

(n) To sell, lease or otherwise dispose of the undertaking of the company or of any part thereof for such consideration as the company may deem proper, and in particular for shares, debentures or securities of any

other company having objects in whole or in part similar to those of this company ;

(o) To issue paid-up shares, bonds, debentures or other securities of the company in payment or part payment for any property or rights which may be acquired by, or, with the approval of the shareholders, for any services rendered, or for any work done for the company, or in or towards the payment or satisfaction of debts and liabilities owing by the company ;

(p) To amalgamate with or enter into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person, firm or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly benefit this company, and to advance money to, guarantee the contracts of and otherwise assist any such person, firm or company, and, notwithstanding the provisions of section 44 of the Companies Act, to take or otherwise acquire and hold shares and securities of any such company, and to sell or otherwise deal with the same ;

(q) To invest the moneys of the company not immediately required, in such manner as may from time to time be determined ;

(r) To distribute amongst the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities of any other company belonging to the company, or which the company may have power to dispose of ; and the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company ;

(s) To sell, improve, manage, develop, exchange, lease, dispose of, or turn to account or otherwise deal with all or any part of the property and rights of the company ;

(t) To do all or any of the matters hereby authorized either alone or in conjunction with or as factors, or agents for any other company or persons or by or through any factor, trustees or agents ;

(u) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or any portions thereof or calculated directly or indirectly to enhance the value of the company's property or rights ;

(v) To take and accept mortgages or conveyances of real or personal property as security for or in payment of any money owing to the company or for any merchandise to be sold by the company ;

(w) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Farmers Club Elevator Company, Limited," with a capital stock of three hundred thousand dollars, divided into 3,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Winnipeg, in the Province of Manitoba.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

36-2

### Standard High Speed Steel Hardening Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of February, 1917, incorporating Anthime Fortin, advocate, Fabiola Perron, stenographer, Frank Willdon, François Guérin and Maurice Rosen, agents, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on the business of merchants, manufacturers, and dealers in all kinds of metals and all materials and supplies relating thereto ; to conduct the work and business of a foundry, machine shop,

factory, engine, structural metal, boat and bridge building establishment ; to manufacture, construct, repair, buy, sell, let, hire, exchange, trade and deal in articles, tools, machines, machine tools, constructions, erections, conveniences and vessels, including locomotive engines, stationary engines, and all other engines, motors, electrical apparatus, air compressors, mining and pumping machinery, boilers, machinery of all kinds, railway cars, trucks, carriages, rolling stock for railways, yachts, boats, barges, tugs and all other vessels and parts of the same, and all articles composed or manufactured in whole or in part of iron, steel or other metal, or wood or other material, or combination thereof or conversion from one to another thereof ; to construct, manufacture, lease, sell, purchase, deal in and operate steel and iron, brass and aluminium plants, foundries, gas generators, motors, electric plants, gas plants, poles, wires, pipes, lines, furnaces and grates, repair shops and accessories, blast furnaces, open hearth furnaces, Bessemer converters, side blow converters, electric furnaces, crucibles and all accessories ; to make, sell, purchase, deal in and reduce steel and iron of all kinds, brass and aluminium, copper, platinum and their by-products and for any of the purposes hereinto buy, sell, lease, prospect for, open, explore, develop, work, improve, maintain and manage steel, iron and other mines, quarries, mineral and other deposits and properties and generally to carry on the business of a mining, smelting, milling, reduction and development company ; to manufacture, purchase, sell and deal in all foundry supplies and all kinds of machinery, machine and repair shop supplies, railway supplies and in general all supplies required by steel, iron, brass and aluminium consumers ;

(b) To purchase, lease or otherwise acquire oil and natural gas wells and lands, mines, mining rights, mining claims and locations, metalliferous lands and timber lands, timber limits and water-powers, and any interest therein, and to explore, work, exercise or develop and turn to account the same ; to search for, get, work, raise, make merchantable and deal in oil, natural gas, timber, iron, coal, ores, brick, earth brick, cement and other metals, minerals and substances and their products or by-products ;

(c) To crush, win, get, quarry, smelt, calcine, refine, dress, amalgamate, manipulate and prepare for market, buy and sell oil, natural gas, timber, ore, metal and mineral substances of all kinds and to carry on any other metallurgical operations which may seem conducive to any of the company's objects, to buy, sell, manufacture and deal in minerals, plants, machinery, implements, conveniences, provisions and things capable of being used in connection with metallurgical and other operations which the company may carry on or to be interested in or required by workmen and others employed by the company ;

(d) To construct, carry out, maintain, improve, manage, work, control and superintend any roads, ways, pipe lines, terminals and railway sidings on lands owned or controlled by the company, bridges, reservoirs, storage, stations, watercourses, water rights, water-power, water lots, aqueducts, wharves, furnaces, saw-mills, mill sites, crushing works, hydraulic works, electrical works, factories, warehouses, shops, dwelling houses and other works and conveniences which may seem directly or indirectly conducive to or convenient for any of the objects of the company, and to contribute to, subsidize or otherwise aid or take part in any such operations ;

(e) To manufacture, buy, sell and supply light, heat and power of every kind and description, and to carry on the works of a gas company in all its branches. Provided, however, that any sale, distribution or transmission of electric, pneumatic or other power or force or gas for the purposes of light, heat or power beyond the lands of the company shall be subject to local and municipal regulations in that behalf, and to deal with, manufacture and render saleable coke, coal, tar, pitch, asphaltum, ammoniacal liquor, and other residual products obtained in the manufacture of any article which the company is authorized to manufacture or deal in ;

(f) To purchase, construct, lease, operate and maintain telephone and telegraph lines for the purposes of the company and lines for electric light and power



purposes; to furnish and sell electricity for power, heat and lighting purposes and all appliances incident or necessary thereto;

(g) To apply for, purchase or otherwise acquire any trade-marks, trade-names, patent, licenses, copyrights, concession and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired;

(h) To acquire by purchase or otherwise and to buy, sell, and deal in land and interest therein, and to develop and turn to account any land acquired by the company or in which it is interested and in particular by laying out and preparing the same for building purposes, constructing, altering, pulling down, maintaining, fitting up and improving buildings and conveniences and by planting, paving, draining, farming, cultivating, letting on building lease or building agreement and by advancing money to and entering into contracts and arrangements of all kinds with builders, tenants and others, and to survey, subdivide, improve, lay out and develop lands and interests therein for purposes of sale or otherwise, and to do and perform all things useful and needful for the development and improvement of the same for residence, trade and business;

(i) To buy, sell and manufacture, refine, manipulate, export and import and deal in all substances, apparatus and things capable of being used in any such business as the company is authorized to carry on or required by any customers of or persons having dealings with the company;

(j) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable or being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(k) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company and to pay therefor in fully paid-up or partly paid-up preference or ordinary shares of the company or in the bonds, debentures or other securities of the company;

(l) To enter into partnership or into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(m) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company, notwithstanding the provisions of section 44 of the said Act;

(n) To enter into any arrangements with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions;

(o) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections, of such

persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object;

(p) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company;

(q) Generally to purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade;

(r) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations;

(s) To sell, improve, manage, develop, exchange, lease, enfranchise, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company;

(t) To do all such other things as are incidental or conducive to the attainment of the above objects, and to do all or any of the above things as principals, agents, contractors or otherwise, and by or through trustees, agents or otherwise and either alone or in conjunction with others;

(u) To construct, acquire and operate vessels, steamboats and barges, piers, docks, dockyards, wharves, slips, basins and all incidental structures, appliances and equipment;

(v) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined;

(w) To lend money to customers and others having dealings with the company and guarantee the performance of contracts by any company, to issue bonds or debentures for the construction, acquisition, maintenance or operation of any of the properties or works of the company;

(x) To issue paid-up shares of the company in payment of any property, movable or immovable, services rendered or to be rendered which the company may or will hold;

(y) To sell or dispose of, lease or otherwise deal with or dispose of the whole or any part of the property, assets or undertaking of the company as a going concern or otherwise for such consideration as the company may think fit, and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company;

(z) To obtain any provisional order or Act of Parliament for enabling the company to carry any of its objects into effect or for any other purpose which may seem expedient and to oppose any proceeding or application which may seem calculated directly or indirectly to prejudice the company's interests;

(aa) To amalgamate with any other company having objects altogether or in part similar to those of this company and to distribute any of the property of the company in kind among the shareholders;

(bb) The word "company" wherever the same occurs herein shall be deemed to include any person, partnership or other body of persons whether incorporated or not incorporated and whether domiciled in Canada or elsewhere, and the objects specified in each of said clauses shall be in no wise limited or restricted by reference to or inference from the terms of any other clauses or the name of the company;

(cc) To pay out of the funds of the company the expenses of organization or issue for, that purpose paid-up shares of the capital of this company, and to remunerate in specie or with the approval of the shareholders in paid-up shares any person or company buying, investing or aiding to place or guaranteeing the placing of the shares, bonds or securities of the company or aiding to form, to promote or manage the company;

(dd) To procure the company to be registered, licensed or otherwise recognized in any foreign country, and to designate and appoint persons therein as attorneys or representatives of this company with full power to represent this company in all matters according to the laws of such foreign country and to accept service for and on behalf of this company of any process or suit.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Standard High Speed Steel Hardening Company, Limited," with a capital stock of one hundred and fifty thousand dollars, divided into 1,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 27th day of February, 1917.

THOMAS MULVEY,

Under-Secretary of State.

36-2

### Canadian Rein Drive Tractors, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of February, 1917, incorporating Henry Jasper Martin and Charles Evans-Lewis, barrister-at-law, Thomas Neville Poole, law clerk, Arthur Deane Parker, estate broker, and Edmund Hale Austin, broker, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—

(a) To buy, sell, trade and carry on the business of manufacturers of and dealers in tractors, motors, engines, carriages, machinery and agricultural implements of all kinds and of all materials, substances, appliances and things required for or incidental to the manufacture, preparation, adaptation, use or working thereof or the packing, storage or disposition thereof;

(b) To purchase or otherwise acquire, hold, lease or otherwise dispose of any real or personal property, rights, or privileges which may be necessary or useful for the carrying on of the business of this company;

(c) To construct, maintain and operate on the property of the company all works, trainways, telegraph and telephone lines, bridges, reservoirs, flumes, dams and any other works and conveniences which may seem directly or indirectly conducive to any of the company's objects;

(d) To construct, acquire, own, manage, charter, operate, hire and lease all kinds of steam and sailing vessels, boats, tugs and barges, and other vessels, wharves, docks, elevators, warehouses, freight sheds and other buildings necessary or convenient for the purposes of this company;

(e) To construct or acquire by lease, purchase or otherwise and to operate works for the production, sale and disposal of steam, electrical, pneumatic, hydraulic and other power and force and to produce, create, develop, acquire by lease or otherwise and to control and generally deal in and use, sell, lease or otherwise dispose of such steam, electric, pneumatic, hydraulic or other power for any uses and purposes to which the same are adapted; provided, always, that the rights, privileges and powers hereby conferred upon the company in this paragraph in acquiring, using and disposing of electric, hydraulic, pneumatic or other power or force when exercised outside of the property of the company shall be subject to all the laws and regulations of the provincial and municipal authorities in that behalf;

(f) To apply for and acquire on any terms, letters patent of invention, patent rights, processes, concessions, licenses, trade marks, copyrights, or any other privileges or protections of a like nature for or connected with any matter, article or subject of manufacture or convenient for the business of the company and to turn the same to account by manufacturing or working the same or granting licenses in respect thereof or otherwise;

(g) To purchase or otherwise acquire or undertake all or any part of the business, property, assets or lia-

bilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company, or possessed of property suitable and property for the purposes of the company;

(h) To issue paid up shares, bonds or debentures for the payment either in whole or in part of any property real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire, and also to issue such fully paid shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of the company;

(i) To purchase, acquire, hold and own the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which this company is empowered to carry on or engage in, and to acquire, hold, or otherwise dispose of such shares, bonds or other securities notwithstanding the provisions of section 44 of the Companies Act;

(j) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, partnership or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to engage in or carry on, or to amalgamate with any such company;

(k) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or otherwise, securities, or otherwise of any other company or corporation, and to guarantee the performance of contracts by any such persons with whom the company may have business relations;

(l) To invest the moneys of the company not immediately required in such manner as may from time to time be determined;

(m) To distribute among the shareholders of the company in kind any property or assets of the company, and in particular any shares, debentures or securities of any other company or companies which may have purchased or taken over, either in whole or in part, the property, assets or liabilities of this company;

(n) To amalgamate with any other company or companies having objects similar to those herein enumerated;

(o) To sell, lease, exchange or otherwise dispose of in whole or in part the property rights or undertaking of the company for such consideration as may be agreed upon, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company;

(p) To enter into any arrangement with any Governments, authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any Government or authority, any rights, privileges or concessions which it may be desirable to obtain, and to carry out, exercise and comply with or sell and dispose of any such arrangements, rights, privileges and concessions;

(q) To make donations and subscriptions to any object likely to promote the interests of the company and to create and contribute to pension and other funds and schemes for the benefit of persons employed by the company, or the wives, widows, children or dependents of any such persons, and to subscribe or guarantee money for any charitable or public object;

(r) To do all such other acts and things as are incidental or conducive to the attainment of the above objects, or any of them, and to carry on any business, whether manufacturing or otherwise germane to the purposes and objects set forth and which may seem to the company capable of being conveniently carried on by the company or calculated directly or indirectly to enhance the value or render profitable any of its properties or rights.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Rein Drive Tractors, Limited," with a capital stock of one million dollars, divided



into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

36-2

**P. H. Klein, Jr. Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of February, 1917, incorporating Philip Henry Klein, manufacturer, and John Edward Klein, engineer, both of the City of Westmount, in the Province of Quebec; Henry Byron Irving, salesman, Edson Grenfell Place, advocate, and Marie Zaire Pilon, stenographer, all three of the City of Montreal, in the said Province of Quebec, for the following purposes, viz:—

(a) To manufacture, buy and sell all sorts and kinds of electrical goods and appliances together with all raw materials used in connection with same;

(b) To manufacture, buy, sell or otherwise deal in goods and merchandise of all kinds;

(c) To acquire letters patent of invention, patent rights, processes, concessions, licenses, trademarks, copyrights, and other privileges of like nature connected with anything convenient for the purposes of the company, and to turn the same to account by manufacturing or working same or granting licenses in respect thereof or otherwise;

(d) To sell, lease or otherwise dispose of the property and undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures, bonds or securities of any other company;

(e) To acquire, purchase or assume all or any part of the business, undertaking, property, assets, privileges, contracts, rights, applications and liabilities of any company, firm or person carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of this company;

(f) To subscribe for or to acquire by purchase, lease or otherwise, the shares, bonds, debentures or other securities of any company carrying on or about to carry on or engage in the business which this company is authorized to carry on, or any business similar thereto in whole or in part, and to sell, hold, re-issue with or without guarantee, or otherwise deal with the same, notwithstanding the provisions of section 44 of the Companies Act, and to promote or amalgamate with any other such company;

(g) To issue paid up shares, debenture stock, debentures, bonds, or other securities of the company in payment for any property or rights which may be acquired by, or, with the approval of the shareholders for any services rendered or agreed to be rendered, or for work done or agreed to be done for the company; or in or towards the payment and satisfaction of debts or liabilities owing by the company, or for raising money for any other purpose of the company;

(h) To do all or any of the matters hereby authorized either alone or in conjunction with other, or as factors or agents of others;

(i) To do all such other things as are incidental or conducive to the attainment of any of the above objects;

(j) Any power granted in any paragraph hereof shall not be restricted by reference to or inference from any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "P. H. Klein, Jr. Company, Limited," with a capital stock of five thousand dollars, divided into 50 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

36-2

**Eclipse Rubber Co., Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 16th day of February, 1917, changing the corporate name of "Premier Waterproof Clothing Company, Limited," to that of "Eclipse Rubber Co., Limited."

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1917.

THOMAS MULVEY,  
Under-Secretary of State

36-2

**P. Lamy & Frère, Limitée.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 1st day of March, 1917, incorporating Hercule Lamy, Freddy Gelinas, Joseph Adelard Lamy, Evelyne Capistran and Albina Gelinas, merchants, Zephirin Arcand, gentleman, and Alice Lamy, teacher, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To purchase, manufacture, sell at wholesale and retail any kind of goods and products whatsoever; to carry on generally and specially the business of departmental stores; to manufacture any products and goods which the company may dispose of in its business;

(b) To acquire and erect property, manufactories or works for the purposes of its business;

(c) To manufacture, supply, sell, lease electricity and electric current for lighting, heating, motive power and any other purposes;

(d) To acquire, construct, manufacture, maintain, erect and operate any electric system, work, machinery, posts, electric wire, subject to any provincial or municipal laws in that behalf;

(e) To acquire lands, to build upon and resell the same;

(f) To acquire, purchase any business and undertakings belonging to companies or individuals carrying on a business wholly or partly similar to that of this company, with the good-will, assets thereof, upon such conditions as the board of directors of the company may determine; the payment of which may be made by cash or property or in fully paid-up shares;

(g) To amalgamate with other companies or firms carrying on a business similar, in whole or in part to that of this company, upon such conditions as may be determined by the board of directors and to continue such undertakings and carry on such business;

(h) To purchase, take on lease or otherwise acquire, sell or lease or otherwise dispose of any patent of invention, trade mark, trade name relating to the company's business or applicable thereto;

(i) To enter into any arrangements as to union of interests or sharing of profits or otherwise with any person or company carrying on or about to carry on a business similar to that which this company is authorized to carry on;

(j) To exercise all necessary powers germane to any trade and business which the company may undertake and carry on.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "P. Lamy & Frère, Limitée," with a capital stock of forty-nine thousand dollars, divided into 490 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 5th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

**Nepean Sandstone Quarries, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of February, 1917, incorporating Thomas Arthur Beament and Alan Haskett Armstrong, barristers-at-law, Mona Devine and Katie Howe, stenographers, and Angus Seymour Williams, law clerk, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—

(a) To carry on in all its branches the business of quarrymen, and to quarry, dig for, excavate, reclaim, dress, treat, manufacture and otherwise make marketable, and to buy, sell and otherwise deal in all kinds of stone and products and by-products thereof;

(b) To buy, lease or otherwise acquire and to hold, own, operate, develop, sell or otherwise dispose of quarries, sandpits, gravel beds, mines and mineral lands, and to acquire, hold, sell, trade in, manufacture, import, export, dress, smelt, treat, assay, refine and otherwise make marketable and turn to account, sand, cement, minerals and metals, and their products and by-products;

(c) To manufacture, buy, sell and deal in concrete and cement in all forms, and paving blocks or other materials used in the construction of roads, highways, pavements, canals and bridges;

(d) To build, construct, repair and alter railways, canals, roads, conduits, sidewalks, wharves, elevators and buildings of all kinds and works of any and every description, and for such purposes to carry on the business of general engineers, builders and contractors;

(e) To furnish supplies to other contractors or persons engaged in similar work;

(f) To purchase or otherwise acquire and to hold or dispose of patents of invention, trade-marks, designs, licenses or franchises;

(g) To acquire by purchase, lease or otherwise and to construct, maintain and operate on the property of the company or on property controlled by the company, sidings or other means of transportation, canals, reservoirs, dams, flumes, aqueducts, buildings and machinery;

(h) To acquire by purchase, lease or otherwise, and to construct, maintain, operate, sell, deal in and otherwise dispose of, all kinds of steam plant, machinery, drills and rock crushing, excavating or blasting machinery;

(i) To acquire by purchase, lease or otherwise, and to maintain, operate and develop, water-powers and other works, plant, buildings and machinery for the manufacture, production and conversion of electric, pneumatic, hydraulic or other power or force; and to sell, distribute or otherwise dispose of any surplus of such electric, pneumatic, hydraulic or other power or force; provided that such sale, distribution or transmission of such electric, pneumatic, hydraulic or other power or force shall be subject to any municipal or other local regulations;

(j) To carry on any other business or undertaking which may seem to the company capable of being conveniently carried on in connection with any portion of the company's business, or calculated directly or indirectly to advance the company's interests;

(k) To buy, acquire or subscribe for and to accept, hold and dispose of any shares, debentures or securities of any company or corporation having objects similar to those of this company, notwithstanding the provisions of section 44 of the Companies Act;

(l) To act as agents for any company, partnership or person carrying on a similar or allied business;

(m) To amalgamate, unite or join with any other person, company or corporation carrying on any similar or allied business;

(n) To sell, transfer or otherwise dispose of the whole or any part of the business and undertaking of the company to any person, firm, company or corporation and to accept by way of consideration for such sale and transfer any shares, debentures, bonds or securities of any other company or corporation;

(o) To enter into partnership or any agreement for sharing profits, co-operation or amalgamation with any person or company;

(p) To remunerate either in cash or with the approval of the shareholders, in paid-up or partly paid-up stock of the company any person, firm or corporation for services rendered or to be rendered to the company in connection with its incorporation, promotion or organization or in connection with the conduct of the company's business or for the property or rights acquired by the company;

(q) To distribute in specie from time to time amongst the shareholders of the company any property, assets or rights of the company;

(r) To do all acts, exercise all powers and carry on all business incidental to the company, and all of the objects for which the company is incorporated;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere, by the name of "Nepean Sandstone Quarries, Limited" with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 5th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

**Dodge Brothers Motor Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1917, incorporating John Frank Dodge and Horace Elgin Dodge, manufacturers, Frederick Jacob Haynes, works manager, Arthur Irwing Philp, sales manager, and Alfred Lynn McMeans, secretary, all of the City of Detroit, in the State of Michigan, one of the United States of America, for the following purposes, viz:—

(a) To purchase or otherwise acquire, hold, own, sell, assign and transfer or otherwise dispose of, invest, trade and deal in and with automobiles, motor cars, trucks, tractors and other vehicles and parts thereof, and to carry on the business, occupation and employment of manufacturers, and repairers of and dealers in automobiles, motor cars, trucks, tractors and other vehicles and parts thereof and of all and any articles connected with the manufacture and repair thereof and the sale and disposition thereof;

(b) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(c) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company;

(d) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired;

(e) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or



company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(f) To take, or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company ;

(g) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(h) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(i) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(j) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade ;

(k) To construct, improve, maintain, work, manage, carry out or control any roads, ways, tramways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof ;

(l) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(m) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(n) To sell or dispose of the undertaking of the company, or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ; if authorized so to do by the vote of a majority in number of the shareholders present or represented by proxy, at a general meeting duly called for considering the matter, and holding not less than two-thirds of the issued capital stock of the company ; to raise and assist in raising money for, and to aid, by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation, and to guarantee the performance of contracts by any such company, corporation, or by any other person or persons with whom the company may have business relations ;

(o) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(p) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ; and all things authorized by the letters patent or supplementary letters patent ;

(q) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others ;

(r) To do all such other things as are incidental or conducive to the attainment of the above objects, and of the objects set out in the letters patent and supplementary letters patent.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Dodge Brothers Motor Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Windsor, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 7th day of March, 1917.

THOMAS MULVEY,  
37-2 Under-Secretary of State.

### Lakeside Coal & Transportation, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1917, incorporating Gerald Augustine Coughlin, advocate, Francis George Bush, book-keeper, Herbert William Jackson, clerk, and George Robert Drennan and Alexander Gordon Yeoman, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on a general business as coal miners and merchants, including the buying, selling, distributing and mining of coal and other products, including coke, of a similar nature or connected therewith ;

(b) To purchase, take on lease or otherwise acquire, and to hold and develop any mines, mining rights, coal lands and real estate generally, and to explore, work, exercise and develop, and to sell, lease, or otherwise turn to account the same, and generally to purchase, lease or otherwise acquire any real or personal property, easements, rights or privileges, which the company may think necessary or convenient for the purposes of its operations ;

(c) To construct, maintain and operate any roads and tramways, railway switches or sidings, on lands owned or controlled by the company, wharves, docks, warehouses, shops, stores, houses and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, maintenance or operation thereof ;

(d) To purchase, charter, sub-charter, hire, build, or otherwise acquire, operate and maintain barges, boats, tugs, steam and other ships or vessels with all equipment and furniture, and to employ or let out on hire the same for the conveyance of passengers, mails, troops, munitions of war, wheat, corn and other products, ore, minerals and merchandise of every kind and description between such ports in any part of the world as may seem expedient ;

(e) To generate and accumulate electricity, electric and other power and dispose of any surplus products thereof subject to all local and municipal regulations in that behalf ;

(f) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's rights or property ;

(g) To acquire by purchase, lease or otherwise, or undertake the whole or any part of the assets, business, property or liabilities of any person, firm or company carrying on any business in whole or in part similar to that which this company is authorized to carry on, or possessed of property suitable for the purposes of this company ;

(h) To pay for any assets, business, property or rights acquired by the company, or with the approval of the shareholders, for services rendered or to be rendered to the company, either in cash or in fully paid-up shares, or by any securities which the company has power to issue, or partly in one mode and partly in

another or others, and generally on such terms and conditions as the company may determine ;

(i) To apply for, purchase or otherwise acquire any patents, brevets d'invention, grants, licenses, leases, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit this company ; and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights, interest or information so acquired ;

(j) To sell, lease or otherwise dispose of the entire undertaking, property and assets of the company, or any part thereof, for such consideration and upon such terms and conditions as the company may think fit, and in particular for the shares, debentures and securities of any other company ;

(k) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any government, municipal or local authority, or with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company ; and to guarantee the contracts of, either with or without security, or to lend money to, or otherwise assist, any such person or company or any person or company undertaking to build on or improve any property in which the company is interested ;

(l) To distribute among the shareholders in specie by way of dividend or bonus, or in any other manner deemed advisable, any property of the company or any proceeds of the sale or disposal of any property of the company ;

(m) To carry on or do any of the businesses, acts, and things aforesaid, either as principals or agents, or by or through trustees, agents or otherwise, and either alone or in conjunction with another or others ;

(n) To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes or conducive to the attainment of any one or more of the objects hereinabove enumerated ;

(o) The intention is that the objects specified in paragraphs (a), (b), (c), (d), (e) and (f) hereof shall be independent objects and shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Lakeside Coal and Transportation, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

#### Buckingham Abattoirs Company, Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1917, incorporating Robert John Cameron and Joseph Champagne, merchants, Joseph Herbert Cameron, contractor, John Murphy, agent, and James Talbot, advocate, all of the Town of Buckingham in the Province of Quebec, for the following purposes, viz :—

(a) To acquire by purchase, lease or otherwise and to operate, maintain and carry on business as proprietors of warehouses, shops, elevators, refrigerators and buildings and stores of all kinds and description, for the care, custody, manufacture, cleaning, storing of

goods, ware and merchandise ; to acquire, operate and maintain refrigerators and refrigerating machinery, abattoirs and to transport and deliver goods, wares and merchandise ;

(b) To make advances upon goods, wares and merchandises stored or held in any manner by the company and to issue warehouse receipts and warrants ;

(c) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(d) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company ;

(e) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company the acquisition of which may seem calculated directly or indirectly to benefit the company and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property rights, or information so required ;

(f) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on, or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(g) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company ;

(h) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, directly or indirectly ;

(i) To purchase, take on lease or in exchange, hire or otherwise acquire any real or personal property or any rights or privileges necessary for the purposes of the company's business and in particular any plant, machinery or stock in trade ;

(j) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches and sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem conducive to this company's interests, directly or indirectly and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof ;

(k) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such person ;

(l) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(m) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ;

(n) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(o) To do all or any of the above things as principals, agents, contractors or otherwise and either alone or in conjunction with others ;



(p) To do all such other things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Buckingham Abattoirs Company, Limited," with a capital stock of fifty thousand dollars, divided into 50,000 shares of one dollar each, and the chief place of business of the said company to be at the Town of Buckingham, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

#### General Film Company (Canada), Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 2nd day of March, 1917, incorporating Thomas Allen Hubley, manager; George Thomas Porter, accountant; Howard Salter Ross and Eugene Real Angers, barristers, and Antoinette Defoy Lamarre, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To manufacture, produce, buy, sell, lease, operate and deal in moving picture theatre films, motion reel films and films of all kinds used for the production of moving pictures;

(b) To manufacture, buy, sell, lease and deal in moving picture machines and all kinds of apparatus required for the production and operation of moving pictures;

(c) To buy, own or lease and operate theatres of all kinds, including moving picture theatres, and in such theatres to give all kinds of theatrical performances, vaudeville performances and exhibit moving pictures, and such theatres to sell, sublet or otherwise dispose of;

(d) To acquire as a going concern the business at present being carried on in Canada by General Film Company (Canada), Limited, of Portland, Maine, in the United States of America, and to pay for the same by allotting to the said General Film Company (Canada), Limited, fully paid, and non-assessable shares of the capital stock of the company, whether subscribed for or not, and to acquire all or any part of the good-will, rights, property, assets, shares of the capital stock and bonds and debentures of other corporations, including any option, concession or the like of any individual, firm, association or corporation, and to pay for the same wholly or in part in cash, bonds or securities, or in payment or part-payment therefor to allot and issue as fully paid-up and non-assessable shares of the capital stock of the company, whether subscribed for or not;

(e) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention or process, and to turn to account, sell, lease or otherwise deal in such patents, licenses or concessions;

(f) To hold, purchase or otherwise acquire, to sell, assign, transfer or otherwise dispose of shares of the capital stock and bonds, debentures or other evidences of indebtedness created by other companies;

(g) To acquire and hold, notwithstanding the provisions of section 44 of the Companies Act, and to sell or otherwise dispose of the stock, shares, securities or undertakings of any other company having for one of its objects the exercise of any of the powers of the company or to transfer its assets or undertakings to or to amalgamate with any such company or companies;

(h) To guarantee the payment of dividends or interest on any shares, stocks, debentures or other securities issued by, or any other contract or obligation of, any company whenever proper or necessary for the business of the company, and to guarantee the contracts of any person, firm or corporation dealing with the company;

(i) To sell or otherwise dispose of the whole or any part of the property, assets, rights, undertakings or

good-will of the company and to accept payment for the same wholly or in part in cash, bonds, stock or other securities of any corporation or company;

(j) To enter into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or intending to carry on any business which this company is authorized to carry on or which is capable of being conducted so as directly or indirectly to benefit the company;

(k) To procure the company to be licensed, registered or otherwise recognized in any foreign country, and to designate persons therein as attorneys or representatives of the company with power to represent the company in all matters according to the laws of such foreign country and to accept service for and on behalf of the company of any process or suit;

(l) To distribute in specie or otherwise as may be resolved any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company;

(m) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above or which the company may deem calculated directly or indirectly to enhance the value of the company's property or rights;

(n) The business or purpose of the company is from time to time to do any or more of the acts and things herein set forth, and any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "General Film Company (Canada), Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

#### Kenabeek Consolidated Silver Mines, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 2nd day of March, 1917, incorporating Richard Tuson Heneker and Henry Noel Chauvin, both of His Majesty's counsel learned in the law, Harold Earle Walker and John Noel Beauchamp, advocates and Hugh Wylie, book-keeper, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:

(a) To prospect for, open, explore, develop, work, improve, maintain and manage gold, silver, copper, nickel, lead, coal, iron and other mines, quarries, mineral and other deposits and properties and to dig for, dredge, raise, crush, wash, smelt, roast, assay, analyze, reduce and amalgamate, and otherwise treat ores, metals and mineral substances of all kinds, whether belonging to the company or not, and to render the same merchantable, and to sell and otherwise dispose of the same, or any part thereof, or any interest therein, and generally to carry on the business of a mining, milling, reduction and development and smelting company;

(b) To acquire by purchase, lease, concession, license, exchange or other legal title, mines, mining lands, easements, mineral properties, or any interest therein, minerals and ores and mining claims, options, powers, privileges, water and other rights, patent rights, processes and mechanical or other contrivances, and either absolutely or conditionally and either solely or jointly with others, and as principals, agents, contractors or

otherwise, and to lease, place under license, sell, dispose of, and otherwise deal with the same or any part thereof, or any interest therein ;

(c) To acquire and take over as a going concern the mining properties and the mining business carried on by Kenabeek Silver Mines Limited in the Township of Auld, in the District of Temiscaming, in the Province of Ontario, together with its goodwill, undertakings, assets, plant, machinery, office furniture, book debts and other debts, patents, licenses, stock in trade, implements, mining and mined ore and other movables and immovables belonging to the said company, and used in connection with its mining business and to undertake, pay, satisfy, discharge and fulfil its debts, liabilities, contracts and engagements and to pay for the said property and assets by the issue of fully paid-up and non-assessable shares of the company hereby incorporated as may be agreed upon by the directors of the company, and for the purpose of carrying out the above powers, to adopt, accept, carry out and perform an agreement dated the 20th day of February, 1917, and executed between the said Kenabeek Silver Mines Limited, of the One Part and George Pyke, acting as agent for this company previous to its incorporation, of the other part, by which the said George Pyke has undertaken that this company after its incorporation will adopt the said agreement and purchase from Kenabeek Silver Mines Limited all its property and assets for paid-up and non-assessable shares of the company's capital stock and will fulfil in all respects the covenants of the said George Pyke in said agreement contained ;

(d) To construct, maintain, alter, make, work and operate on the property of the company, or on property controlled by the company, telegraph and telephone lines, reservoirs, dams, flumes, race and other ways, water powers, aqueducts, wells, roads, piers, wharves, buildings, shops, smelters, refineries, dredges, furnaces, mills and other works and machinery, plant and electrical and other appliances of every description; and to buy, sell, manufacture and deal in all kinds of goods, stores, implements, provisions, chattels and effects required by the company or its workmen or servants ;

(e) To construct or acquire by lease, purchase or otherwise, and to operate and maintain undertakings, plant, machinery, works and appliances for the generation or production of steam, electric, pneumatic, hydraulic or other power or force ; also lines of wire, poles, tunnels, conduits, works and appliances for the storing, delivery and transmission under or above ground of steam, electric, pneumatic, hydraulic or other power or force for any purpose for which the same may be used ; and to contract with any company or person upon such terms as are agreed upon to connect the company's lines of wire, poles, tunnels, conduits, works and appliances with those of any such company or persons ; and generally to carry on the business of generating, producing and transmitting steam, electric, pneumatic, hydraulic or other power or force ; to acquire by lease, purchase or otherwise, steam, electric, pneumatic, hydraulic or other power or force, and to use, sell, lease or otherwise dispose of the same, and all power and force produced by the company ; provided, however, that any sale, distribution or transmission of electric, pneumatic, hydraulic or other power or force beyond the lands of the company shall be subject to local and municipal regulations ;

(f) To take, acquire and hold as a consideration for ores, metals or minerals, sold or otherwise disposed of, or for goods supplied, or for work done by contract or otherwise, shares, debentures, bonds, or other securities of, or in any other company having objects similar to those of the company and to sell or otherwise dispose of the same, notwithstanding the provisions of Section 44 of the said Act ;

(g) To carry on business as a manufacturer of and dealers in logs, lumber, timber wood, metal ; all articlee into the manufacture of which wood or metal enters, and all kinds of natural products and by-products thereof, and to carry on the business of a general dealer in merchandise ;

(h) To build upon, develop, cultivate, farm, settle and otherwise improve and utilize the lands of the

company, and to use, sell, improve or otherwise deal with or dispose of the same ; and to aid and assist by way of bonus, advances of money or otherwise, with or without security, settlers and intending settlers upon any lands belonging to or sold by the company, or in the neighbourhood of such lands and generally promote the settlement of said lands ;

(i) To purchase or otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on or any business similar thereto, or possessed of property suitable for the purposes thereof ;

(j) To carry on any other business, whether manufacturing or otherwise which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company ;

(k) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee or otherwise, any corporation in the capital stock of which the company hold shares, or with which it may have business relations, and to act as employee, agent or manager of any such corporation ; and to guarantee the performance of contracts by any such corporation, or by any person or persons with whom the company may have business relations ;

(l) To apply for, purchase or otherwise acquire any patents, licenses, concessions and other special rights and privileges, conferring any exclusive or non-exclusive or limited right to use same, or any secret or other information whether as regards the carrying on of any particular trade or business or the use of any invention or process, or the growth, preparation or manufacture or sale of any particular article which seems capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly, to benefit the company, and to use, exercise, develop, grant licenses or monopolies in respect of or otherwise turn to account the property, rights or information so acquired, and to acquire, or grant the same for a term of years or in perpetuity or otherwise ;

(m) To join, consolidate and amalgamate with any person, society, company or corporation carrying on a similar business ; to pay or receive the price agreed upon in cash or in paid-up and non-assessable shares, bonds or debentures or other securities or guarantees of the company ;

(n) To develop or assist in developing any auxiliary or allied company carrying on business of a like nature or germane to that of this company and to become shareholders in the same ;

(o) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in ;

(p) To issue, sell or otherwise dispose of the property and assets of the company or any part thereof, for such consideration as the company may deem fit, including shares, debentures or securities of any company ;

(q) To issue and allot as fully paid-up shares of the company hereby incorporated such number or proportion of the shares of the company not liable for calls, as may be necessary to pay or part pay for movable or immovable property, mining lands or mining rights, mines, rights, business franchises, privileges, leases, licenses, patents, concessions, contracts and materials of all kinds, leases, stocks, bonds and debentures which the company may lawfully acquire or other real or personal property or rights which the company may lawfully acquire by virtue hereof and also in payment of *bona fide* claims of contractors, engineers or other persons having claims against the company for work done or with the approval of the shareholders for services rendered ; as also of all or any costs, charges or expenses preliminary or incidental to, or incurred in connection with the promotion, organization, formation, establishment, registration and incorporation of the company ;

(r) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of



the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking;

(s) To do all or any of the above things in Canada or elsewhere and as principals, agent or attorneys;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Kenabeek Consolidated Silver Mines, Limited," with a capital stock of two million dollars, divided into 2,000,000 shares of one dollar each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 5th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

### The C. E. McKeen Shoe Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of March, 1917, incorporating Alice Maud Beardsell McKeen, married woman, and Charles Edward McKeen, agent; both of the City of Vancouver, in the Province of British Columbia; William Wright Ingledew, of Kerrisdale, in the said Province of British Columbia, merchant; Eva Milne, of the Town of St. Lambert, in the Province of Quebec, married woman, and Theresa Stuart, of the City of Montreal, in the said Province of Quebec, spinster, for the following purposes, viz:—

(a) To acquire the business of Alice Maud Beardsell McKeen (above named) of the City of Vancouver, British Columbia, shoe merchant, carrying on business under the firm name and style of The C. E. McKeen Shoe Company, and to take over the whole of the said business and assets as a going concern, including contracts, orders for goods, trade-marks and book debts, and real estate situated in the Province of British Columbia owned by the said firm or the said Alice Maud Beardsell McKeen, but including and subject to all liabilities of the said firm, and in consideration thereof to allot to the said Alice Maud Beardsell McKeen shares of the capital stock of the company fully paid-up and non-assessable;

(b) To carry on the business of makers of and dealers in leather shoes and shoe findings and in hides, skins and leathers of all kinds, and makers of and dealers in trunks and travelling bags, in gutta percha goods and all things of which rubber and gutta percha are the component parts and the various materials entering into the manufacture of all such goods;

(c) To manufacture, buy, sell, deal in, import or export from and to all countries, domestic and foreign, all kinds of goods, wares and merchandise which may be requisite for the purposes of any of the said businesses or commonly supplied or dealt in by persons engaged in any of the said businesses or which may seem capable of being profitably dealt with in any of the said businesses;

(d) To carry on any other business which may be calculated either directly or indirectly to enhance the value of the company's property and rights;

(e) To act as agents for any company, partnership or person carrying on a similar business;

(f) To sell, let, develop and dispose of, or otherwise deal with, the above undertakings or all or any part of the property, real and personal of the said company, upon such terms and conditions as the directors shall see fit, with power to accept as the consideration any shares, stock or obligations of or interest in any other company engaged in a similar business;

(g) To purchase, lease or otherwise acquire, and to hold, own, use, operate, introduce, sell, assign and convey all trade-marks, secret processes, trade names, and of inventions, improvements and processes used in connection with or secured under any letters patent or otherwise of Canada or any other country in relation to any of the said businesses, and to use, exercise,

develop, grant licenses in respect of or otherwise turn to account all such trade-marks, patents, letters, concessions, processes and the like, and any such property, rights and information so acquired; and with a view of working and developing the same, which the said corporation may think calculated directly or indirectly to effect these profits in connection with any of the said businesses to be acquired or carried on by the said company;

(h) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(i) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth, or that are necessary, suitable, incidental or conducive to the attainment of the same;

(j) It is hereby declared to be the intention that the objects specified in each paragraph shall be in no wise restricted or limited by reference to or inference from the terms of any other paragraph or to or from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The C. E. McKeen Shoe Company, Limited," with a capital stock of forty-eight thousand dollars, divided into 48,000 shares of one dollar each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

### C. H. Cochrane and Co., Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of March, 1917, incorporating Charles Harris Cochrane, gentleman, Leonard Wood, accountant, Charles Wood, miller, John Wilfred McNeil, shipper, and Hamnett Pinhey Hill, barrister-at-law, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—

(a) To buy, sell, manufacture and deal in and with food products; to buy, sell, import, distribute, roast, blend, grind and dispose of tea, coffee, spices and other condiments for general use; to prepare, buy, sell and put up syrups, essences, flavourings and otherwise engage in the preparation and manufacture, purchase and sale of all commodities appertaining to or in any way relating to food products;

(b) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(c) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company;

(d) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or nonexclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired;

(e) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction

capable of being conducted so as directly or indirectly to benefit the company; and to lend money to; guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(f) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object;

(g) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade;

(h) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(i) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, if authorized so to do by the vote of a majority in number of the shareholders present or represented by proxy, at a general meeting duly called for considering the matter, and holding not less than two-thirds of the issued capital stock of the company;

(j) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations;

(k) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company;

(l) To do all or any of the above things, and all things authorized by the letters patent or supplementary letters patent as principals, agents, contractors, or otherwise, and either alone or in conjunction with others;

(m) To do all such other things as are incidental or conducive to the attainment of the above objects and of the objects set out in the letters patent.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "C. H. Cochrane and Co., Limited," with a capital stock of sixty thousand dollars, divided into 600 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 8th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

#### Angus Power Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 1st day of March, 1917, incorporating Errol Languedoc, of His Majesty's counsel learned-in-law, Jean Pierre Charbonneau and Ralph Erskin Allan, advocates, William Taylor, manager, and Bruce Stuart Crombie, secretary, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To carry on the business of electricians, mechanical engineers and manufacturers, workers and dealers in electricity, motive power, heat and light,

and any business in which the application of electricity or any power, like or otherwise is or may be useful, convenient or ornamental, or any other business of a like nature, and to manufacture and produce, and either as principals or agents, trade and deal in and deal with any article belonging to any such business, and all apparatus, appliances and things used in connection therewith or with any inventions or patents; to produce and accumulate electricity and electro-motive force, or any agency similar or otherwise, and to supply the same for the production, transmission or use of power for lighting, heating and motive purposes or otherwise as may be thought advisable, and to light streets, places and buildings, public or private by means of electricity or otherwise, or to enable the same to be lighted; to construct, maintain and operate works for the supply and distribution of electricity for light, heat and power; to carry on the business of suppliers of light, heat and power, and carriers of passengers and goods by land and by water in all its branches, to acquire by purchase or otherwise, maintain, equip, operate and build street and other railways operated by electricity or otherwise, to use or manufacture, operate and equip telephones, telegraphs, phonographs and all electrical apparatus now known or that may hereafter be invented, including all wires or appliances for connecting electrical apparatus, and including the formation of electrical exchanges or centres; to acquire by purchase or otherwise and to use, operate and equip subways, conduits and ducts, to obtain, accept and use all permits and also franchises, municipal or otherwise acquire and sell, work or otherwise deal with land, water, water-power, water-power supplies, and water-power equipment or works;

(b) To improve and develop rivers and lakes, and to construct and maintain, reservoirs, canals, dams, embankments, booms and other works and equipment of all kinds;

(c) To purchase, lease or otherwise acquire real estate, lands, locations, surface rights, timber limits, wood lands and timber lands, water lots, river rights and government, municipal or other rights, privileges, franchises, easements and licenses of all kinds, and to sell, dispose of, exchange or otherwise deal with the same;

(d) To construct, purchase or otherwise acquire steamers, barges, tugs of any other kind of craft for inland or ocean navigation, and to employ and operate the same;

(e) To construct, purchase, lease or otherwise acquire basins, docks, jetties, piers, wharves, warehouses, elevators or other buildings or works capable of being used in connection with the business of the company;

(f) To construct and operate for the purpose of the company's business and on lands owned and controlled by the company, tramways and railway sidings;

(g) To acquire by purchase, lease or otherwise and to utilize and develop water powers and other powers for the production of electric, pneumatic, hydraulic or other power or force, and to construct and operate works for the production of such powers;

(h) To construct, maintain poles, lines, transmission lines, telephone and telegraph lines for the distribution of power and for the general purposes of the company's business;

(i) To construct, lay down, fix and carry out all necessary cables, wires, lines, accumulators, lamps and works, appurtenances and appliances subject to local and municipal regulations;

(j) To acquire all or any part of the good-will, rights, property and assets, including any option, concession or the like of any individual, firm, association or corporation, and to pay for the same wholly or in part in cash or in bonds, or in payment or part payment therefor to allot and issue as fully paid up and non assessable shares of the capital stock of the company, whether subscribed for or not;

(k) To sell or otherwise dispose of the whole or any part of the property, assets, rights, undertaking or good-will of the company, and to accept payment for the same wholly or in part in cash, bonds, stocks or other securities in any corporation or company;

(l) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring



any exclusive or non-exclusive or limited right to use any secret or other information as to any invention or process, and to turn to account, sell, lease or otherwise deal in such patents, licenses or concessions ;

(m) To acquire and hold, notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise dispose of stocks, shares, securities or undertaking of any other company having for one of its objects the exercise of any of the powers of the company, or to transfer its undertaking or assets to or to amalgamate with any such company ;

(n) To enter into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or intending to carry on the business which this company is authorized to carry on or capable of being conducted so as directly or indirectly to benefit the company ;

(o) To acquire by purchase or otherwise hold, sell and deal in the business, assets, good-will, stocks, shares or securities of any company or corporation, and generally to do all acts and exercise all powers, and to carry on any business incidental to the proper fulfilment of the objects for which the company is incorporated.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere, by the name of "Angus Power Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 5th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

#### Westmount City Dairies, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of March, 1917, incorporating Henry John Hague, King's counsel, Pierre Amable Badeaux, advocate, Ernest Geoffrey Bennett, accountant ; Arthur Charters, bookkeeper, and Alfred Boreham Wright, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on business as dealers in and producers of dairy, farm and garden produce of all kinds and in particular milk, cream, butter, cheese and all milk products, poultry and eggs, fruits and vegetables ; to buy and sell dairy and farm machinery, utensels and supplies and cattle foods ; to operate systems of cold storage in connection with the said business ; to carry on the business of breeding, selling and dealing in all kinds of live stock, cattle, horses, sheep, swine and the products thereof ; and to carry on in all its branches the business of stock raising, farming and dairying ;

(b) To acquire, develop, own, use, lease, operate and dispose of springs of natural and mineral waters on the property of the company, and to trade and deal in such waters, and to manufacture, trade and deal in artificial aerated waters, effervescent beverages and like preparations of all kinds, and to carry on the trade of bottlers in all its branches ;

(c) To purchase, acquire, lease, sell, dispose of and otherwise deal in lands and property, and to cultivate, farm, develop and exploit and dispose of the products thereof ;

(d) To manufacture and deal in all kinds of wares and merchandise incidental to the businesses aforesaid or any part thereof ;

(e) To apply for, obtain, register, lease, license, purchase or otherwise acquire any trade marks, trade names, patents of invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or

indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired ;

(f) To develop and turn to account any land acquired by the company or in which it is interested or in particular by laying out and preparing the same for building purposes, constructing, altering, pulling down, maintaining, fitting up and improving buildings and conveniences, and by planting, paving, draining, farming, cultivating, letting on building lease or building agreement and by advancing money to and entering into contracts and arrangements of all kinds with builders and others ;

(g) To buy, sell and manufacture, export and import and deal in all substances, apparatus and things capable of being used in any such businesses as the company is authorized to carry on or required by any customers of or persons having dealings with the company ;

(h) To purchase, lease or otherwise acquire the whole or any part of the business, property, franchises, good-will, rights and privileges held or enjoyed by any person or firm or by any corporation carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of this company and to pay therefor in fully paid-up or partly paid-up shares of the company or in bonds, debentures or other securities of the company or otherwise, and to undertake the liabilities of any such person, firm or corporation ;

(i) To purchase or otherwise acquire, hold, sell or otherwise dispose of shares or stock, bonds, debentures or any other securities in any other company or corporation, notwithstanding the provisions of section 44 of The Companies Act ;

(j) To carry on any business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(k) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to, sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(l) To enter into any arrangements with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(m) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general or useful object ;

(n) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(o) To purchase, take on lease or in exchange, hire or otherwise acquire, any real or personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade ;

(p) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ;

(q) To remunerate any person or company for services rendered or to be rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital or any bonds, debentures or other securities of the company or in or about the formation or promotion of the company or the conduct of its business ;

(r) To sell or dispose of the whole or any part of the assets and undertaking of the company as a going concern or otherwise, for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company ;

(s) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any of the property and rights of the company ;

(t) To do all or any of the above things as principals, agents, contractors or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others ;

(u) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of this company ;

(v) To distribute amongst the shareholders of the company, in kind, any property of the company and in particular any shares, bonds, debentures or securities of any other companies belonging to the company ;

(w) To do all such other things as the company may think incidental or conducive to the attainment of the above objects or any of them ;

(x) The interpretation of any of the powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or by reference to or inference from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Westmount City Dairies, Limited," with a capital stock of one hundred thousand dollars, divided into 2,000 shares of fifty dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

#### Ocean and Inland Transportation Company, Limited.

**PUBLIC** Notice is hereby given that under the first Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1917, incorporating Walter Robert Lorimer Shanks, advocate, Francis George Bush, bookkeeper, George Robert Drennan and Alexander Gordon Yeoman, stenographers, and Herbert William Jackson, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To build, contract for, purchase, take over, work, manage, sell, exchange, charter, alter, furnish, equip, repair, maintain, improve, let out on hire, load on commission, or otherwise acquire or dispose of and deal in ships, vessels, tugs, barges, lighters, coal, timber, engines, boilers, tackle, machinery and such other articles as enter into the construction and equipment of ships, vessels, tugs, barges and lighters ; and to carry on all or any of the businesses of ship, tug, lighter and barge owners, forwarders, wharfingers, warehousemen, storekeepers, proprietors of bonded stores, dock and wharf owners, carriers, ship and freight agents, forwarding and general agents, and any other businesses connected with ships or shipping, or the carriage or conveyance by water or rail of passengers, produce, merchandise or goods ; to render salvage or towage service ;

(b) To act as agents for steamship owners, forwarders and as ship brokers and agents for placing or procuring insurance whether marine, fire or otherwise upon

goods or other property in the possession or control of the company ;

(c) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(d) To invest and deal with moneys of the company not immediately required for the purposes of the company from time to time as the company is by law authorized to do, and to make cash advances to, guarantee the contracts or engagements of, become surety for, and financially assist any person, firm, company or corporation carrying on a business similar to that which this company is hereby authorized to carry on ;

(e) To purchase or otherwise acquire any shares or interest in or the whole or any of the business, good will and assets of any person, firm, or company, carrying on any business germane to the objects of this company, and to undertake all or any of the liabilities or obligations of such person, firm or company ; and to carry on, conduct and liquidate any business so acquired ; and to make and carry into effect any contracts or agreements with any such person, firm or company as aforesaid with respect to amalgamation, joint working, co-operation, division of profits, mutual assistance, or otherwise, and to accept, by way of consideration for any such contracts or arrangement, any shares, debentures or securities of any similar company ;

(f) To pay in such manner as may seem expedient, and in particular by the issue of shares or securities of the company for any property or rights acquired by the company, or, with the approval of the shareholders, for any services rendered to the company ;

(g) To lease, sell or otherwise dispose of the business, property and undertakings of the company, or any part thereof, for such consideration as the company may deem fit, and in particular for shares, bonds, debentures or securities of any other company having objects similar in whole or in part to those of this company ;

(h) To distribute among the shareholders of the company in kind, any property of the company, and in particular any shares, debentures or securities of any companies belonging to the company or which the company may have power to dispose of ;

(i) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph ;

(j) To do all such other things as may be deemed necessary or useful in the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Ocean and Inland Transportation Company, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

#### Sevlvins, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 1st day of March, 1917, incorporating Samuel Gerald Tritt, Saul Tritt and John Whelan, advocates, Nicholas Swan and Alexander Seay, accountants, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To acquire and take over as a going concern the business now carried on by David Shapiro, of the City and District of Montreal, merchant, under the firm name and style of "Sevlvins," and all of the assets and



liabilities of the said business, and to pay for the same in paid-up and non-assessable shares of the company ;

(b) To carry on all or any of the businesses of silk merchants, silk weavers, cotton spinners, cloth manufacturers, furriers, haberdashers, hosiers, manufacturers, importers and wholesale dealers and retail dealers of and in textile fabrics of all kinds, boot and shoe makers, manufacturers and importers, and wholesale and retail dealers of and in leather goods, household furniture, ironmongery, turnery and other household fittings and utensils, ornaments, stationery and fancy goods, dealers in provisions, drugs, chemicals and other articles and commodities of personal and household use and consumption, and generally of and in all manufactured goods, materials, provisions and produce ;

(c) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(d) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or engage in, or possessed of property suitable for the purposes of this company ;

(e) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(f) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(g) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this company, or any business capable of being conducted so as directly or indirectly to benefit this company ;

(h) Generally to purchase, take on lease, or in exchange, hire or otherwise acquire any real or personal property and any rights or privileges which the company may think necessary or convenient for the purposes of the company ;

(i) To draw, make, accept, endorse, execute, and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Sevlyns, Limited," with a capital stock of forty-nine thousand dollars, divided into 490 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 5th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

#### F. Baillargeon, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of February, 1917, incorporating Rose Anna Tourneur,

widow of Frederic Baillargeon, Antoine Baillargeon, Auguste Baillargeon et Camille Baillargeon, manufacturers, all of the Parish of St. Constant, in the Province of Quebec, and Eloi Baillargeon, baker, of the City of Montreal, in the said Province of Quebec, for the following purposes, viz :—

(a) To carry on business as merchants and manufacturers of church ornaments, wax candles, candles and other articles manufactured with wax or paraffine, together with any other goods and articles of a similar nature ;

(b) To manufacture, purchase, sell or otherwise deal in all kinds of merchandise and products relating to the company's business including the manufacture of wooden or pasteboard boxes for the use of the company and to sell to its customers ;

(c) To purchase the whole or any part of the assets of the firm T. Baillargeon, enregistré, its business, agency rights and trade marks, together with the goodwill thereof ; to assume in whole or in part of its assets and to pay for the same, if the company hereby incorporated sees fit in cash or in fully paid-up shares of its capital stock ;

(d) To purchase or otherwise acquire any movable or immovable property which the company may deem useful for its business, and to sell or otherwise dispose of any such property upon such conditions as the company may deem advisable ;

(e) To acquire, notwithstanding the provisions of section 44 of the Companies Act, any shares in the capital stock of other companies carrying on any business similar in whole or in part, to that of this company and to alienate or otherwise dispose of the same ;

(f) To draw, make, endorse and issue promissory notes, bills of exchange and other negotiable or transferable instruments.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "F. Baillargeon, Limitée," with a capital stock of forty-five thousand dollars, divided into 450 shares of one hundred dollars each, and the chief place of business of the said company to be at the Parish of St. Constant, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 1st day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

#### DEPARTMENT OF INSURANCE.

Ottawa, 1st March, 1917.

NOTICE is hereby given that license No. 420 has this day been issued to The Canadian Surety Company authorizing it to transact in Canada the business of burglary insurance and plate glass insurance in addition to the business of guarantee insurance for which it is already licensed.

G. D. FINLAYSON,  
Superintendent of Insurance

37-4

#### IN THE EXCHEQUER COURT OF CANADA.

##### GENERAL RULE AND ORDER.

IN pursuance of section 87 of the Exchequer Court Act (R.S., 1906, chap. 140) it is hereby ordered that Rule 236 of the General Rules and Orders now in force regulating the practice and procedure in the Exchequer Court of Canada be and the same is hereby rescinded and the following substituted therefor :—

##### RULE 236.

Any party against whom judgment has been given or an order made, may apply to the Court or a Judge thereof for a stay of execution or other relief against such judgment or order, and the Court or Judge may grant such stay or relief upon such terms, if any, as may be deemed just.

Dated at Ottawa, this 16th day of February, A.D. 1917.

WALTER CASSELS,  
J. E. C.

35-4

## DEPARTMENT OF THE NAVAL SERVICE.

## INSTITUTION OF THE RANK OF SKIPPER, R.C.N.

BY Order in Council P.C. 492, dated the 20th day of February, 1917, the following regulation was approved:—

"Men with previous experience as officers in the Mercantile Marine, or with such other experience as may, in the opinion of the Naval Service Department, qualify them for appointment, may be entered in the Royal Canadian Navy for the period of the war with the title of Skipper and equivalent rank of Chief Warrant Officer, their pay and allowances being the same as those already authorized for Chief Warrant Officers.

37-2

## DEPARTMENT OF THE NAVAL SERVICE.

## GOOD CONDUCT BADGES FOR R.N.C.V.R.

*Qualifying.*

BY Order in Council P.C. 512, dated 27th February, 1917, the following regulations were approved:—  
For the period of hostilities men of the Royal Naval Canadian Volunteer Reserve are to be allowed to qualify for Good Conduct Badges in the same way as ordinary active service ratings. As regards Reserve Service, only that while called out is to be allowed to count, but ex-naval ratings may count former qualifying service in the Royal Navy or Royal Canadian Navy.

The scale of pay for Good Conduct Badges in the Royal Naval Canadian Volunteer Reserve to be the same as that already in force in the Royal Canadian Navy.

Ottawa, 5th March, 1917.

37-2

## ROCKLIFFE FERRY.

NOTICE.—Tenders will be received at the office of the Deputy Minister of Inland Revenue between the hours of ten-thirty and eleven-thirty A.M., on Thursday the twenty-second of March, from persons desirous of licensing the privilege of ferrying across the Ottawa River between Rockcliffe, in the Province of Ontario, and the old ferry landing on the Gatineau

Point, in the Province of Quebec, in accordance with the terms, and under the conditions set forth in regulations established by Order in Council of the 5th February, 1912, copies of which can be procured at the office of the Deputy Minister of Inland Revenue, Ottawa.

Each tender must state the amount which the party tendering is willing to pay per annum for the privilege referred to, which amount will be payable in advance, the terms of the license being for five years from the 1st day of May, 1917.

Each tender must be accompanied by a cheque marked good on one of the chartered banks doing business in Ottawa, or by Dominion currency for one-fourth the amount of the per annum tender. This amount will be credited on account of the first year's rent in the case of the accepted tender, and all other cheques will be returned, except in the event of withdrawals, in which case no refunds will be made.

All communications must be addressed to the undersigned and endorsed on the envelope "Tender for the Rockcliffe Ferry."

The Department does not bind itself to accept the highest or any tender.

Any newspaper inserting this notice, without first obtaining the authority of the Department, will not receive payment therefor.

By order,

J. U. VINCENT,  
Deputy Minister.

Department of Inland Revenue,  
Ottawa, 7th March, 1917.

37-2

## DEPARTMENT OF MARINE AND FISHERIES.

OTTAWA, 6th March, 1917.

PUBLIC Notice is hereby given that the Acting Minister of Marine and Fisheries, by M. & F. Order No. 14 in 1917, dated the 5th March, 1917, under the provisions of section 27 of The Canada Shipping Act, has granted permission to change the name of the steamer "Nora" of Montreal, Official Number 71,269, owned by His Majesty the King, represented by the Minister of Public Works for the Dominion of Canada, to that of "Blanche"

A. JOHNSTON,  
Deputy Minister of Marine and Fisheries.

37-2



## NOTICE TO MARINERS.

No. 8 of 1917.

(Atlantic No. 5.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## NOVA SCOTIA.

- (26) West coast—Northwest ledge ; Yarmouth fairway ; and Blonde rock—Submarine bell buoys discontinued.

*Submarine bell buoys discontinued.*—The following submarine bell buoys have been discontinued until further notice :—

NO. IN LIST OF LIGHTS	NAME	POSITION
180 209	Northwest ledge Yarmouth fairway	Westward of Beatson rocks 10 miles 224° from Cape Four- chu light
220	Blonde rock	2 miles southward of Blonde rock

N. to M. No. (26) 3-2-17.

*Authority :* Telegram from Agent of Dept. of Marine, St. John, 1st Feb., 1917

*Admiralty charts :* Nos. 352, 1651 and 2670.

*Publication :* Nova Scotia Pilot, 1911, pages 244, 233 and 217.

*Canadian List of Lights and Fog Signals, 1916 :* Nos. 180, 209 and 220.

*Departmental Files :* Nos. 28049, 27667 and 35169.

## QUEBEC.

- (27) River St. Lawrence—Chart, Bersimis river to Bic island, issued.

*New chart.*—A chart of the river St. Lawrence from Bersimis river to Bic island, numbered 210 of the Canadian Hydrographic Survey, has just been published by the Hydrographic Survey, Department of the Naval Service of Canada.

Copies may be obtained from the Hydrographic Survey, Department of the Naval Service, Ottawa, and from the Agents of the Department of Marine at Quebec and Montreal, for fifteen cents per copy, payable in advance.

N. to M. No. 8 (27) 3-2-17.

*Departmental File :* No. 28490.

A. JOHNSTON,  
Deputy Minister

DEPARTMENT OF MARINE,  
OTTAWA, CANADA, 3rd February, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

36-2

## NOTICE TO MARINERS.

No. 9 of 1917.

(Atlantic No. 6.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## QUEBEC.

**(28) Chaleur bay—Anse aux Gascons—Outer portion of wharf destroyed by storm—Pole light moved—Caution.**

*Former notice*—No. 50 (114) of 1906.

*Position*.—At Anse aux Gascons.

Lat. N. 48° 11' 33", Long. W. 64° 50' 22"

*Outer portion of wharf carried away*.—The outer portion of Anse aux Gascons wharf including the extension ell was destroyed by a storm on 16th December, 1916.

*Light*.—The fixed red pole light will be maintained on the outer end of the undamaged portion of the wharf.

*Warning*.—The department is advised that there is shoal water over the destroyed portion of the wharf, and masters of vessels are warned accordingly.

N. to M. No. 9 (28) 10-2-17.

*Authority*: Report from Supt of Lights, Quebec.

*Admiralty charts*: Nos. 1633, 1715 and 2516.

*Publication*: St. Lawrence Pilot, Vol. 2, 1916, page 312.

*Canadian List of Lights and Fog Signals, 1916*: No. 971.

*Departmental File*: No. 20971 R.

## ENGLAND.

**(29) West coast—River Mersey—Prohibited anchorage.**

Mariners are warned that, under the defence of the Realm (Consolidation) Regulations, 1914, the following Regulation has been made by the Lords Commissioners of the Admiralty and is now in force:—

No vessel other than H.M. ships and merchant vessels acting under orders from the senior Naval Officer, Liverpool, is to anchor within an area bounded as follows:—

(a) *On the North*.—By a line drawn from the Mariners' Home, Egremont, in a 45° (N. 62° E. Mag.) direction for a distance of 1,350 yards.

(b) *On the South*.—By a line drawn from the extremity of Egremont Ferry pier in a 54° (N. 71° E. Mag.) direction for a distance of 700 yards.

(c) *On the East*.—By a line joining the eastern extremities of limits (a) and (b).

This regulation in no way affects the right of navigation through the area herein described.

N. to M. No. 9 (29) 10-2-17.

*Variation in 1917*: 17° W.

*Authority*: British Admiralty N. to M. No. 84 of 1917.

*Admiralty charts*: Nos. 3477 1951, and 1170 b.

*Publication*: W. C. of England Pilot, 1910, page 394.

## SCOTLAND.

**(30) West coast—Barra island—Castlebay—Beacon destroyed.**

*Beacon destroyed*.—The red pillar beacon on Sgeir A Scape in the approach to Castlebay has been destroyed by collision.

N. to M. No. 9 (30) 10-2-17.

*Authority*: N. to M. issued by Commissioners of Northern Lighthouses, 20th Jan., 1917.

A. JOHNSTON,

*Deputy Minister.*

DEPARTMENT OF MARINE,

OTTAWA, CANADA, 10th February, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.



## NOTICE.

Government of Canada  
Publications.

THE following list of recent Government publications is inserted in the *Canada Gazette* in conformity with Order in Council (P.C. 1522) of 28th October, 1915, which calls for the publication of such lists from week to week.

Where a publication is marked with an asterisk (\*) requests for the volume or report in question should be made to the department affected. In all other cases, applications should be addressed to the Chief of Distribution, Department of Public Printing and Stationery, Ottawa. When the title appears in English it will be understood that the volume is printed in English; when the title is in French, it means that the report is printed in the French language. The price quoted for publications should in every case accompany the application.

## AVIS.

Publications du Gouver-  
nement du Canada.

LA liste suivante des récentes publications du gouvernement est insérée dans la *Gazette du Canada*, en conformité de l'arrêté en conseil (C.P. 1522) du 28 octobre 1915, qui exige que ces listes soient publiées d'une semaine à l'autre.

Lorsqu'une publication est marquée d'un astérisque (\*) les demandes au sujet du volume ou du rapport en question devront être adressées au Ministère qui la publie. Dans tous les autres cas, il faudra s'adresser au Chef de la Distribution, département des Impressions et de la Papeterie publiques, Ottawa. Lorsque le titre est publié en anglais, il est entendu que c'est la version anglaise du volume qui est imprimée; lorsque le titre est en français, cela signifie que c'est la version française qui est imprimée. Le prix indiqué pour les publications devra dans chaque cas accompagner la demande.

## AGRICULTURE.

Annual report of the Department for year ending March 31, 1916, 118 pp. ....	0.10
Loi de l'Instruction Agricole, Rapport sur la, 226 pp. ....	0.15
Fermes Expérimentales : Rapports du Directeur des Services de la Chimie, de la Culture du Sol, et de l'Élevage, pour l'exercice terminé le 31 mars 1915, 596 pp. ....	.45
Fermes Expérimentales : Rapports du Directeur des Services de l'Horticulture, des Céréales, de la Botanique, de l'Entomologie, des Plantes Fourragères, de l'Aviculture, et des Tabacs, pour l'exercice terminé le 31 mars 1915, 674 pp. ....	0.45
* Agricultural Gazette of Canada for February, 1917. ....	0.10
Annual subscription . . . . .	1.00
* La Gazette Agricole du Canada février 1917, 108 pp. illus. ....	0.10
* Patent Office Record and Register of Copyrights and Trade Marks, November, 1916, ....	0.20
Annual subscription . . . . .	2.00
* Foreign Agricultural Intelligence, bulletin of, November, 1916. Free.	
* Pear Thrips in British Columbia (Entomological Branch), 12 pp. Free.	
* Conseils pour la saison, mars 1917, 16 pp. Gratuit.	
* Fertilité du sol (Fermes Expérimentales du Dominion). Bulletin No. 27, 16 pp. Gratuit.	
* Mais (Blé d'Inde) de semence (Division du Commissaire des Semences) 4 pp. Gratuit.	
* Culture et la préparation du lin et perspective actuelle, 32 pp. Gratuit.	

## ARCHIVES.

Report on work of the Department for years 1914 and 1915. 780 pp. ....	0.60
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## BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Judgments, Orders, Regulations, and Rulings (fortnightly edition). Vol. VI, No. 23. (Mar. 1st.)	
Annual subscription . . . . .	3.00
Single numbers . . . . .	0.20

## CIVIL SERVICE COMMISSION.

* Miscellaneous Information (Third Edition) 8 pp. Free.	
* Renseignements concernant les examens du Service Civil, 60 pp. Gratuit.	

## COMMISSION OF CONSERVATION.

* Annual report, for year ending March 31, 1916, 284 pp. Free.	
* Rapport annuel pour l'exercice terminé le 31 mars 1916, 310 pp. Gratuit.	
* "Conservation", monthly bulletin, March, 1917, vol. vi. No. 1. Free.	
* "Conservation of Life." Quarterly bulletin, December, 1916. Free.	

## COMMISSIONERS OF THE TRANSCONTINENTAL RAILWAY.

Annual report of the Commissioner for year ending March 31, 1916, 24 pp. ....	0.05
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## CUSTOMS.

Imports, Exports and Navigation of Canada, tables of, for year ending March 31, 1916. 772 pp. ....	0.50
Importations, Exportations et Navigation du Canada, les tables des, pour l'exercice terminé le 31 mars 1916, 800 pp. ....	0.65
Trade and Navigation returns for December, 1916, 532 pp. 8vo. ....	0.10

## EXTERNAL AFFAIRS.

Annual Report of the Secretary of State for External Affairs, for the year ending March 31, 1916, 40 pp. ....	0.05
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## FINANCE.

Public Accounts for year ending March 31, 1916, 270 pp. ....	0.20
Budget pour l'exercice terminé le 31 mars 1918, 96 pp. ....	0.05
Estimates for year ending March 31, 1918, 96 pp. ....	0.05

## INDIAN AFFAIRS.

Annual Report of the Department for year ending March 31, 1916, 500 pp. ....	0.35
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 500 pp. ....	0.35

## INLAND REVENUE.

Annual Report of the Department for year ending March 31, 1916. Part I. Excise, 236 pp. ....	0.15
Annual Report of the Department for year ending March 31, 1916. Part II. Weights and Measures, Gas and Electricity, 76 pp. ....	0.05
Annual Report of the Department for year ending March 31, 1916. Part III. Adulteration of Food, 604 pp. ....	0.25
Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie I—Accise, 234 pp. ....	0.15
Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie II—Inspection des poids et mesures, du gaz et de l'électricité, 76 pp. ....	0.05
Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie III. Falsification des substances alimentaires, 604 pp. ....	0.30
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* Baking Powder: Bulletin No. 360, 28 pp. Free.	
* Prepared Mustard: Bulletin No. 361, 20 pp. Free.	

## GOVERNMENT OF CANADA PUBLICATIONS—Continued.

## INSURANCE.

Superintendent of Insurance, Report of the, Vol. II, Life Insurance Companies, year ending December 31, 1915..	0.50
Surintendant des Assurances, rapport du, Vol. I. Compagnies d'assurance autres que les compagnies d'assurance sur la vie, pour l'exercice terminé le 31 décembre 1915, 810 pp. ....	0.50
Surintendant des Assurances, rapport du, Vol. II. Compagnies d'Assurances—Vie, pour l'exercice terminé le 31 décembre 1915, 834 pp. ....	0.50

## INTERIOR.

Annual Report of the Department for the year ending March 31, 1916, 582 pp. ....	0.45
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 600 pp. ....	0.45
Rapport annuel de la Division des Levés Topographiques, pour l'exercice terminé le 31 mars 1915, 228 pp. ....	0.20
Hydrometric Surveys, report of, for calendar year ending December, 1915, 590 pp. ....	0.35
Levés hydrographiques du Manitoba, rapport des, pour les années civiles 1912-13-14, 310 pp. ....	0.25
* Dominion Water Power Branch, annual report of, for year ending March 31, 1915, 228 pp. Free.	
* Canadian Hydraulic Power Development and Electric Power in Canadian Industry; Water Resources Paper No. 17, 56 pp. Free.	
* Decisions of Geographic Board of Canada for December, 1916-January, 1917, 4 pp. Free.	
* Maps and Publications issued by Topographical Surveys Branch and available for distribution, list of, 12 pp. Free.	
* Canadian Woods for structural timbers (Forestry Branch). Bulletin No. 59, 46 pp. Free.	

## JUSTICE.

Inspecteurs des Pénitenciers, rapport des, pour l'exercice terminé le 31 mars 1915, 232 pp. ....	0.20
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## LABOUR.

Annual Report of the Department for year ending March 31, 1916, 122 pp. ....	0.10
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 128 pp. ....	0.10
Rapport des Conseils de Conciliation et d'Enquête pour l'exercice terminé le 31 mars 1916 222 pp. ....	0.15
* Labour Gazette, February, 1917, 97 pp. 8vo. ....	0.93
* La Gazette du Travail, février 1917, 104 pp. 8vo. ....	0.03
* Labour Organization in Canada, fifth annual report on, (For the Calendar Year 1915), 232 pp. Free.	

## MARINE.

Annual report of the Department for year ending March 31, 1916, 288 pp. ....	0.20
Rapport annuel du département, pour l'exercice terminé le 31 mars 1915, 386 pp. ....	0.25
Inspection des bateaux à vapeur, rapport sur, 168 pp. ....	0.05
List of Vessels on the Registry books of the Dominion of Canada on December 31, 1915, 230 pp. ....	0.20
* List of Vessels 1915, supplement to, 12 pp. Free.	
" " " 8 pp. Free.	
* Regulations relating to persons acting in the double capacity of Master and Engineer in a passenger ship, one sheet. Free.	

## MILITIA.

Militia Council, report of the, for year ending March 31, 1916, 36 pp. ....	0.05
* Militia Orders, weekly (English or French), per annum. ....	1.00
* General Orders, (English or French), per annum. ....	0.50
* General Orders, printed on one side only (English), per annum. ....	0.50
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" " " single copies. ....	0.30
* Appointments, Promotions and Retirements, Canadian Militia, 14th December.	
* Nominations, Promotions et Retraites, Milice Canadienne, 22 décembre.	
* Militia Orders, weekly parts, 15th January.	
* Ordres de Milice, édition hebdomadaire du 15 janvier.	
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## MINES.

Report of the Department for calendar year ending December 31, 1915, 260 pp. ....	0.25
* Iron and Steel, production of in Canada during 1915, 56 pp. Free.	
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Fisheries Branch, annual Report of, 1915-16, 500 pp. ....	0.30
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Report of the Department for year ending March 31, 1916, 543 pp. ....	0.30
Rapport du département, pour l'exercice terminé le 31 mars 1916. 540 pp. ....	0.35
Postal Guide, 1916; Canada Official. Paper cover. ....	0.20
" " " yearly subscription including supplements. ....	0.50
" " " cloth cover. ....	0.45
" " " including supplements. ....	
* Parcel Post Regulations for 1917, 16 pp. Free.	

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Appeal of Sir Robert Borden for National Service, 4 pp. Free.	
Appel de Sir Robert Borden en faveur du service national, 4 pp. Gratuit.	

## PUBLIC WORKS.

Annual Report of the Department for year ending March 31, 1916, 810 pp. ....	0.50
Réservoirs de la Rivière Ottawa, 1915, rapport du ministre sur les, 612 pp. ....	0.30
Canal de la baie Georgienne conditions générales du transport (étude statistique), 160 pp. ....	0.15

## RAILWAYS AND CANALS.

Annual report of the Department for the year ending March 31, 1916, 450 pp. illus. ....	0.50
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## SECRETARY OF STATE.

Annual Report of the Department for year ending March 31, 1916, 230 pp. ....	0.15
Civil Service List, 1916 (English and French), 556 pp. ....	0.30
* Dominion Companies Act, regulations respecting applications under, 24 pp. Free.	
* Judicial Committee of the Privy Council: judgments of, in the Company Cases, 30 pp. Free.	
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GOVERNMENT OF CANADA PUBLICATIONS—*Continued.*

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Annual report of the Department for year ending March 31, 1916, Part II—Canadian Trade with France, United Kingdom, Germany and United States, 200 pp.....	0.15
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* Census and Statistics Monthly, November, 1916. Free.	
* Trade Bulletin, No. 684, 8vo. October 9. Free.	
* Statistique Mensuelle, décembre 1916, vol. 9, No. 100. Gratuit.	
* Manufactures du Canada—Résultats préliminaires du recensement postal pris en 1916, 4 pp. Gratuit.	
* Grades of Grain grown in Western Canada, 6 pp. Free.	

## SPECIAL PUBLICATIONS.

<b>Atlas of Canada.</b> 124 pp. 17 x 12, 80 maps, 64 diagrams. 12 pp. statistics, cloth and leather binding....	3.00
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* <b>"Canada's Need for Greater National Saving":</b> Speech delivered by Hon. Sir Thomas White in Toronto, Jan. 3, 1917, 8 pp. Free.	
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<b>Statuts du Canada, 1916</b> .....	2.50
<b>War Purchasing Commission,</b> Report of: Minutes, Orders in Council. 4 vols. per set.....	2.00

1916-17

1916-17

## STATEMENT

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department to the night of the 28th February, 1916 and 1917.

PUBLIC DEBT.				1916.	1917.		
LIABILITIES.				\$	cts.	\$	cts.
FUNDED DEBT—							
Payable in New York.....						75,357,000	00
do in Canada.....				84,693,107	07	316,049,840	32
do in London.....				362,703,312	40	362,703,312	40
Temporary Loans.....				179,473,684	20	219,890,808	02
Bank Circulation Redemption Fund..				5,668,759	32	5,755,554	26
Dominion Notes.....				178,499,503	04	182,732,291	29
SAVINGS BANKS—							
				1916.	1917.		
Post Office Savings Banks.....				\$38,418,151	05	\$41,353,169	77
Dominion Government Savings Banks..				13,539,883	46	13,319,322	51
Trust Funds.....				51,958,034	51	54,672,492	28
Province Accounts.....				10,106,271	07	10,201,519	81
Miscellaneous and Banking Accounts.....				11,920,481	20	11,920,481	20
				30,829,429	82	37,031,599	34
Total Gross Debt.....				915,852,582	63	1,276,314,898	92
ASSETS.							
INVESTMENTS—							
Sinking Funds.....				11,800,301	24	13,621,527	30
Other Investments.....				111,139,401	12	145,079,888	77
PROVINCE ACCOUNTS.....				2,296,327	90	2,296,327	90
Miscellaneous and Banking Accounts.....				253,085,856	16	350,255,261	32
Total Assets.....				378,321,886	42	511,253,005	29
Total Net Debt .....				537,530,696	21	765,061,893	63
do do .....				527,488,999	94	745,938,869	75
Increase of Debt .....				10,041,696	27	19,123,023	88

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of February, 1916.	Total to 28th February, 1916	Month of February, 1917.	Total to 28th February, 1917.
REVENUE :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Customs.....	8,979,079 62	87,975,980 93	10,088,380 36	118,956,682 81
Excise.....	1,905,478 18	20,109,148 44	1,810,948 39	22,372,658 35
Post Office.....	1,500,000 00	15,671,339 91	1,600,000 00	17,481,627 71
Public Works, including Railways and Canals..	614,214 83	20,013,312 65	1,979,194 38	23,680,925 24
Miscellaneous.....	1,800,123 56	10,579,027 54	2,034,950 07	22,925,144 96
Total.....	14,798,896 19	154,348,809 47	17,513,473 20	205,417,039 07
EXPENDITURE.....	8,588,237 63	93,807,910 52	12,581,954 60	113,161,357 69

EXPENDITURE ON CAPITAL ACCOUNT, ETC.				
War.....	12,631,656 84	110,618,343 50	23,285,988 31	217,590,670 11
Public Works, including Railways and Canals.....	3,179,028 04	31,313,978 63	609,878 22	21,251,957 38
Railway Subsidies.....	182,260 71	1,400,171 42	179,227 61	754,381 04
Total.....	15 992,945 59	143,332,493 55	24,075,094 14	239,597,008 53

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,  
J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.  
FINANCE DEPARTMENT, Ottawa, March 5, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance



CIRCULATION AND SPECIE

Provincial.....	\$	27,772 25	Gold held January 31, 1917, by the Minister of Finance.....	\$ 119,578,486 68
Fractional.....		1,073,792 04		
\$1.....		13,603,443 00		
\$2.....		10,215,416 50		
\$4.....		44,715 00		
\$5.....		3,594,402 50	Gold reserve to be held on Savings Banks	
\$50.....		10,150 00	Deposits—	
\$100.....		1,600 00	10 p.c. on \$51,733,421.08 under The Savings Banks Act.....	5,473,342 11
\$500.....		2,192,000 00		
\$1,000.....		4,663,000 00	Gold held for redemption of Dominion	
\$500 Legal Tender Notes for Banks.....		201,000 00	Notes...	\$114,105,144 57
\$1,000 " " " ".....		1,830,000 00		
\$5,000 " " " ".....		147,575,000 00		
		\$ 185,032,291 29		
PROVINCIAL NOTES.				
\$1.....	\$	11,300 50		
\$2.....		6,062 00		
\$5.....		4,219 75		
\$10.....		2,180 00		
\$20.....		860 00		
\$50.....		650 00		
\$500.....		2,500 00		
		\$ 27,772 25		

T. LAWSON,  
Actg. Comptroller of Dominion Currency.  
FINANCE DEPARTMENT,  
OTTAWA, 7th February, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance.

33 tf

UNREVISED STATEMENT of Inland Revenue accrued during the month of November, 1916.

Source of Revenue:	Amounts.	Total.
Excise.	\$ cts.	\$ cts.
Spirits.....	920,603 93	
Malt Liquor.....	7,426 05	
Malt.....	152,112 21	
Tobacco.....	1,026,293 46	
Cigars.....	71,332 35	
Manufactures in Bond.....	7,418 86	
Acetic Acid.....	1,127 85	
Seizures.....	630 80	
Other Receipts.....	7,402 92	
Total Excise Revenue.....		2,194,078 43
Methylated Spirits.....		15,957 09
Ferry.....		11,640 53
Inspection of Weights and Measures.....		4,208 00
Gas Inspection.....		5,829 10
Electric Light Inspection.....		956 50
Law Stamps.....		985 35
Other Revenues.....		418,099 01
War Tax.....		
Grand Total Revenue.....		2,651,754 01

J. U. VINCENT,  
Deputy Minister.

INLAND REVENUE DEPARTMENT,  
Ottawa, 22nd December, 1916.

27 tf

POST OFFICE Savings Bank Account for the month of December, 1916.

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat. Can., 1906.)

DR.			CR.
	\$ cts.		\$ cts.
BALANCE in hands of the Minister of Finance on 30th November, 1916.....	41,494,275 83	WITHDRAWALS during the month.....	761,087 11
DEPOSITS in the Post Office Savings Bank during month.....	1,045,714 96		
TRANSFERS from Dominion Government Savings Bank during month :—			
PRINCIPAL..... \$			
INTEREST accrued from 1st April to date of transfer.....			
DEPOSITS transferred from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada..	2,270 02		
INTEREST allowed to depositors on accounts during month.....	8,517 85	BALANCE at the credit of Depositor's accounts on 31st December, 1916. ....	41,789,691 73
	42,550,778 84		42,550,778 84

Certified,  
W. FAIRWEATHER,  
Actg. Superintendent Savings Bank Branch.  
POST OFFICE DEPARTMENT,  
OTTAWA, 17th February, 1917.

R. M. COULTER,  
Deputy Postmaster General.

37-1f

STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks on twenty-eighth February, 1917. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on 31st January, 1917.	Deposits February, 1917.	Total.	Withdrawals for February, 1917.	Balance on 28th February, 1917.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Manitoba</i> :—					
Winnipeg.....	567,518 88	4,100 00	571,618 88	1,180 53	570,438 35
<i>British Columbia</i> :—					
Victoria.....	1,167,445 80	17,669 50	1,185,115 30	19,560 90	1,165,554 40
<i>Prince Edward Island</i> :—					
Charlottetown.....	1,956,732 17	30,069 00	1,986,801 17	18,387 85	1,968,413 32
<i>New Brunswick</i> :—					
Newcastle.....	267,367 89	1,296 00	268,663 89	2,952 23	265,711 66
St. John.....	5,323,277 99	50,689 42	5,373,967 41	48,117 66	5,325,849 75
<i>Nova Scotia</i> :—					
Barrington.....	118,628 69	1,368 24	119,996 93	2,537 68	117,459 25
Guysboro'.....	118,396 63	1,638 00	120,034 63	110 00	119,924 63
Halifax.....	2,509,577 59	23,411 33	2,532,988 92	21,349 19	2,511,639 73
Kentville.....	239,906 74	2,081 00	241,987 74	1,796 43	240,191 31
Lunenburg.....	420,858 36	7,751 00	428,609 36	1,832 03	426,777 33
Port Hood.....	86,237 08	.....	86,237 08	1,104 16	85,132 92
Shelburne.....	224,646 08	2,010 60	226,656 68	2,613 89	224,042 79
Sherbrooke.....	99,695 14	373 00	100,068 14	708 00	99,360 14
Wallace.....	136,142 03	330 00	136,472 03	166 00	136,306 03
Totals .....	13,236,431 07	142,787 09	13,379,218 16	122,416 55	13,256,801 61

T. C. BOVILLE,  
Deputy Minister of Finance.

FINANCE DEPARTMENT,  
OTTAWA, 8th March, 1917.

37-1f



# TO ADVERTISERS IN THE GAZETTE.

**PARTIES** sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules:

1. Address "The Canada Gazette, Ottawa, Canada."
2. Indicate the number of insertions required.
3. The rates are as follows: Notices, first insertion, ten cents per agate line (fourteen to the inch); subsequent insertions, five cents per line. Translation of documents, forty cents per one hundred words.

A provisional remittance should accompany the copy; the amount of which should be calculated as follows:

First insertion:

Flat charge for title and signature..... \$1 00  
Add two cents per word actual count.....  
Translation, if any, to be made, at 40  
cents per 100 words.....

Other insertions:

Flat charge for title and signature..... 0 50  
Add one cent per word actual count.....  
Multiply by number of such other inser-  
tions.....

Total.....

After the first insertion an invoice will be made showing the exact amount due, the amount received and any difference over or under in the remittance will be adjusted.

## NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions:—

Notices of applications for divorce—14 insertions.

Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.

Notices of ordinary applications to Parliament—5 insertions.

Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.

Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.

Interim Copyrights—1 insertion.

The Companies Act—Change of chief place of business, of by-laws, etc.—1 insertion.

Works in navigable waters, approval of plans, etc.—5 insertions.

Notices received up to 12 o'clock noon on Thursdays will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

J. de LABROQUERIE TACHE,

King's Printer and Controller of Stationery.

Department of Public Printing and Stationery.

Ottawa, 24th December, 1914.

## APPLICATIONS TO PARLIAMENT.

### HOUSE OF COMMONS.

#### RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

##### *Petitions for Private Bills.*

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

#### *Instruction to Committees.*

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

#### *Deposit of Bills and Fees.*

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

#### *Additional charges.*

3. The following charges shall also be levied and paid in addition to the foregoing, viz.:—

- |   |          |
|---|----------|
| (a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension..... | \$100 00 |
| (b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week..... | 100 00   |
| (c.) When a Bill is presented in the House after the twelfth week of the session.....                                       | 200 00   |
| (d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000.....                      | 100 00   |
| (e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000.....                      | 150 00   |
| (f.) When the proposed capital stock of a company is over \$750,000 and does not exceed \$1,000,000.....                    | 200 00   |
| (g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000.....                  | 300 00   |
| (h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000.....                  | 400 00   |
| (i.) For every additional million dollars or fractional part thereof.....   | 100 00   |

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves and increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill; and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating

in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs *b* or *c* of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,  
Clerk House of Commons.

#### RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. A *Railway or Canal Company*:—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. A *Telegraph or Telephone Company*:—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the *construction of any works* which in their construction or operation might specially affect the particular locality; or for obtaining any *exclusive rights or privileges*; or for doing any matter or thing which in its operation affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A *Banking Company*; An *Insurance Company*; A *Trust Company*; A *Loan Company*; or an *Industrial Company* without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks;

and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House.

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the *clauses* of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Acts* is proposed to be departed from;—Bills which are not framed in accordance with this *Rule*, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the *clauses*.

THOS. B. FLINT,  
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

#### MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a 'railway company, or of a canal company, or for an 'extension of the line of any existing or authorized 'railway or canal, shall be considered by the Examiner 'or by the Standing Orders Committee until there 'has been filed with that committee a map or plan, 'showing the proposed location of the works, and 'each county, township, municipality or district 'through which the proposed railway or canal, or any 'branch or extension thereof, is to be constructed."

#### MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway 'or canal company or for changing the route of the 'railway or of the canal of any company already 'incorporated shall be considered by the Railway 'Committee until there has been filed with the committee, at least one week before the consideration 'of the bill:—"

(a.) "A map or plan drawn upon a scale of not 'less than half an inch to the mile, showing the 'location upon which it is intended to construct 'the proposed work, and showing also the lines of 'existing or authorized works of a similar character 'within, or in any way affecting the district, or any 'part thereof, which the proposed work is intended 'to serve; and such map or plan shall be signed 'by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of 'capital proposed to be raised for the purpose of the 'undertaking, and the manner in which it is proposed 'to raise the same, whether by ordinary shares, 'bonds, debentures, or other securities, and the 'amount of each, respectively."

#### THE SENATE.

##### SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

*As Revised and brought in force 22nd March, 1916.*

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be



published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties:

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

- (1) The petitioner's residence at the time of service.
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—
  - (a) The respondent's residence at the time of sending such notice.
  - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
  - (c) The name and address of the solicitor, if any, acting for the respondent.
  - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
  - (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be con-

sidered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.

(7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210).

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

## THE SENATE.

### Notices for Private Bills.

#### EXTRACTS FROM THE STANDING RULES OF THE SENATE.

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. *A Railway or Canal Company*:—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect a particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholder or bondholders or creditors of the company:—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed "Private Bill Notice"; or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

NOTICE is hereby given that William Lewes Evans of the City and District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the present session thereof, for the purpose of obtaining a Bill of Divorce from his wife, Meta Rogers, of parts unknown, on the grounds of adultery and desertion.

Dated at Montreal, in the Province of Quebec, this twelfth day of February, A.D. one thousand nine hundred and seventeen.

COUSINS & CURRY,  
Solicitors for the applicant,  
120 St. James Street,  
Montreal.

34-14

NOTICE is hereby given that Margaret Bell Charlesworth, of the Town of Blythe, in the County of Huron, in the Province of Ontario, wife of Leopold Otto Charlesworth, of the same place, merchant, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from her husband, the said Leopold Otto Charlesworth, of the said Town of Blythe, in the County of Huron, in the Province of Ontario, merchant, on the grounds of adultery and desertion.

Dated at Winnipeg, in the Province of Manitoba, this 19th day of January, A.D. 1917.

MARGARET BELL CHARLESWORTH,  
By her solicitor  
WILLIAM THORNBURN.

Witness—G. V. DARRACH. 32-14

NOTICE is hereby given that Milo Elmer Rose, of the City of Hamilton, in the County of Wentworth, in the Province of Ontario, drilling contractor, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Gretchen Innis Rose, of the City of Hamilton, in the County of Wentworth, on the grounds of adultery and desertion.

Dated at Hamilton, this 22nd day of January, A.D. 1917.

ARRELL & ARRELL,  
Solicitors for the applicant.

EDWARD J. DALY,  
Ottawa agent. 31-14

NOTICE is hereby given that Amy Beatrice Mathews, of the City of Westmount, in the District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Ernest Hilton, of the City of Montreal, in the Province of Quebec, on the ground of adultery.

Dated at the City of Montreal, in the Province of Quebec, this third day of January, one thousand nine hundred and seventeen.

COUSINS & CURRY,  
Solicitors for applicant,  
120 St. James Street,  
Montreal.

29-14

NOTICE is hereby given that Mr. Donald George Whibley, presently of the City of Ottawa, in the County of Carleton, in the Province of Ontario, but formerly of the City and District of Montreal, in the Province of Quebec, Accountant, will apply to the Parliament of Canada, at the next Session thereof, for a Bill of Divorce from his wife, Frances Lilian Owen, of parts unknown, on the grounds of adultery and desertion.

Messrs. Aylen & Duclos, Solicitors, Ottawa, are agents for petitioner for receiving papers.

Dated at the City of Montreal, Province of Quebec, this thirteenth day of December, one thousand nine hundred and sixteen (13-1916).

LESLIE H. BOYD,  
Solicitor for applicant,  
136 St. James St., Montreal

25-14



NOTICE is hereby given that William Henry Bishop, of the Township of Ryerson, in the District of Parry Sound, in the Province of Ontario, farmer, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Nellie Higgins Bishop, (at present residing at the City of Detroit, in the State of Michigan, one of the United States of America) upon the ground of adultery.

Dated at Parry Sound, in the Province of Ontario, the 28th day of February, 1917.

WALTER L. HAIGHT,  
Solicitor for the applicant.

BETHUNE, LARMONT & DICK,  
Ottawa agents. 36-14

NOTICE is hereby given that Johnston Alexander Abraham, of the Village of Wiarton, in the County of Bruce, and Province of Ontario, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Mary Charles Abraham, of the Village of Wiarton, in the County of Bruce, and Province of Ontario, on the grounds of adultery and misconduct.

Dated at Ottawa, this 9th day of December, A.D. 1916.

PRINGLE, THOMPSON, BURGESS & COTE,  
Union Bank Building,  
Ottawa, Ont.,  
Solicitors for applicant. 25-14

NOTICE is hereby given that Percy Doughty, of the City of Toronto, in the County of York, Province of Ontario, manager, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Beneita Jennetta Doughty, of the said City of Toronto, on the ground of adultery.

Dated at Toronto, in the Province of Ontario, this 1st day of December, 1916.

PERCY DOUGHTY,  
by his solicitor herein  
S. W. BURNS,  
10 Queen East,  
Toronto. 24-14

NOTICE is hereby given that "The Sharp Rotary Ash Receiver Company, Inc.," of Binghampton, in the State of New York, will apply to the Parliament of Canada, at the present session thereof, for an Act authorizing the Commissioner of Patents, notwithstanding anything in The Patent Act, to receive from the applicant company an application for the payment of the usual fee for the second term of the following patent, viz: No. 124494, dated the 15th day of March, 1910, being improvement in Ash Receiving Devices; and to grant and issue to the said applicant certificate of payment for such fees, provided for by The Patent Act, extending the term of duration of the letters patent aforesaid in as full and ample a manner as if application had been made within the said first six years of the letters patent aforesaid, or six years from the date of the letters patent aforesaid.

THE SHARP ROTARY ASH  
RECEIVER CO., INC. 34-5

#### THE WESTERN CANADA ACCIDENT AND GUARANTEE INSURANCE COMPANY.

NOTICE is hereby given that The Western Canada Accident and Guarantee Insurance Company will apply to the Parliament of Canada at the present Session for an Act to extend the time in which it may obtain a license under the provision of "The Insurance Act," 1910.

Dated at Winnipeg this 2nd day of March, A.D., 1917.

A. E. HOSKIN,  
333 Main Street, Winnipeg,  
Solicitor for Applicants. 37-5

#### SECURITY LIFE INSURANCE COMPANY.

NOTICE take notice that the Security Life Insurance Company of Canada, will apply to the Parliament of Canada, at the present session thereof, for an Act increasing the number of its directors from nine to fifteen and for other purposes.

ROWAN, JONES, SOMMERVILLE

PRINGLE & GUTHRIE, NEWMAN & HATTIN,  
Citizen Building, 59 Victoria Street,  
35-5 Ottawa agents. Toronto, Ont.

#### MONTREAL CENTRAL TERMINAL COMPANY

THE Montreal Central Terminal Company will apply to the Parliament of Canada, during the present session, for the passing of an Act extending the time for the completion of its undertaking.

Montreal, 6th March, 1917. F. E. CAME,  
37-5 Secretary.

#### DOMINION GOOD ROADS ASSOCIATION.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate the "Dominion Goods Roads Association" as an association to collect and distribute information concerning Highway Legislation, Construction and Maintenance, in the various cities, towns and villages throughout the Dominion of Canada; to stimulate and encourage in all ways the improvement, construction and maintenance of roads; the whole from an educational and practical standpoint; to establish branches of the association; and for other purposes; and with all the powers required for the same.

Montreal, 1st March, 1917.

KAVANAGH, LAJOIE & LACOSTE,  
7, Place d'Armes, Montréal.  
37-5 Solicitors for applicants.

### MISCELLANEOUS.

#### IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER OF the Petition of the Buick Motor Company, a Corporation duly organized under and by virtue of the Laws of the State of Michigan, of the City of Flint, in the said State of Michigan, one of the United States of America, and

IN THE MATTER OF a Specific Trade Mark consisting of the word "Buick" written upon an upwardly inclined line, arranged upon a blue rectangular field, the whole enclosed within an outer spaced rectangle.

NOTICE is hereby given that on the 6th day of March, 1917, there was filed in the Exchequer Court of Canada a Petition of the Buick Motor Company, a Corporation duly organized under and by virtue of the Laws of the State of Michigan, of the City of Flint, in the said State of Michigan, one of the United States of America, praying that an order be made directing that the Trade Mark consisting of the word "Buick" written upon an upwardly inclined line arranged upon a blue rectangular field, the whole enclosed within an outer spaced rectangle, be registered as a specific trade mark;

That any person desiring to oppose such petition must within fourteen days of the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being the 31st day of March, 1917) file a statement of his objections with the Registrar of the Exchequer Court of Canada at Ottawa, and serve a copy thereof upon the Petitioner or his Solicitors.

Dated at Ottawa, this 6th day of March, A.D. 1917.

MURPHY, FISHER & SHERWOOD,  
46 Elgin street, Ottawa,  
Solicitors for Petitioner. 37-4

THE FRENCH RIVER BOOM COMPANY,  
LIMITED.

Midland, Ontario, 13th February, 1917.

To whom it may concern:—

THE following is a list of the tolls proposed to be collected on logs and timber taken down through the works of The French River Boom Company, Limited, during the season of 1917, all of which has been submitted for approval of the Minister of Public Works, as required by law, viz:—

SECTION I.—(a) For all logs and timber passing through the works of the company from the Elbow to below rapids at Tramway, for each 1,000 feet B.M. ....	Cts. .07
(b) For taking logs from inside Elbow just above Tramway, and delivering same in rafts to Lake Tugs in their storm booms, an additional charge per 1,000 feet B.M. ....	.38
SECTIONS II, III, IV.—For taking logs from mouth of Wahnapiatae, Main French or Pickerel River at LeBœuf Lake to inside Elbow, for each 1,000 feet B.M. ....	.25

THE FRENCH RIVER BOOM CO. (LIMITED).

DWIGHT J. TURNER,  
Secretary-treasurer.

34-4

NAVIGABLE WATERS PROTECTION ACT,  
R. S. C., CHAPTER 115.

THE Grand Trunk Pacific Railway Company hereby gives notice that it has, under Section 7 of the said Act, deposited with the Minister of Public Works at Ottawa and in the office of the District Registrar of the Land Registry Office, District of Prince Rupert, at Prince Rupert, a description of the site and lumber mill and other works proposed to be built in the Prince Rupert Harbour at Prince Rupert, British Columbia, in front of Waterfront Block "I", according to registered plan of the townsite of the said City of Prince Rupert registered in the aforesaid land registry office as No. 923 Section 7.

And take notice that after the expiration of one month from the date of the first publication of this notice The Grand Trunk Pacific Railway Company will, under Section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa for approval of the said site and plan and for leave to construct the said works.

Dated at Winnipeg, Manitoba, this 21st day of February, A. D 1917.

THE GRAND TRUNK PACIFIC  
RAILWAY COMPANY.

H. H. HANSARD,  
Solicitor.

35-4

NAVIGABLE WATERS PROTECTION ACT.  
R.S.C., CHAPTER 115.

THE New Brunswick Provincial Department of Public Works hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the District Registrar of the Land Registry District of Kings County, New Brunswick at Hampton Kings County, N.B., a description of the site and the plans for the proposed new Perry Point Bridge over Kennebecasis River, Parishes of Rothesay & Kingston, Kings Co., N.B.

And take notice that after the expiration of one month from the date of the first publication of this notice, the New Brunswick Provincial Department of Public Works will under section 7 of the said Act apply to the Minister of Public Works at his office in the City of Ottawa, for approval of the said site and plans, and for leave to construct the said bridge.

Dated at Fredericton, N.B., this 23rd day of February, 1917.

B. F. SMITH,  
Minister of Public Works,  
Province of New Brunswick.

36-5

NAVIGABLE WATERS PROTECTION ACT.

PUBLIC notice is hereby given that the undersigned, Joseph Lacombe, gentleman, of the City and District of Montreal, has deposited with the Minister of Public Works at Ottawa, and in the office of the Registrar for the County of Two Mountains, a description of the site and the plans of a bridge proposed to be built on his property across the lands hereinafter described, viz:—

1. A plot of land being part of No. 3 of the official plan and book of references of the Parish of St. Eustache, containing seventy-six feet wide, English measure, by about eight acres in length; holding on one side to No. 1 of the said official plan and book of references belonging to Sergius Dubé, on the otherside to the seller; at one end to the highway and to the other end to Rivière Jésus; and

2. An island situated in Rivière des Mille-Isles, known and described under number five hundred and one (501) of the official plan and book of references of the Parish of St. Eustache,

And a request praying for the approval thereof by the Governor General in Council, in accordance with chapter 115, R.S.C., 1906.

Given at Montreal, this twentieth day of February, one thousand nine hundred and seventeen.

COUSINEAU & LACASSE,  
Solicitors for Joseph Lacombe.

36-4

THE MOLSONS BANK.

146TH DIVIDEND.

THE shareholders of the Molsons Bank are hereby notified that a dividend of two and three-quarters per cent (being at the rate of eleven per cent per annum) upon the capital stock has been declared for the current quarter, and that the same will be payable at the office of the Bank, in Montreal, and at the branches on and after the second day of April next, to shareholders of record on 15th March, 1917.

By the order of the Board,

EDWARD C. PRATT,  
General Manager.

Montreal, 23th February, 1917.

36-5

FACTORIES INSURANCE COMPANY.

IN THE MATTER of the Factories Insurance Company; and in the matter of The Insurance Act, 1910.

NOTICE is hereby given, pursuant to sections 28, 130 and 131 of The Insurance Act, 1910, that the Factories Insurance Company, having ceased to transact business in Canada, and having reinsured all its outstanding risks in the Western Assurance Company, a company licensed to do business in Canada, has applied to the Minister of Finance for the release of its securities on the first day of May, 1917, and all claimants, if any, contingent or actual, who desire to oppose such release, are hereby notified to file their opposition in writing with the Minister at his office, in the Parliament Buildings, Ottawa, on or before the said first day of May, 1917.

Dated at Toronto, this thirtieth day of January, 1917.

B. L. ANDERSON,  
President.

32-14

BANK OF NOVA SCOTIA.

DIVIDEND No. 189.

NOTICE is hereby given that a dividend at the rate of fourteen per cent per annum on the paid-up capital stock of this Bank has been declared for the quarter ending 31st March and that the same will be payable on and after Monday, the 2nd day of April next, at any of the offices of the Bank.

The stock transfer book will be closed from the 17th to the 31st proximo, inclusive.

By order of the Board,

H. A. RICHARDSON,  
General manager.  
Halifax, N.S., 16th February, 1916.

35-6



IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER OF the petition of the Goodyear Tire & Rubber Company of Canada, Limited, of the City of Toronto, in the Province of Ontario, Dominion of Canada, and

IN THE MATTER OF two Specific Trade Marks consisting of the word Goodyear and the words Wing Foot with the representation of a foot with a wing thereon.

NOTICE is hereby given that on the 3rd day of February there was filed in the Exchequer Court of Canada the petition of the Goodyear Tire & Rubber Company of Canada, Limited, of Toronto, in the Province of Ontario, Canada, praying that an order may be made directing that their trade mark Goodyear may be registered as a specific trade mark to be used in connection with the manufacture and sale of rubber or balata goods, or goods of which rubber or balata forms a component part, or manufactured goods containing other material used to effect the adhesion of moisture proofing of fabrics, such as pneumatic and solid tires, pneumatic tubes, tire accessories, hose, belting, packing, tubing, moulded goods, cements, leather substitutes, boots and shoes, rubbers and overshoes, heels and soles; that their trade mark, consisting of the words Wing Foot, with the representation of a foot with a wing thereon, may be registered as a specific trade mark to be used in connection with the manufacture and sale of rubber or balata goods, or goods of which rubber or balata forms a component part, or manufactured goods containing other material used to effect the adhesion or moisture proofing of fabrics, such as pneumatic and solid tires, pneumatic tubes, tire accessories, hose, belting, packing, moulded goods and tubing; that the trade mark registered by the Cycle Components Manufacturing Company, Limited, of Bourne Brook, Birmingham, England, at folio 5730 of registry 24 of the Register of Trade Marks in the Department of Agriculture of the Dominion of Canada, may be varied by cancelling from the list of classes for which said trade mark is registered the classes of pneumatic tires and india-rubber; that the trade mark registered by The Goodyear Rubber Company of Canada, Limited, of Montreal, Canada, at folio 1625 of register No. 8 of the Register of Trade Marks in the Department of Agriculture of the Dominion of Canada, may be expunged.

Any person desiring to oppose said petition must, within fourteen days from the date of the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being 3rd March, A.D. 1917) file a statement of his objections with the Registrar of the Exchequer Court at Ottawa and serve a copy thereupon upon the petitioner or his solicitor.

FETHERSTONHAUGH & CO.,  
5 Elgin street,  
Ottawa, Canada,  
Solicitors for the petitioner.

34-4

NAVIGABLE WATERS PROTECTION ACT.

R. S. C. CHAPTER 115.

THE Toronto Harbor Commissioners hereby give notice that they have, under Section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the Registrar of Deeds for the Registry Division of East Toronto, a description of the site and the plans of the Harborhead Walls proposed to be built in Toronto Bay from a point about Four Hundred and Fifty Feet Easterly of Spadina Avenue to the Westerly limit of York Street.

And take notice that after the expiration of One Month from the date of the first publication of this notice, the Toronto Harbor Commissioners will, under Section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa for the approval of the said site and plans, and for leave to construct the said Harborhead Walls.

Dated at Toronto this 3rd day of March, A.D. 1917.

G. P. COUSINS,  
Chief Engineer & Manager.

37-5

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of the petition of Maxwell Motor Company, Incorporated, of the City of Detroit, in the State of Michigan, one of the United States of America, and

IN THE MATTER of a specific trade mark consisting of the word "Maxwell" arranged upon a shield design;

NOTICE is hereby given that on the 6th day of March, 1917, there was filed in the Exchequer Court of Canada, a petition of Maxwell Motor Company, Incorporated, of the City of Detroit, in the State of Michigan, one of the United States of America, praying that an order be made directing that the trade mark consisting of the word "Maxwell" arranged upon a shield design be registered as a specific trade mark;

That any person desiring to oppose such petition must within fourteen days of the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being the 31st day of March, 1917) file a statement of his objections with the Registrar of the Exchequer Court of Canada at Ottawa, and serve a copy thereof upon the petitioner or his solicitors.

Dated at Ottawa, this 6th day of March, A.D., 1917.

MURPHY, FISHER & SHERWOOD,  
46 Elgin St, Ottawa,  
Solicitors for Petitioner.

37-4

NAVIGABLE WATERS PROTECTION ACT.

NOTICE is hereby given on behalf of Canadian Explosives Limited doing business at the City of Victoria, British Columbia, that the said Company is applying to His Excellency the Governor General of Canada in Council, for approval of the plans, site and works proposed to be constructed at the North West end of James Island, British Columbia, and is depositing the plans and description of the site with the Minister of Public Works at Ottawa, and a duplicate thereof with the Registrar General of Titles at Victoria aforesaid, and that the application will be proceeded with at the expiration of one month from the time of the first publication of this notice in the *Canada Gazette*.

Dated the 26th day of February, 1917.

CREASE & CREASE,  
410, Central Building, Victoria B. C.  
Solicitors for Canadian Explosives Limited.

37-5

RIDEAU LUMBER COMPANY, LIMITED.

BY-LAW NUMBER 49.

WHEREAS, by by-law number 9 of The Rideau Lumber Company, Limited, the number of directors was fixed at five; and whereas, the said by-law number 9 was amended by by-law number 48 of the said company for the purpose of reducing the number of directors from five to three; and whereas, it is expedient to restore the number of directors to five;

Now therefore it is enacted as follows: That by-law number 48 be and the same is hereby rescinded and that the number of directors of the said company be five with a quorum of three as fixed by said by-law number 9.

Passed this 15th day of February, A.D. 1917.

C. B. DOUGHERTY, President.  
R. E. HARRY, Secretary.

Certified to be a true copy of by-law number 49 passed by the said The Rideau Lumber Company, Limited, and sanctioned by all the shareholders thereof.

Dated this 5th day of March, A.D. 1917.

C. B. DOUGHERTY, President.  
R. E. HARRY, Secretary.

37-1

## THE BANK OF BRITISH NORTH AMERICA.

INCORPORATED BY ROYAL CHARTER.

THE Court of Directors hereby give notice that a dividend of 40 shillings per share, less Income tax, will be paid on the 6th day of April next to the proprietors of shares registered in the Dominion of Canada, being at the rate of 7 per cent per annum, for the year ending 30th November last.

The dividend will be payed at the rate of exchange current on the 6th day of April next, to be fixed by the managers.

No transfers can be made between the 23rd instant inclusive and the 5th proximo inclusive, as the books must be closed during that period.

By order of the Court of Directors,

JACKSON DODDS,  
Secretary.

No. 5 Grace Church street,  
London, E.C., 6th March, 1917. 37-4

## LOEW'S HAMILTON THEATRES, LIMITED.

BY-LAW NO. 3

BE IT ENACTED as a by-law of Loew's Hamilton Theatres, Limited, that the number of directors be and the same is hereby increased from five to six of whom three shall form a quorum.

Enacted this 10th day of February, 1917.

R. H. PARMENTER,  
President.  
SAMUEL D. FOWLER,  
Secretary.

I, the undersigned, secretary of Loew's Hamilton Theatres, Limited, do hereby certify that the foregoing by-law was duly passed at a meeting of the directors of the company held on the 10th day of February, 1917, and that the matter was duly approved, sanctioned and confirmed by the unanimous vote of all the shareholders of the company present at a meeting duly held on the 10th day of February, 1917.

37-1 SAMUEL D. FOWLER,  
Secretary.

## THE DOMINION BANK.

NOTICE is hereby given that a dividend of three per cent has been declared upon the paid-up capital stock of this institution for the quarter ending 31st March, 1917, being at the rate of twelve per cent per annum, and that the same will be payable at the head office of the Bank and its branches, on and after Monday, the 2nd day of April, 1917, to shareholders of record of 20th March, 1917.

By order of the Board,

C. A. BOGERT,  
General manager.  
Toronto, 16th February, 1917. 35-6

## THE CANADIAN SIEGWART BEAM COMPANY, LIMITED.

BY-LAW.

WHEREAS it is deemed expedient to change the head office of the company and to establish the same in Montreal,—

Now, therefore, be it and it is hereby enacted :

That the head office of the company shall heretofore be changed and established in the City of Montreal.

I, the undersigned, Alf. Gravel, secretary-treasurer of The Canadian Siegwart Beam Co., Limited, certify by these presents that the foregoing by-law was adopted by the directors of the company and afterwards sanctioned by the two-thirds in value of the shareholders present at a special general meeting of the company duly called to consider the said by-law and to ratify the same, if deemed advisable, and held in the office of the company, in the City of Three Rivers, Que., the seventh day of March, 1917.

Montreal, 7th March, 1917.

ALF. GRAVEL,  
Sec.-Treasurer  
The Canadian Siegwart Beam Company, Limited  
37-1



## NOMINATIONS.

## SECRÉTARIAT D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL de faire les nominations suivantes :—

OTTAWA, 27 février 1917.

EVERIND ARTHUR KINSMAN, un commis dans la subdivision B de la deuxième division, dans le Ministère du Revenu de l'Intérieur, est transféré du service intérieur au service extérieur du dit ministère, sous l'empire de l'article 50 de la *Loi du service civil*, avec le grade d'inspecteur du gaz et de l'électricité pour le district d'inspection du gaz et de l'électricité d'Ottawa, dans la province d'Ontario.

PIERRE THIVIERGE, de la cité de Trois-Rivières, dans la province de Québec : Douanier dans la division du revenu de l'intérieur de Trois-Rivières, dans ladite province, à compter du 1er avril 1916.

2 mars 1917.

MARTIN LUTHER MACDONALD, de Lake-Saskatoon, dans la province d'Alberta, docteur en médecine : Commissaire pour faire prêter serment en vertu de la *Loi de la naturalisation*, étant le chapitre 77 des Statuts révisés du Canada, 1906, la dite nomination devant porter la date du 7 octobre 1916.

7 mars 1917.

EDWARD JAMES HOBER, de Radville, dans la province de la Saskatchewan, inspecteur de homesteads : Commissaire pour faire prêter serment en vertu des dispositions de la *Loi de la naturalisation*, étant le chapitre 77 des Statuts révisés du Canada, 1906.

## PROCLAMATIONS.

DEVONSHIRE.  
[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'icelles pourront concerner,—SALUT :

## PROCLAMATION.

E. L. NEWCOMBE, } **A**TTENDU que dans  
Sous-Ministre de la Justice, } et par l'article 18  
Canada. } d'une loi du parlement  
du Canada passée à la session du dit parlement tenue dans la première et deuxième années de Notre règne, chapitre 10 et intitulée *Loi concernant les réserves forestières et les parcs*, tel que statué par l'article 5 d'une loi à l'effet de modifier la dite loi passée à la session du dit parlement tenue dans les troisième et quatrième années de Notre règne, chapitre 18 et intitulée *Loi modifiant la Loi des réserves forestières et des parcs fédéraux*, il est entre autres choses en substance statué que le Gouverneur en conseil peut, par proclamation, désigner telles réserves ou étendues dans les limites de réserves forestières ou telles autres étendues qu'il juge à propos, dont le titre est attribué à la Couronne pour le Canada, qui seront et sont connues sous le nom de parcs fédéraux ;

Et attendu qu'il a plu à Notre Gouverneur en conseil d'ordonner qu'une proclamation soit publiée désignant les réserves ou étendues suivantes respectivement qui seront et sont connues comme parcs fédéraux, savoir :—

Le parc fédéral Fort-Ann, dans la province de la Nouvelle-Ecosse, comprenant l'étendue suivante :

Cette certaine propriété située dans la ville et le comté d'Annapolis et dans la province de la Nouvelle-

Ecosse, connue sous le nom de terrains du Fort-Ann, avec les édifices et construction y érigés, la dite propriété contenant approximativement trente-un acres plus ou moins.

## PARC FÉDÉRAL FORT-HOWE.

Cette certaine propriété dans la cité de Saint-Jean, dans la province du Nouveau-Brunswick, connue sous le nom de terrains du Fort-Howe, avec les édifices et constructions y érigés tel que démontré au plan du Fort-Howe et de ses environs attaché à une concession à William Moore et *al*, en date du 3 octobre 1881 et déposé dans le bureau du secrétaire provincial à Frédéricton.

SACHEZ DONC que par et avec l'avis de Notre Conseil privé pour le Canada Nous désignons et proclamons par la présente, en vertu du Statut à cet effet, que les étendues respectivement décrites sont et seront des parcs fédéraux.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI Nous avons fait émettre Nos présentes Lettres Patentes, et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre très fidèle et très aimé cousin et conseiller, Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière ; membre de Notre très honorable Conseil Privé ; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges ; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce DIX-SEPTIÈME jour de FÉVRIER en l'année de Notre-Seigneur mil neuf cent dix-sept, et de Notre Règne la septième.

Par ordre,

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

35-3

DEVONSHIRE.

[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'icelles pourront concerner,—SALUT :

## PROCLAMATION.

E. L. NEWCOMBE, } **A**TTENDU que dans  
Sous-Ministre de la Justice, } et par l'article 4  
Canada. } d'une loi du parlement  
du Canada passée en les quatrième et cinquième années de Notre Règne et intitulée *Loi ayant pour objet de conserver les Intérêts commerciaux et financiers du Canada*, il est entre autres choses statué que dans les cas de guerre, réelle ou appréhendée, et dans les cas de crises financières quelconques, réelles ou appréhendées, Notre Gouverneur en conseil peut, par proclamation publiée dans la *Gazette du Canada*, autoriser les différentes banques chartées à émettre un excédent de circulation à compter du premier jour de mars d'une année quelconque inclusivement jusqu'au dernier jour d'août suivant, inclusivement, ou durant toute partie de cette période, jusqu'à concurrence de montants ne dépassant pas 15 pour cent de l'ensemble du capital intact et du fonds de réserve de leurs banques respectives, tels qu'énoncés dans leurs rapports statutaires mensuels respectifs au Ministre des Finances du Canada pour le mois qui précède immédiatement celui dans lequel est émis le montant supplémentaire,—

SACHEZ DONC que par et avec l'avis de Notre Conseil privé pour le Canada, Nous proclamons et décrétons par la présente que les diverses banques chartées seront

autorisées à émettre un excédent de circulation, tel que défini dans la dite loi, à compter du premier jour de mars 1917, jusqu'au dernier jour d'août 1917, inclusivement.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN Notre Très fidèle et très aimé cousin et conseiller, Victor Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière; membre de Notre très honorable Conseil Privé; chevalier grand croix de Notre Ordre très distingué de Saint Michel et de Saint Georges; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre-Dominion du Canada.

A Notre Hôtel du Gouvernement, en Notre CITE d'Ottawa, ce DIXIÈME jour de FÉVRIER, en l'année de Notre-Seigneur mil neuf cent dix-sept et de Notre règne la septième.

Par ordre,

35-3 THOMAS MULVEY,  
Sous-Secrétaire d'Etat.

C. FITZPATRICK,  
Député du Gouverneur Général.

[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui les présentes parviendront ou qu'elles pourront concerner.—SALUT :

PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU que dans et par  
Sous-Ministre de la } l'article 15, alinéa 5 d'une  
Justice, Canada. } loi du parlement du Canada  
passée en la session du dit parlement tenue dans les  
quatrième et cinquième années de Notre règne, chapitre 20, et intitulée *Loi concernant le Réseau du Canadian Northern Railway*, il est entre autres choses statué que les alinéas 2, 3 et 4 du dit article deviendront respectivement en vigueur au jour ou aux jours devant être déterminés en chaque cas par proclamation de Notre Gouverneur en conseil publiée dans la *Gazette du Canada*, mais que la dite proclamation ne devra en aucun cas être faite tant que Notre Gouverneur en conseil n'aura pas déclaré en tout pareil cas par arrêté du conseil que le chemin de fer et l'entreprise de telle compagnie ont été construits et sont prêts à être exploités ;

ET ATTENDU que Notre Gouverneur en conseil a fait une telle déclaration dans chacun des dits cas et a recommandé qu'une proclamation soit publiée en conséquence mettant en vigueur les dits alinéas 2, 3 et 4 au jour ci-après indiqué,—

SACHEZ DONC que par et avec l'avis de Notre Conseil privé pour le Canada Nous proclamons et déclarons par les présentes que les dits alinéas 2, 3 et 4 de l'article 15 de la dite loi deviendront respectivement en vigueur et seront exécutoires dès et à compter du premier jour de mars en l'année de Notre-Seigneur mil neuf cent dix-sept, après la publication de Notre présente proclamation dans la *Gazette du Canada*.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI Nous avons fait émettre Nos présentes Lettres Patentes, et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très fidèle et Bien-Aimé conseiller le Très Honorable Sir Charles Fitzpatrick, chevalier grand-croix de Notre Ordre Très distingué de Saint-Michel et de Saint-Georges; Juge en chef du Canada et dé-

puté de Notre Très fidèle et très aimé cousin et conseiller, Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière; membre de Notre très honorable Conseil Privé; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce VINGTIÈME jour de FÉVRIER en l'année de Notre-Seigneur mil neuf cent dix-sept et de Notre Règne la septième.

Par ordre,

36-3 THOMAS MULVEY,  
Sous-Secrétaire d'Etat.

[La proclamation suivante a paru dans un *Extra de la GAZETTE DU CANADA*, daté le 24 février 1917.]

DEVONSHIRE.

[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'elles pourront concerner,—SALUT :

PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU que Notre  
Sous-Ministre de la Justice, } Gouverneur en conseil,  
Canada. } par un décret en date du  
20e jour de février en l'année de Notre-Seigneur mil neuf cent dix-sept, adopté en vertu des pouvoirs qui lui sont conférés par la *Loi des mesures de guerre, 1914*, a établi des règlements à l'effet suivant, savoir :—

Qu'il soit défendu aux femmes et filles et aux enfants de moins de douze ans de partir ou de s'embarquer ou de quitter le Canada avec l'intention de partir ou de s'embarquer à bord d'un bateau ou navire quelconque qui, durant un voyage quelconque dans l'accomplissement duquel ce bateau ou navire est engagé, entretrait dans le cours ordinaire, naviguerait ou traverserait la zone de guerre établie par les sous-marins ennemis autour des Îles-Britanniques ou des eaux européennes; et que le capitaine ou les armateurs de tout bateau ou navire partant d'un port ou endroit quelconque en Canada pour entreprendre un tel voyage comme susdit, et tout gérant ou agent pour les armateurs ainsi que tout gérant, directeur, officier ou agent d'une compagnie quelconque à laquelle appartient ce bateau ou navire, ou qui est responsable de sa mise en service qui autorise, souffre ou permet à toute femme ou fille ou à tout enfant de moins de douze ans de partir ou de s'embarquer sur ce bateau ou navire dans le but de partir ou d'être amené ou transporté comme passager ou autrement pour entreprendre un tel voyage quelconque, sera coupable d'infraction et passible pour cette offense, sur conviction sommaire sous l'empire de la Partie XV du Code criminel, d'une amende n'excédant pas deux mille dollars et de pas moins de cinq cents dollars, ou d'un emprisonnement pour un terme quelconque n'excédant pas six mois ou de l'amende et de l'emprisonnement à la discrétion du magistrat d'office, et que les préposés aux douanes, avant de donner une feuille de route à quelque bateau ou navire en partance pour un tel voyage quelconque comme susdit devront s'assurer que toutes les femmes, les filles et les enfants qui se proposaient de partir ont été débarqués de ce bateau; et que les règlements susdits seront immédiatement publiés par proclamation dans la *Gazette du Canada*,—

EN CONSÉQUENCE, Nous statuons par ces présentes que les règlements susdits soient ainsi publiés par l'émission de Notre présente proclamation dans Notre *Gazette du Canada*.



De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre très fidèle et très aimé cousin et conseiller Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière ; membre de notre très honorable Conseil Privé ; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges ; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

À Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce VINGTIÈME jour de FÉVRIER en l'année de Notre-Seigneur mil neuf cent dix-sept et de Notre règne la septième.

Par ordre,

P. PELLETIER,  
Sous-secrétaire d'État suppléant.

36-3

## ARRÊTÉS EN CONSEIL.

[327]

HOTEL DU GOUVERNEMENT À OTTAWA

Mardi, le 6e jour de février 1917

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL

Le comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 27 janvier 1917, représentant qu'en novembre 1885 M. Joseph Hewitt occupa le quart nord-est de la section 21, township 9, rang 3, à l'ouest du 2e méridien, y érigea une maison et une étable et y fit d'autres améliorations ;

L'inclusion subséquente de ce terrain dans la réserve forestière de Moose Mountain nécessite l'abandon par M. Hewitt de son terrain,—

Le Ministre recommande, par conséquent, qu'on l'autorise, en vertu des dispositions de la *Loi des terres fédérales*, de donner à M. Hewitt la patente gratuite d'un autre quart de section, le quart sud-est de la section 20, township 44, rang 3, à l'ouest du 2e méridien, en retour de l'abandon par M. Hewitt de ses droits sur ce terrain qu'il a ainsi occupé dans la réserve forestière susdite et dès qu'il aura été établi à la satisfaction du Ministre qu'il n'occupe plus le terrain en question.

Le comité agréa cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

34-4

Greffier du Conseil privé.

[340]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 7e jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Il plaît à Son Excellence le gouverneur général en conseil de modifier l'arrêté en conseil du 19 décembre 1916 approuvant les règlements pour l'administration des "Prairies Hautes" dans les réserves forestières situées dans les limites de la zone des chemins de fer de la province de la Colombie-Britannique en retranchant les chiffres "13" après le mot "article" dans la 5e ligne de l'article 1 et leur substituant le chiffre "2," et ledit arrêté en conseil est par ces présentes modifié en conséquence.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

34-4

16637—4½

[493]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 20e jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Le comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 15 février 1917, représentant que M. Samuel McCall a obtenu les inscriptions de homestead et de préemption pour la moitié est de la section 21, township 31, rang 1, à l'ouest du 3e méridien, le 1er mai 1915 ;

Le ministre ajoute que d'après les renseignements reçus il appert que M. McCall s'est présenté pour l'enrôlement dans le service militaire actif d'outre-mer et que l'officier recruteur lui a affirmé qu'il serait accepté, mais qu'avant que les papiers nécessaires aient été préparés il fut victime d'un accident qui nécessita l'amputation du bras gauche,—

Le ministre soumet la copie annexé d'un certificat médical et, en vue des faits précités, il recommande qu'en vertu du paragraphe 2 de l'article 20 de la *Loi des terres fédérales*, chapitre 20, 7-8 Edouard VII, M. McCall soit exempté de toute autre obligation de résidence, afin que la patente du terrain puisse lui être délivrée dès qu'il aura été prouvé de la manière ordinaire que les autres conditions de la loi ont été remplies et que les paiements requis ont été faits.

Le comité agréa cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

36-4

Greffier du Conseil privé.

[107]

HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 12e jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Le comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 9 janvier 1917, représentant qu'à l'article 22 des règlements régissant l'arpentage, l'administration, la vente et la gérance des terres fédérales dans les limites de la zone de 40 milles de la province de la Colombie-Anglaise, ainsi qu'établis par arrêté en conseil du 17 septembre 1889, il est prescrit, entre autre choses, qu'une patente de homestead ne peut être émise en faveur d'une personne qui n'est pas alors sujet britannique né ou naturalisé.

Emile André Marc, réserviste français, servant actuellement avec les "Second Life Guards," corps expéditionnaire britannique en France, a demandé des lettres patentes pour son homestead, la moitié est du quart nord-ouest de la section 2, township 4, rang 5, à l'ouest du 7e méridien, et, d'après les faits établis, y a accompli ses obligations d'établissement. M. Marc est né en France et n'a pas encore été naturalisé. Il quitta la Colombie-Britannique pour prendre du service actif en août 1914. Sa femme et son enfant résident au Canada. En décembre 1914 il demanda l'émission de sa patente. Certains retards se produisirent dans l'envoi du front de sa demande de patente, et le fait qu'il n'est pas naturalisé retarde encore l'émission de cette patente. Se conformer aux prescriptions de la *Loi de naturalisation* serait risquer de nouveaux retards, ou rendre impossible la naturalisation de M. Marc tant qu'il sera en service actif.

Le Ministre croit que tout nouveau retard dans le règlement de cette affaire serait regrettable et est d'avis que la preuve de la sincérité d'intention de ce homesteader à devenir sujet britannique est établie par le fait qu'il a ainsi pris du service actif dans la guerre actuelle, et que les conditions de naturalisation au dit article 22 des règlements sont suffisamment remplies.

Le ministre représente que le département a actuellement en considération un autre cas d'émission de patente à un homesteader enrôlé dans le service, que le règlement de ce cas est retardé à cause de la nécessité de se conformer à la *Loi de naturalisation*, et que d'autres cas surgiront sans doute de temps à autre.

Par conséquent, le Ministre recommande que dans le cas de homesteaders de la zone des chemins de fer de la Colombie Britannique, en service actif pour la Grande Bretagne ou pour ses alliés et qui, en raison de ce service et de la difficulté de se conformer techniquement aux prescriptions de la *Loi de naturalisation*, ne peuvent obtenir leur patente ou que l'émission en est retardée après que sont accomplies les obligations d'établissement, il soit autorisé à se soustraire aux prescriptions du dit article 22 quant à la naturalisation avant l'émission de la patente.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

35-4

[303]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 2e jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

**A**TTENDU que depuis le commencement de la guerre un grand nombre de civils ont quitté le Canada pour visiter le Royaume-Uni ;

Et attendu que, d'après certains renseignements communiqués au Gouvernement, le coût déjà très élevé de la vie dans le Royaume-Uni continue à augmenter, et la présence dans ce pays de nombreux civils canadiens qui ne rendent aucun service à l'empire surcharge sans raison le gouvernement britannique d'un fardeau additionnel en ce qui concerne l'approvisionnement de vivres, et fait qu'il est difficile à nombre de ces visiteurs de se sustenter et même de revenir au Canada ;

Et attendu qu'un certain nombre ont réussi à revenir à des ports océaniques canadiens sans les moyens de se rendre à leur destination en Canada ;

Et attendu qu'il est probable que dès que la paix sera déclarée le rapatriement des troupes canadiennes offrira des difficultés et qu'il sera impossible de pourvoir sans délai au rapatriement des civils avec les navires alors disponibles ;

Par conséquent, considérant ce qui précède et afin d'empêcher l'exode de civils canadiens au Royaume-Uni, il plaît à Son Excellence le Gouverneur général en conseil, en vertu de l'article 6 de la Loi des mesures de guerre, 1914, de décréter par ces présentes ce qui suit :

Nuls passeports permettant à des civils de quitter le Canada pour le Royaume-Uni ne seront émis sans que le Département des Affaires extérieures se soit assuré que les raisons pour l'émission de passeports sont valables et urgentes, et sans que celui qui demande un passeport ait prouvé au département qu'il a les ressources nécessaires pour pourvoir à ses besoins dans le Royaume-Uni et pour revenir au Canada.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

36-2

[518]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 27e jour de février 1917.

PRÉSENT :

LE DÉPUTÉ GOUVERNEUR GÉNÉRAL EN  
CONSEIL.

**I**L plaît au Député Gouverneur général en conseil, en vertu des dispositions de l'article 291 de la *Loi des douanes* et de l'article 6 de la *Loi de 1914 des mesures de guerre*, de décréter ce qui suit :

(b) L'exportation des articles suivants est par les présentes prohibée à toutes destinations à l'étranger, autres que le Royaume-Uni et les possessions et les protectorats britanniques, savoir :

Le cyanure de sodium, et les composés et mélanges contenant le cyanure de sodium.

Cet arrêté en conseil sera proclamé par sa publication dans la *Gazette du Canada*.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

36-2

[481]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 20e jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL  
EN CONSEIL.

**A**U comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 14 février 1917, concernant une demande reçue du chemin de fer Canadian Northern Western pour un permis d'occupation d'une partie de la rivière Sturgeon requise pour l'emplacement d'un pont, et qui est décrite comme suit :

La partie du lit de la rivière Sturgeon située dans le quart sud-est de la section 23, township 56, rang 23, à l'ouest du 4e méridien, dans la province d'Alberta, ainsi que la dite section 23 est indiquée sur un plan du dit township approuvé et confirmé par E. Deville, arpenteur général des terres fédérales, le 13 mai 1901. Ce terrain peut être décrit plus minutieusement comme suit :

Borné au nord par la rive gauche et au sud par la rive droite de la rivière Sturgeon ; à l'est et à l'ouest par des lignes parallèles à la ligne du centre de la voie du chemin de fer Canadian Northern Western et éloignées perpendiculairement de 49.5 pieds de chaque côté de cette ligne de centre, ainsi qu'indiqué sur un plan d'arpentage du lit de la rivière et des terres adjacentes, lequel plan est signé par A. S. Weekes, arpenteur des terres fédérales, le 2 juin 1916, et déposé au Département de l'Intérieur sous le numéro 25035, et dont un duplicata est aussi déposé au bureau des titres de terre du district d'enregistrement d'Alberta-nord sous le numéro 3009 B. C. 96, le terrain ci-dessus contenant vingt-sept centièmes d'un acre plus ou moins.

Le ministre représente que l'emplacement et les plans des travaux, ainsi que soumis à la compagnie, ont été approuvés par le Département des Travaux publics conformément aux dispositions de la Loi de la protection des eaux navigables, chapitre 110 des statuts révisés de 1906, ainsi que modifiés par le chapitre 44, 9-10 Edouard VII, et que des copies de ces plans ont été déposées au Département de l'Intérieur.

Par conséquent, le Ministre demande l'autorisation d'accorder à ladite compagnie de chemin de fer Canadian Northern Western un permis d'occupation de la partie décrite ci-dessus du lit de la rivière Sturgeon. Ce permis sera pour la période durant laquelle la compagnie aura besoin du terrain pour l'exploitation de son chemin de fer ; un loyer annuel d'un dollar (\$1) sera payé au Département de l'Intérieur.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

36-4

[560]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 28e jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE DÉPUTÉ DU GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

**A**TTENDU que l'enrôlement pour le service d'outre-mer est cause que la main-d'œuvre requise pour les travaux de la ferme est devenu très rare par tout le Canada, ce qui, joint au fait qu'il y a moins de terrain assolé pour les semailles, entraînera une grande diminution des cultures, à moins qu'on avise aux moyens d'améliorer les conditions ; et

Attendu qu'il est généralement admis que nombre de jeunes gens au Canada et aux Etats-Unis seraient prêts à travailler sur les fermes si le temps qu'ils mettent à ces travaux était déduit des obligations de résidence sur les homesteads pour lesquels ils se sont inscrits, vu qu'il est reconnu qu'étant à l'emploi d'un fermier bien pourvu de tout ce qui est nécessaire à l'exploitation d'une ferme ces jeunes gens contribueraient beaucoup plus à augmenter la production qu'ils ne le feraient sur leur homesteads dépourvus de stock et de machines agricoles.



Vu ce qui précède, il plaît au suppléant du Gouverneur-général en conseil, sous l'empire et en vertu de l'autorité que lui confère l'article 6 de la "Loi de 1914 des mesures de guerre," de décréter ce qui suit et les décrets et règlements suivants sont par ces présentes décrétés en conséquence :—

Nonobstant toute disposition de la Loi des terres fédérales ou des modifications qui y seront faites au cours de l'année 1917, les homesteaders, ceux qui occupent des homesteads sous inscription de préemption ou qui les ont achetés et qui travailleront à la culture sur les fermes au Canada obtiendront une réduction de leurs obligations de résidence égale au temps ainsi employé à travailler sur les fermes du pays, sujet cependant aux conditions suivantes,—

1. La période d'emploi ainsi comptée comme obligations de résidence ne pourra commencer qu'à une date subséquente à celle de l'inscription dans chaque cas.

2. Ces dispositions ne s'appliquent pas au cas de ceux qui seront sur des homesteads en vertu de procurations de homesteaders, ni au cas où l'inscrit ne sera pas employé uniquement aux travaux de la ferme.

3. Dès qu'il commencera à travailler, il sera du devoir de l'inscrit de faire parvenir aussitôt que possible à l'agent des terres fédérales du district où se trouve le terrain qui fait le sujet de son inscription une déclaration sous serment à la satisfaction du Ministre de l'Intérieur, donnant une description détaillée du terrain, la nature des travaux accomplis, où ils ont été accomplis, la date du commencement de ces travaux et leur durée probable.

4. Dans les trente jours qui suivront la date de l'expiration du terme d'emploi, date qui ne pourra en aucun cas dépasser le 1er février 1918, l'inscrit remettra à l'agent local du district une déclaration assermentée, à la satisfaction du Ministre de l'Intérieur, donnant la somme totale du temps durant lequel il a été employé aux travaux de ferme.

5. Advenant l'annulation d'une inscription par défaut de la part de l'inscrit d'en remplir les conditions, aucune des dispositions du présent décret ne pourra être invoquée pour faire droit aux réclamations de l'inscrit qui, bien qu'occupé aux travaux de la ferme en Canada tel que mentionné plus haut, n'a pas avant la date de l'annulation de son inscription fait part à l'agent des terres fédérales du fait qu'il est ainsi employé.

6. L'inscription d'une personne qui se conforme aux dispositions des présentes ne sera pas passible d'annulation au cours du terme d'emploi de l'inscrit aux travaux de la ferme, parce que cet inscrit aurait négligé de remplir les obligations de culture en rapport avec son inscription.

7. Nonobstant toutes dispositions de la Loi des terres fédérales et des modifications qui y sont faites les obligations de culture nécessaires à l'obtention de la patente en ces cas peuvent être remplies en deux ans au lieu de trois.

8. Le Ministre de l'Intérieur peut refuser les privilèges accordés en vertu des présentes s'il a des doutes sur la véracité des faits tels qu'établis.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

37-4

## ORDRES GÉNÉRAUX.

1917.

QUARTIER GÉNÉRAL,  
OTTAWA, 1er février 1917.

O.G. 10.

### INSTRUCTIONS, RÈGLEMENTS, ETC. RÈGLEMENTS CONCERNANT LA TENUE DE LA MILICE CANADIENNE, 1907.— MODIFICATIONS.

VESTE, SAUF POUR LES RÉGIMENTS DE MONTAGNARDS  
ET ÉCOSSAIS.

Para. 30, tel qu'inséré dans l'O.G. 175, 1912, insérez après "pouce" dans l'avant-dernière ligne "Sauf pour les officiers d'état-major au quartier-général, de l'état-

major général, administratif et personnel, n'appartenant pas à un corps ou à un département, qui seront unis en pointe de 5½ pouces de profondeur à la pointe et de 2½ pouces au dos."

(Q.G. 1961-26.)

## CORPS DES GUIDES.

### HABILLEMENTS MARRONS.

Pour les corps permanents et non permanents.

Page 14. Para. 34. Culottes. Retrancher les mots "Guides have 1½ inch scarlet stripes."

Page 36. Para. 385. Casquettes. Retrancher les mots "to be worn with khaki cover in service dress."

Para. 385 (a). Tel qu'inséré dans l'ordre général 134 de 1908 et modifié par l'ordre général 2 de 1912, est de nouveau modifié comme suit :

"This paragraph to be introduced under the sub heading "Drab Clothing (Service Dress). Jacket, (Shoulder straps)—Delete the words "scarlet cloth" and substitute therefor "same material as the jacket."

Pantalons—Retrancher les mots "with 1½ inch scarlet cloth stripe." (Q. G. 1961-26.)

## DRESSAGE DE L'INFANTERIE, 1914.— MODIFICATIONS.

DRESSAGE DE L'INFANTERIE, 1914, MODIFICATIONS.— Article 11, para. 3, page 18. Dans la 1re ligne après "words" insérez "except as indicated in Section 26, paragraph 2."

Article 13, page 20, lignes 7 et 8.—Retrancher "but with the thumbs immediately behind the seams of the trousers." Ligne 10, pour "hands partially closed, backs" substituez "tips."

Article 22, page 28, pour paragraphe 2, "The halt," substituez :

2. The halt.

### SQUAD-HALT.

The command *Halt* will be given as the right foot passes the left. The pace will be completed with the right foot, a pace of 30 inches then being taken with the left foot, and the right foot brought up in line with it, without stamping; at the same time the right hand will be cut smartly to the side."

Article 26, page 31.—pour paragraphe 1 et sa note substituez :

"1. RIGHT-TURN.

On the command *Right-Turn* each man will turn to the right with the left foot on the ground, advancing the right foot smartly a full pace of 30 inches as he turns.

Note.—The word *turn* will be given as the right foot passes the left, the turn beginning next time the left foot comes on the ground.

These principles apply to turning to the left and to the command *Right (or Left) In-cline*.

Article 26, page 32.—Pour paragraphe 2, substituez 2. ABOUT-TURN.

The soldier will turn right-about on his own ground. The word *turn* will be given as the left foot passes the right; the left foot will complete its pace, a pace of 30 inches forward will then be taken with the right foot, the turn then commences with the left foot and is made in three beats of the time in which the soldier is marching. Having completed the turn about, the soldier will at once move forward, the fourth pace being a full one and taken with the right foot."

Article 77, page 64, paragraphe 1.—Après "iii", ajoutez :

"iv. In column of sections," et

"v. In column of route."

Article 77, page 65.—La ligne 3 doit être modifiée de manière à se lire :

"In fours, and in column of fours, when moving to right the left will direct, when moving to the left the right will direct. The left will always direct in column of route."

Article 77, page 65, paragraphe 5.—Guides.—Ajoutez à la fin du paragraphe—

"In column of sections the front rank man on the flank of direction acts as guide and is responsible for maintaining direction."

Article 82, page 68, paragraphe 1.—Après "v", ajoutez

"vi. In column of route (see Plate XIV)."

Article 82, page 68, paragraphe 2.—Ajoutez à la fin du paragraphe—

"Companies, platoons, and sections will always retain their original numbers."

Article 84, page 70, paragraphe 1, ligne 5 et 6.—Pour "The outerflank will direct" substituez "The inner flank will direct, and the outer flank will regulate the pace."

Article 84, page 71, paragraphe 2.—Ajoutez à la fin du paragraphe—

"Unless otherwise ordered, a company will move off from the right of the leading platoon, *i.e.*, the right of the company, or from the left of the rear platoon, *i.e.*, the left of the company."

#### MODIFICATION GÉNÉRALE.

Partout où paraît le commandement "*Right (or Left)—Incline*" il faudra substituer le commandement "*Right (or Left)—In-cline*."

#### O.G. 11.

##### ORGANISATION.

En vertu des arrêtés de Son Altesse Royale le Gouverneur général en conseil numéros C.P. 2067 et C.P. 2068 en date du 6e jour d'août 1914, l'organisation des unités ci-dessous mentionnées des troupes expéditionnaires canadiennes, est autorisée, outre les unités mentionnées dans l'O.G. 36 de 1915, l'O.G. 86 de 1915, l'O.G. 103a de 1915, et l'O.G. 151 de 1915 et de l'O.G. 69 de 1916, et chacune des dits unités est mise en service actif à compter de la date de son organisation.

##### ARTILLERIE.

79e batterie de dépôt, artillerie de campagne.  
80e batterie d'outre-mer, " "  
81e " " " "  
82e " " " "  
83e " " " "  
84e " " " "

Batterie de dépôt No 10, artillerie de siège.  
Section de munitions divisionnaire de dépôt.

##### GÉNIE.

Compagnie de tunnel d'outre-mer No 3.  
" " " " No 4.  
Section No 1, employés de chemins de fer d'élite.  
Compagnie ruthène de construction de voies ferrées.  
Compagnie de construction de voies ferrées, D.M. 10.  
" " " " 13.  
" " " " 11.  
" " " " 12.  
" " " " Southern Alberta  
Compagnie de forestiers, D.M. 2.  
" " " " 3.  
" " " " 4.  
" " " " 11.  
" " " " du Nouveau-Brunswick.

##### INFANTERIE.

246e bataillon d'infanterie d'outre-mer.  
247e " " " "  
248e " " " "  
249e " " " "  
250e " " " "  
251e " " " "  
252e " " " "  
253e " " " "  
254e " " " "  
255e " " " "  
256e bataillon de construction de voies ferrées d'outre-mer.  
257e " " " " " "  
Compagnie No 1 d'infanterie indépendante juive.

Détachement de loyaux scandinaves.

##### SERVICES DE SANTÉ.

Dépôt d'entraînement de l'ambulance de campagne No 6.

##### SERVICES DE VÉTÉRINAIRES.

Dépôt d'entraînement de la section mobile vétérinaire.

(Q.G. 593-6-2.)

#### O.G. 12.

##### LOCALISATION.

INTENDANCE MILITAIRE CANADIENNE.—Relativement à l'ordre général No 203 de 1914, le quartier général de l'école d'instruction de l'intendance militaire canadienne est transféré temporairement de Québec, P. Q., à Toronto, Ontario.

(Q.G. 313-22-9.)

#### O.G. 13.

##### SOCIÉTÉS DE TIR.

Le licenciement des sociétés de tir ci-dessous mentionnées est autorisé :—

Militaire :—

96e régiment du lac Supérieur, avec chef-lieu à Fort William.

(Q.G. 29-526-29.)

Civiles :—

No 577 Bridgeford, avec chef-lieu à Bridgeford, Sask.

(Q.G. 29-B-22.)

No 662 Wawanesa, avec chef-lieu à Wawanesa, Man.

(Q.G. 29-W-30.)

No 110 Chalk-River, avec chef-lieu à Chalk-River, Ont.

(Q.G. 29-402.)

Par ordre,

*W.E. Hoagins.*

Major général,  
Adjudant général suppléant.

## AVIS DU GOUVERNEMENT.

### PASSAGE D'EAU DE ROCKLIFFE.

AVIS.—Des soumissions seront reçues au bureau du Sous-Ministre du Revenu de l'Intérieur entre dix heures trente et onze heures trente, le jeudi 22e jour de mars 1917, des personnes qui désirent prendre à bail le privilège du passage d'eau sur la rivière Ottawa, entre Rockcliffe, dans la province d'Ontario, et l'ancien débarcadère du passage d'eau de la Pointe-Gatineau, dans la province de Québec, en conformité des clauses et d'après les conditions établies dans les règlements adoptés par arrêté en conseil du 5 février 1912, dont on peut se procurer des copies au bureau du Sous-Ministre du Revenu de l'Intérieur, Ottawa.

Chaque soumission devra stipuler la somme que le soumissionnaire est prêt à payer par année pour le privilège en question, laquelle somme sera payable d'avance, les termes du permis étant pour cinq ans, à compter du 1er jour de mai 1917.

Chaque soumission doit être accompagnée d'un chèque accepté par une des banques chartées faisant affaires à Ottawa, ou en monnaie du Dominion, couvrant le quart du loyer payable par année. Ce montant sera porté au crédit du loyer de la première année dans le cas de la soumission acceptée, et tous les autres chèques seront retournés, sauf dans le cas où les soumissions seraient retirées, alors qu'il ne sera pas fait de remboursement.

Toutes les communications doivent être adressées au soumissionnaire et marquées sur l'enveloppe "Soumission pour le passage d'eau de Rockcliffe."

Le Ministère ne s'oblige pas d'accepter la plus haute ni aucune des soumissions.

Il ne sera rien payé aux journaux qui inséreront le présent avis sans avoir été autorisés à cet effet par le Ministère.

Par ordre,

J. U. VINCENT,

Sous-Ministre.

Ministère du Revenu de l'Intérieur,  
Ottawa, 7 mars 1917.



## Ulric Boileau, Limitée.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 1er jour de mars 1917, constituant en corporation Ulric Boileau, Emile Napoléon Boileau, Wilfrid Boileau, Hormidas Boileau et Aristide Boileau, tous de la cité de Montréal, dans la province de Québec, entrepreneurs, pour les fins suivantes :—

(a) Faire affaires comme entrepreneurs généraux, entreprendre, construire, parfaire, exécuter, améliorer et administrer, à l'entreprise, ou autrement, par soumission, contrat ou autrement, toutes constructions, toutes bâtisses et tous travaux d'utilité publique ou privée ;

(b) Faire le commerce du bois en général, et entre autres, acheter, transporter, manufacturer, fabriquer, produire et vendre, ou autrement aliéner les bois de charpente, de service, de construction, les billots le bois de pulpe, de sciage, de chauffage, à charbon, à meubles et tous autres bois ; acheter, construire, exploiter, gérer, vendre, louer, échanger ou autrement aliéner des scieries, des cours à bois, des manufactures pour la préparation du bois de charpente et divers autres bois ci-haut mentionnés, des manufactures de portes et châssis, de lattes, et bardeaux, et de tous autres articles, susceptibles d'être manufacturés dans ou avec le bois et les déchets de bois, et de la pulpe, provenant de l'industrie de la compagnie, des usines, outillages et accessoires nécessaires à l'exploitation de concessions et réserves forestières, limitées à bois, coupes de bois ou terres à bois, tel que la coupe du bois, son transport et sa fabrication et acquérir, bâtir, développer, louer, bailleur, échanger, transporter, exploiter, administrer, vendre et autrement aliéner des biens meubles et immeubles, des terres, des terrains, propriétés construites, concessions ou réserves forestières, limitées à bois, coupes de bois, terres à bois, briqueteries, carrières, mines, sablières, pulperies, emplacements d'estacade, lot de grève, scieries, garages, entrepôts, ponts, chemins de hâlage, voies d'évitement, quais, jetées, dames et brise-glace, aqueducs, réservoirs, canaux, écluses, chutes, pouvoirs d'eau, droits de flottage, bateaux, remorqueurs et toutes autres embarcations, voitures à vapeur, électricité, gazoline, et traction, et toute autre sorte de voitures, usines électriques, hydrauliques, à gaz, à gazoline, ou à vapeur, lignes de transmission d'énergie électrique, hydrauliques ou autres, en se conformant à toute loi, provinciale ou municipale à cet égard, manufactures, magasins, ateliers, bureaux, écuries, dépendances, fourneaux à chaux, machineries, instruments, et outils de toute sorte ; et développer et utiliser des forces hydrauliques, des usines électriques ou à vapeur, gaz pour la production de l'énergie électrique et électromotrice ou autre agent semblable de production de l'électricité, de la chaleur ou de la force motrice.

(c) Manufacturer, produire, travailler, exploiter, mouler, transporter, vendre ou autrement aliéner des matériaux de construction en bois, peinture, pierre, granit, marbre, vitre, brique, ciment, sable, fer, laiton, cuivre, acier, cuir, etc., sous toutes les formes que ces matériaux sont susceptibles d'être employés dans la construction ou autrement ; préparer ces matériaux et toutes autres matières premières de façon à les rendre propres à la construction ou à l'érection de bâtisses, ou autres travaux publics ou privés ; broyer et concasser la pierre au moyen de machinerie ou concasseurs, pour la rendre propre à la confection du macadam, du béton armé, pour la construction de tous travaux, d'utilité publique ou privée, susceptibles d'être faits avec ces matériaux, entreprendre la fabrication et la construction de tous travaux s'y rapportant ou en dépendant ; se servir de la dynamite et autres explosifs nécessaires aux opérations de la compagnie ;

(d) Acquérir d'aucune manière les biens, franchises, contrats et commerce de toute autre compagnie faisant un même genre d'affaires, et les payer, soit en argent, débetures ou autres valeurs de la compagnie ;

(e) Assurer, souscrire, acheter ou autrement acquérir, soit comme principal ou comme agent, et absolument comme propriétaire et par voie de garantie collatérale ou autrement disposer des obligations ou débetures, stocks, actions ou autres valeurs de tout gouvernement

ou corporation municipale ou scolaire ou de toute banque chartée ou de toute compagnie publique ou privée, association ou associations, et tant qu'elle possèdera les susdites valeurs, la compagnie exercera tous les droits, privilèges, pouvoirs d'un propriétaire, y compris le droit de voter en vertu des actions ou stocks détenus ou possédés par la compagnie ;

(f) Demander, obtenir, acquérir par cessions, transfert, achat ou autrement, et exercer, exécuter et utiliser toute charte, licence, pouvoir, autorité, franchise, concession, droits ou privilèges que tout gouvernement ou autorité ou corporation ou autre corps public est autorisé à accorder, et payer, aider et contribuer à le mettre à effet, et affecter toute partie des actions, obligations et biens de la compagnie, à en défrayer les frais et loyaux coûts ;

(g) Conclure des conventions avec toute autorité, municipale, locale ou autre, qui seront jugées propres à atteindre les objets de la compagnie, ou aucun d'eux, et obtenir de toute telle autorité tous droits, privilèges et concessions que la compagnie jugera désirable d'obtenir, et exercer et accomplir toutes telles conventions, droits, privilèges et concessions ;

(h) Exercer aucune autre industrie de fabrication ou autrement, que la compagnie estimera susceptible d'être exercée convenablement, en rapport avec son commerce, ou qui sera jugée de nature à accroître la valeur des biens et droits de la compagnie et à les rendre profitables ;

(i) Demander, acheter, louer et en aucune autre manière acquérir aucuns brevets ou droits d'invention, amélioration et procédés sous enregistrement, licences, concessions, marques de commerce, noms de commerce, et dessins de commerce et autres choses semblables ou intérêts en iceux, ou aucuns secrets ou autres renseignements relatifs à aucune invention, que la compagnie peut juger susceptible d'être utilisée, pour aucune des fins de la compagnie, ou dont l'acquisition sera calculée profitable à la compagnie, directement ou indirectement, et se servir, exercer, développer, vendre, louer ou autrement disposer de ces brevets, droits d'invention, améliorations et procédés sous enregistrement, licences, octrois, concessions, marques de commerce, noms de commerce et dessins industriels, licences, perfectionnements, et choses semblables ou intérêts en icelles, ou aucuns secrets ou renseignements, octroyer des permis à leur sujet ou autrement les mettre à profit ;

(j) Acheter ou autrement acquérir la totalité ou aucune partie de l'actif, du commerce, de la propriété, des privilèges, entreprises, droits, dettes et obligations d'aucune personne, société ou corporation, exerçant aucune industrie que la présente compagnie est autorisée à exercer, ou aucun commerce semblable à icelui, ou en possession de biens convenant à ces objets ;

(k) Se fusionner avec aucune autre compagnie, ainsi que acquérir et prendre charge de la totalité ou d'aucune partie de l'actif, des affaires, privilèges, entreprises, droits et obligations d'aucune personne, compagnie ou société dont les objets sont, en tout ou en partie, semblables à ceux de la compagnie, et payer telle fusion en argent ou en actions ou obligations de la présente compagnie ou les deux ; conclure des conventions pour le partage des profits et l'achalandage avec toute autre compagnie, exerçant une industrie semblable, et acquérir, posséder et vendre des actions ou autres valeurs de telles compagnie et en disposer ;

(l) Emettre et distribuer des actions entièrement libérées, obligations ou autres valeurs de la compagnie, en paiement total ou partiel d'aucuns brevets, droits d'invention, ou d'aucunes propriétés mobilières ou immobilières, droits ou choses acquis par ou pour la compagnie, ou, avec le consentement des actionnaires, pour services rendus à icelle ;

(m) Faire des conventions, contrats, ententes avec toute personne, société, association, syndicat, compagnie, corporation, pour faire administrer ou gérer des affaires ou toutes les affaires de la compagnie, le tout aux conditions qui seront jugées convenables ;

(n) Vendre, louer, engager, céder et transporter la totalité ou aucune partie des biens, droits, franchises, clientèle, commerce, ou licence de la compagnie à toute autre compagnie, société ou individu, exerçant un commerce semblable à celui de la compagnie, et en paiement d'iceux, accepter de l'argent, des actions, obliga-



tions, débetures ou autres valeurs de toute telle compagnie ;

(o) Tirer, faire, souscrire, accepter, endosser, négocier, payer et émettre des billets promissoires, chèques, lettres de change, connaissements, obligations, mandats d'entrepôts ou autres instruments négociables et transportables ;

(p) Faire tous actes, exercer tous pouvoirs et aucun commerce se rapportant à la réalisation des objets de la compagnie et qui seront nécessaires ou jugés utiles à l'exercice de ses pouvoirs ;

(q) Faire tous les actes, actions et choses qui peuvent être utiles ou nécessaires à l'accomplissement de tous ou aucun des objets susdits ;

(r) Payer toutes les dépenses en rapport à la formation de la compagnie et, avec le consentement des actionnaires, pour services rendus par les promoteurs et autres, soit en argent ou en actions acquittées de la compagnie, débetures ou autres valeurs suivant la décision des directeurs ;

(s) Au cas de fusion avec aucune autre compagnie ou corporation exerçant un commerce semblable, en acheter les actions, bons, obligations ou débetures, et payer tel commerce en actions, obligations ou débetures de la compagnie ;

(t) S'entremettre comme agents généraux ou spéciaux pour aucune personne, société ou corporation qui fabriquent et vendent, en gros et en détail, les effets nécessaires au commerce de la dite compagnie ;

(u) Acquérir, aux conditions qu'il sera jugé convenables, toute l'entreprise et le commerce en opération des sociétés E. & U. Boileau ou E. N. & U. Boileau, et Wilfrid Boileau & Frères, et continuer les affaires de ces sociétés, et payer le tout en actions acquittées ou en partie acquittées de la compagnie ;

(v) Les pouvoirs contenus dans chacun des paragraphes ci-dessus ne seront ni limités, ni restreints par induction ou déduction des termes de tout autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Ulric Boileau, Limitée," avec un capital-actions de cent mille dollars divisé en 1,000 actions de cent dollars, et dont le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 5e jour de mars 1917.

THOMAS MULVEY,

Sous-secrétaire d'E. at.

37-2

### International Shipbuilding Corporation, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 26e jour de février 1917, constituant en corporation Henry Almon Lovett, conseil du Roi, George Wilson Cole, Norman Sheach et Burton Frederick Bowler, comptables, et Patrick Francis Brown, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Dessiner, construire, acheter, exploiter, réparer, louer ou autrement trafiquer et disposer de tous bateaux, vaisseaux, remorqueurs, dragues, équipement pour draguer, allèges, barques ou autres bâtiments de tous genres ou d'aucune part ou parts dans ceux et toutes les machines nécessaires ou utiles, meubles, plans, provisions, équipement, approvisionnement et autres accessoires ou les faire exécuter ; en général exercer l'industrie de la construction, réparation, sauvetage, entretien et de la disposition de toutes manières, des vaisseaux de tous genre et des travaux de constructeurs dans toutes leurs spécialités et de toutes commodités en métal, bois ou autres matériaux ; fabriquer et disposer, louer ou autrement procurer, fournir ou disposer de toute manière les articles et fournitures nécessaires ou utiles à cette fin ; exercer l'industrie d'ingénieurs, dragueurs, entrepreneurs, fondeurs, forgerons, mécaniciens et manufacturiers et le négoce d'armateurs et expéditeurs, propriétaires de chalands, d'allèges, charroyeurs par terre et par eau, agents expéditeurs, entrepreneurs, gardiens de quai, magasiniers, propriétaires de bassins, maîtres de havre,

marchands, négociants, importateurs et exportateurs de toutes espèces de marchandises, fret et propriété et disposer d'articles, effets et meubles de tous genres ;

(b) Acquérir par achat, bail ou autrement, construire, exploiter, faire construire et exploiter tous chantiers de construction de navires, limites forestières, scieries, quais, bassins, cales-sèches, havres, brise-lames, bureaux, entrepôts, fabriques, fonderies ateliers de construction de machines, ateliers de chaudronnerie, ateliers de construction de locomotives, tramways sur la propriété de la compagnie, élévateurs et machinerie, locomotives, équipement, acquérir tous droits se rapportant à l'utilisation de la disposition d'iceux ;

(c) Employer au négoce et au transport de marchandises, passagers, malles, troupes, munitions de guerre, bétail sur pied, viande, blé et autres produits, trésors et marchandises de tous genres entre tels ports dans toute partie du monde qui seront jugés opportuns ou pour des levés hydrographiques, draguage et autres travaux tous bateaux, vaisseaux, allèges, chalands et autres bâtiments ; les donner ou prendre en location, affréter ou autrement les fournir moyennant profit et acquérir toute subvention postale ;

(d) Construire, exercer, maintenir, améliorer et autrement disposer de chemins, routes, lignes de tuyaux, tramways, têtes de ligne et voies d'évitement sur les terres possédées ou contrôlées par la compagnie, ponts, réservoirs, gare d'emmagasinage, cours d'eau, droits, aqueducs, usines hydrauliques et électriques, fabriques, entrepôts, ateliers, logements et autres travaux et commodités qui sembleront désirables pour aucun des objets de la compagnie, contribuer, aider ou prendre part à toutes telles opérations ;

(e) Acheter ou autrement acquérir, posséder, construire, produire, réparer, vendre, louer et autrement fournir, échanger, utiliser et exploiter toute espèce de pouvoir ou force motrice, hydraulique, à vapeur, électrique, pneumatique ou autre, pourvu qu'aucune vente ou distribution d'iceux faites au dehors de la propriété possédée ou contrôlée par la compagnie soient sujettes à tous les règlements locaux et municipaux les concernant ;

(f) Acquérir par achat, bail, concession, license, échange ou autre titre légal, entreprendre, aliéner, disposer ou autrement trafiquer seuls ou conjointement avec d'autres, comme principaux, agents, entrepreneurs ou autrement, tout ou partie de l'industrie, propriété, biens, achalandage, droits et engagements d'aucunes personnes ou corporations exerçant ou intéressées dans aucune industrie en tout ou en partie similaire à celle que la compagnie est autorisée d'exercer possédant ou étant intéressées dans des droits de propriété convenant aux fins de cette compagnie, ou acheter ou autrement acquérir toutes ou aucune des actions, débetures et autres valeurs de telles corporations et payer pour tous droits et choses acquis ou possédés par l'émission d'actions libérées et non sujettes à appel du capital-actions de la compagnie ou par l'appropriation dans ce but d'aucunes des obligations, débetures ou biens de la compagnie et pour les dépenses encourues en rapport avec ces transactions ;

(g) Exercer toute autre industrie, manufacturière, ou autrement qui semblera à la compagnie pouvoir être convenablement exercée en rapport avec les affaires ou les objets de la compagnie, ou de nature à augmenter la valeur ou à rendre profitables les droits et la propriété de la compagnie ;

(h) Demander, acheter ou autrement acquérir, utiliser, exercer, développer, octroyer ou autrement faire valoir tous brevets, marques de fabrique, droits d'auteur, octrois, licences, baux, concessions et choses de même nature qui semblent pouvoir être utilisées pour aucune des fins de la compagnie ou dont l'acquisition peut être estimée avantageuse pour la compagnie, les payer en obligations, débetures ou autres valeurs ou biens de la compagnie ou par l'émission d'actions du capital-actions libérées et non sujettes à appel de fonds ;

(i) Payer pour toute propriété, droits ou choses requis ou utiles à la compagnie ou, avec l'approbation des actionnaires pour services rendus à la compagnie après ou avant son incorporation, dans la préparation de son incorporation et de son organisation ou autrement, en obligations, débetures ou autres valeurs ou biens de la compagnie ou par l'émission d'actions libérées et non sujettes à l'appel de son capital-actions ;



(j) Nonobstant les dispositions de l'article 44 de la dite loi, acheter, prendre ou acquérir par souscription originale ou en échange pour des actions, obligations, ou autres valeurs de cette compagnie ou autrement et détenir, vendre ou autrement disposer d'actions, stock, commun ou priorité, débentures, obligations et autres engagements d'aucune autres engagements d'aucune autre compagnie ayant des objets similaires, en tout ou en partie, aux objets de cette compagnie ou exerçant aucune industrie pouvant être, directement ou indirectement, conduite avantageusement pour cette compagnie, voter d'après les actions ainsi détenues par l'entremise de tel agent ou agents que les directeurs pourront nommer ;

(k) Prêter des fonds aux clients ou autres ayant des relations avec la compagnie, placer et disposer de temps à autre, de tous fonds ou biens non immédiatement requis pour les fins de la compagnie, comme il en sera jugé opportun ; tirer, faire, accepter, endosser, exécuter, émettre des billets à ordre, lettre de change, connaissements, mandats et autres instruments négociables et transférables ;

(l) Conclure des arrangements avec aucune autorité ou gouvernement suprême, municipal, local ou autres qui seront de nature à permettre d'atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités ou gouvernements tous les droits, privilèges, concessions subventions ou autres bénéfices que la compagnie jugera convenable d'obtenir, et exécuter ou exécuter ou exercer et se conformer à tous tels arrangements, droits, et bénéfices et faire reconnaître, enregistrer et licencier la compagnie dans tout pays ou endroit, y désigner des personnes pour faire tels actes et choses qui seront nécessaires d'après les lois de tel pays ou endroit pour représenter toute compagnie ou la mettre à même d'exercer efficacement son industrie ou de poursuivre ses affaires dans tel endroit ou pays ;

(m) S'amalgamer, s'associer ou conclure des arrangements pour le partage des bénéfices, la fusion des intérêts ou autrement avec toutes personnes ou corporations engagées ou intéressées dans aucune industrie ou transaction semblable ou convenable, acheter ou autrement acquérir, ou garantir le paiement d'aucunes actions obligations, débentures ou autres valeurs d'aucune telle corporation ou de tout dividendes et intérêts sur icelles, les vendre, réémettre avec ou sans garantie ou autrement en disposer ;

(n) Vendre, louer ou disposer ou trafiquer de l'entreprise de la compagnie ou de toute partie d'icelle, de ses biens et achalandage pour telle compensation que la compagnie jugera à propos, y compris des actions, débentures ou autres valeurs de toute autre corporation ayant en tout ou en partie des objets similaires à ceux de la compagnie et distribuer parmi ses actionnaires les deniers, valeurs ou autre compensation ainsi reçus ;

(o) Faire toutes autres choses nécessaires ou utiles pour atteindre les objets ci-dessus ou pour accomplir les fins de la compagnie ;

(p) Promouvoir toute compagnie ou compagnies dans le but d'acquérir tout ou partie de l'entreprise, biens, droits et engagements de la compagnie ou pour tout autre fin qui semblera d'une nature avantageuse pour la compagnie ;

(q) Acheter ou autrement acquérir, détenir, louer, vendre, améliorer, gérer, développer, échanger ou autrement disposer et trafiquer de toute propriété foncière, terres, bâtiments ou autres propriétés ou droits nécessaires ou utiles à l'exercice d'aucune des affaires de la compagnie ;

(r) Faire aucune des choses ci-dessus comme principaux, agents, entrepreneurs ou autrement, par l'entremise de fidéicommissaires, agents ou autrement, seuls ou conjointement avec d'autres ;

(s) Les pouvoirs octroyés dans chacun des paragraphes des présentes ne seront nullement limités ou restreints par induction ou déduction des termes d'aucun autre paragraphe ou par induction ou déduction du nom de la compagnie.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "International Shipbuilding Corporation, Limited," avec un capital-actions de deux millions de dollars, divisé en 20,000 actions de cent dollars chacune, et le principal lieu

d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

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**P. H. Klein Jr. Company, Limited.**

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 27e jour de février 1917, constituant en corporation Philip Henry Klein, manufacturier, et John Edward Klein, ingénieur, tous deux de la cité de Westmount, dans la province de Québec ; Henry Byron Irving, vendeur, Edson Grenfell Place, avocat, et Marie Zaire Pilon, sténographe, tous trois de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—

(a) Manufacturer, acheter, vendre des appareils et articles d'électricité de toutes sortes et de tous genres, y compris toutes les matières premières employées en rapport avec iceux ;

(b) Manufacturer, acheter, vendre ou autrement disposer d'effets et marchandises de tous genres ;

(c) Acquérir des brevets d'invention, droits de brevets, procédés, concessions, licences, marques de fabrique, droits d'auteurs et autres privilèges de même nature se reliant à toute chose convenant aux fins de la compagnie, les faire valoir en les fabriquant ou les exploitant ou en octroyant des licences ou autrement ;

(d) Vendre, louer ou autrement disposer de la propriété et de l'entreprise de la compagnie ou de toute partie d'icelle, pour telle compensation que la compagnie jugera à propos, et en particulier pour des actions, débentures, obligations ou valeurs de toute autre compagnie ;

(e) Acquérir, acheter ou autrement assumer la totalité ou toute partie de l'industrie, propriété, entreprise, biens, privilèges, contrats, droits et engagements de toute maison, personne ou compagnie exerçant une industrie que la compagnie est autorisée à exercer ou possédant toute propriété convenant aux fins de cette compagnie ;

(f) Souscrire ou acquérir par achat, location ou autrement, les actions, obligations, débentures ou autres valeurs d'aucune compagnie exerçant ou se proposant d'exercer ou de s'engager dans l'industrie que cette compagnie est autorisée d'exercer, ou aucune industrie en tout ou en partie similaire, les vendre, détenir, réémettre avec ou sans garantie ou autrement en disposer, nonobstant les dispositions de l'article 44 de la *Loi des Compagnies*, et promouvoir ou s'amalgamer avec toute autre compagnie ;

(g) Emettre des actions libérées, actions-débentures, débentures, obligations, et autres valeurs de la compagnie en paiement d'aucune propriété ou droits pouvant être acquis ou, avec l'approbation des actionnaires pour tous services rendus ou qu'il est convenu de rendre à la compagnie ou pour travail fait et qu'il est convenu de faire pour la compagnie, ou pour le paiement ou le règlement de dettes ou engagements dûs par la compagnie, ou pour lever des deniers pour toute autre fin de la compagnie ;

(h) Faire toutes ou aucune des choses autorisées par les présentes, seuls ou conjointement avec d'autres ou comme facteurs ou agents pour d'autres ;

(i) Faire toutes les choses utiles ou nécessaires pour atteindre aucun des objets ci-dessus ;

(j) Les pouvoirs octroyés par chacun des paragraphes ne seront nullement limités ou restreints par induction ou déduction d'aucun autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "P. H. Klein Jr. Company Limited," avec un capital-actions de cinq mille dollars, divisé en 50 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

37-2

### Standard High Speed Steel Hardening Company, Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 23e jour de février 1917, constituant en corporation Anthime Fortin, avocat, Fabiola Perron, sténographe, Frank Willdon, François Guérin et Maurice Rosen, agents, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie de marchands, manufacturiers et négociants de toutes espèces de métaux ; de tous matériaux et fournitures s'y rapportant ; conduire les travaux et les affaires d'une fonderie, d'un atelier de construction de machines, fabrique, locomotives, pièces métalliques pour structures, établissement de construction de bateaux et de ponts ; manufacturer, construire, réparer, acheter, vendre, louer, échanger, commercer et disposer d'articles, outils, machines, machines-outils, constructions, érections, commodités, vaisseaux, locomotives, moteurs stationnaires et de toutes autres machines, moteurs, appareils électriques, compresseurs, machineries pour mines et pompes, chaudières, machineries de toute espèce, wagons de chemins de fer, diables, voitures, matériel roulant pour chemins de fer, yachts, bateaux, chalands, remorqueurs et tous autres vaisseaux ou partie de vaisseaux et tous articles composés ou manufacturés en tout ou en partie de fer, acier ou autre métal, bois ou autre matière ou de leur combinaison ou de la conversion de l'un à l'autre ; construire, manufacturer, louer, vendre, acheter, disposer, et exploiter des outillages pour l'acier et le fer, le cuivre et l'aluminium, de fonderies, usines à gaz, moteurs, usines électriques, outillage pour gazomètres, poteaux, fils métalliques, tuyaux, lignes, calorifères, grilles, ateliers de réparations, accessoires, hauts fourneaux, fours Martin, convertisseurs Bessemer, fourneaux de cimentation, fours électriques, creusets et tous accessoires ; faire, vendre, acheter, disposer, réduire l'acier et le fer de tous genres, bronze et aluminium, cuivre, platine et leurs sous-produits et pour toutes les fins des présentes acheter, vendre, louer, prospecter, ouvrir, explorer, développer, travailler, améliorer, maintenir et gérer des mines de fer et autres, des carrières, gisements miniers et autres propriétés et généralement exercer l'industrie d'une compagnie minière, de fonte, de broyage, de réduction et de développement, manufacturer, acheter, vendre et disposer de toutes fournitures pour fonderies et toutes espèces de machinerie, ateliers de construction et de réparations de machines, chemins de fer et en général de toutes fournitures requises par les consommateurs d'acier, fer, cuivre et aluminium ;

(b) Acheter, louer ou autrement acquérir des puits d'huile et de gaz naturel, terres, mines, droits miniers, claims et locations miniers, terres métallifères et boisées, limites forestières, pouvoirs hydrauliques et aucun intérêt dans ceux, les explorer, travailler, exercer, développer ou faire valoir ; chercher, obtenir, travailler, élever, préparer pour le marché et disposer d'huile, gaz naturel, bois, fer, charbon, minéraux, briques, terres, ciment et autres métaux, minéraux et substances et de leurs produits et sous-produits ;

(c) Bocarder, exploiter, obtenir, extraire, fondre, calciner, affiner, tailler, amalgamer, manipuler, préparer pour le marché, acheter, vendre de l'huile, du gaz naturel, des bois, minéraux, substances minérales et métalliques de tous genres, faire toutes autres opérations métallurgiques qui sembleront utiles à aucun des objets de la compagnie, acheter, vendre, manufacturer et disposer de minéraux, outillages, machineries, instruments, commodités, approvisionnements et choses pouvant être employées en rapport avec les opérations métallurgiques et autres que la compagnie peut faire ou dans lesquelles elle est intéressée ou requises par les ouvriers et autres employés de la compagnie ;

(d) Construire, exercer, maintenir, améliorer, gérer, exploiter, contrôler, surveiller tous chemins, routes, lignes de tuyaux, voies d'évitement de chemins de fer et de têtes de ligne sur les terrains possédés ou contrôlés par la compagnie, ponts, réservoirs, entrepôts, gares, cours d'eau, droits de grève, pouvoirs hydrau-

liques, droits de prise d'eau, aqueducs, quais, fours, scieries, emplacements d'usine, ateliers de bocardage, usines hydrauliques, usines électriques, fabriques, magasins, ateliers, résidences et autres travaux et commodités qui sembleront, directement ou indirectement utiles ou nécessaires à aucun des objets de la compagnie et contribuer, subventionner ou autrement aider ou prendre part à aucune telle opération ;

(e) Manufacturer, acheter, vendre, fournir la lumière, la chaleur et la force motrice de tous genres et descriptions, faire les travaux d'une compagnie de gaz dans toutes ses spécialités. Pourvu, cependant qu'aucune vente, distribution ou transmission de pouvoir ou énergie électrique, pneumatique ou autres ou du gaz pour des fins de lumière, chaleur ou force motrice en dehors des terres de la compagnie soient soumises aux règlements locaux et municipaux les concernant, s'occuper de la fabrication et de la préparation pour la vente du coke, charbon, bétume, goudron, asphalte, amoniacque, liquide et autres produits de résidus obtenus de la fabrication d'aucun des articles que la compagnie est autorisée à fabriquer ou disposer ;

(f) Acheter, construire, louer, exploiter, maintenir, des lignes de téléphone et de télégraphe pour les fins de la compagnie et des lignes pour des fins d'éclairage électrique et de force motrice ; fournir et vendre l'électricité pour des fins de force motrice, chaleur et lumière et tous les appareils nécessaires et utiles ;

(g) Demander, acheter ou autrement acquérir tous brevets, marques de fabrique, marques de commerce, licences, droits d'auteur, concessions et choses de même nature conférant un droit exclusif ou non exclusif ou limité d'utiliser ou tout secret ou autre information concernant toute invention qui paraîtra capable d'être utilisée pour aucune des fins de la compagnie ou dont l'acquisition sera jugée propre à profiter directement ou indirectement à la compagnie, et utiliser, exercer, développer ou permettre l'usage ou autrement faire valoir la propriété, les droits ou renseignements ainsi acquis ;

(h) Acquérir par achat ou autrement, acheter, vendre, disposer de terres et d'intérêts dans icelles, développer et faire valoir aucune terre acquise par la compagnie ou dans laquelle elle est intéressée et en particulier en la disposant et préparant pour des fins de construction, en construisant, modifiant, démolissant, maintenant, aménageant, l'améliorant, des bâtiments et commodités, en plantant, pavant, égouttant, affermant, cultivant, louant sur baux ou conventions de constructions et par avançant des fonds, faisant des contrats ou des arrangements de tous genres avec des constructeurs, locataires ou autres, en arpentant, subdivisant, améliorant, divisant et développant des terres et les intérêts dans icelles pour des fins de vente ou autres, faire et exécuter toutes choses utiles ou nécessaires à leur développement et amélioration pour des résidences, commerce et affaires ;

(i) Acheter, vendre, fabriquer, affiner, manipuler, exporter, importer, disposer de toutes substances, appareils et choses capables d'être employées dans toutes telles affaires que la compagnie est autorisée de faire ou requises par tous droits ou personnes ayant des relations avec la compagnie ;

(j) Exercer toute autre industrie, manufacturière, commerciale ou autrement qui semblera à la compagnie pouvoir être convenablement exercée en rapport avec ses affaires ou, directement ou indirectement, être de nature à augmenter la valeur ou à rendre profitables la propriété ou les droits de la compagnie ;

(k) Acquérir ou assumer la totalité ou aucune partie des affaires, propriétés et passif d'aucune personne ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer ou possédant aucune propriété convenant aux fins de cette compagnie, les payer en actions ordinaires ou priorité complètement ou partiellement libérées de la compagnie ou en obligations, débetures ou autres valeurs de la compagnie ;

(l) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques avec toute personne, maison ou compagnie engagée, ou se proposant de s'engager dans toute industrie ou transaction que la compagnie est autorisée à exercer ou aucune industrie ou transaction pouvant être, directement ou indirectement conduite avantageusement pour



la compagnie ; garantir les contrats, faire des avances de fonds ou aider autrement telle personne ou compagnie, prendre ou autrement acquérir des actions ou autres valeurs de telles compagnie et les vendre, détenir, réémettre avec ou sans garantie ou en disposer autrement ;

(m) Prendre ou autrement acquérir et détenir des actions d'aucune autre compagnie ayant des objets en tout ou en partie similaires à ceux de la compagnie ou exerçant une industrie pouvant être, directement ou indirectement, conduite avantageusement pour la compagnie ;

(n) Conclure des arrangements avec toutes autorités, gouvernement, municipal, local ou autre qui seront de nature à atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités tous droits, privilèges, concessions que la compagnie jugera convenable d'obtenir, et exécuter, exercer et se conformer à tous tels arrangements, droits et concessions ;

(o) Etablir et soutenir et aider à l'établissement et au soutien d'associations, institutions, fonds, fidé-commiss et commodités de nature à profiter aux employés ou ex-employés de la compagnie (ou de ses prédécesseurs en affaires), ou les personnes qui dépendent ou sont apparentées à ces employés ou ex-employés et accorder des pensions et allocations, et faire des paiements dans un but d'assurance, et souscrire ou garantir des deniers pour des fins de charité ou de bienveillance ou pour toute exposition ou pour toutes fins publiques, générales ou utiles.

(p) Promouvoir toute compagnie ou compagnies aux fins d'acquérir le tout ou partie des biens et engagements de la compagnie, ou pour toute autre fin censée profitable, directement ou indirectement, à la compagnie ;

(q) Généralement acheter, prendre à bail ou en échange, louer ou autrement acquérir toute propriété mobilière, droits, privilèges que la compagnie jugera nécessaires ou utiles pour les fins de ses affaires et en particulier aucune machinerie, outillage et fonds de commerce ;

(r) Adopter tels moyens qui seront jugés opportuns de faire connaître les produits de la compagnie, en particulier par annonces dans les journaux, circulaires, achats et expositions de travaux d'art ou intéressants, par la publication de livres et périodiques et par la distribution de prix, récompenses et dons ;

(s) Vendre améliorer, gérer, développer, échanger, affranchir, disposer, faire valoir ou autrement trafiquer de tout ou partie des biens et droits de la compagnie ;

(t) Faire toutes autres choses nécessaires ou utiles pour atteindre les objets ci-dessus mentionnés, et faire toutes ou aucune des choses ci-dessus comme principaux, agents, entrepreneurs ou autrement, par l'entremise de fidé-commissaires, agents ou autrement, seuls ou conjointement avec d'autres ;

(u) Construire, acquérir, exploiter des vaisseaux, bateaux à vapeur, chalands, quais, bassins, chantiers de construction de navires, glissoirs et toutes structures s'y rapportant, accessoires et équipement ;

(v) Placer et disposer des fonds de la compagnie non immédiatement requis de telle matière qu'il pourra en être décidé de temps à autre ;

(w) Prêter des fonds aux clients et autres ayant des relations avec la compagnie, garantir l'exécution de contrats par toute compagnie, émettre des obligations ou débetures pour la construction, l'acquisition, l'entretien, ou l'exploitation d'aucune des propriétés ou d'aucun des travaux de la compagnie ;

(x) Emettre des actions libérées de la compagnie en paiement d'aucune propriété mobilière ou immobilière, que la compagnie pourra ou voudra détenir ou pour services rendus ou à rendre ;

(y) Vendre ou disposer louer ou autrement trafiquer ou disposer de la propriété, biens ou entreprise de la compagnie comme une industrie active ou autrement, ou d'une part d'iceux, pour telle compensation que la compagnie jugera convenable et en particulier pour des actions, débetures, obligations et autres valeurs d'aucune autre compagnie ayant, en tout ou en partie, des objets semblables à ceux de cette compagnie ;

(z) Obtenir aucun autre provisoire ou Acte du parlement permettant à la compagnie de mettre à exécution aucun de ses objets ou pour aucune autre fin qui semblera opportune et s'opposer à toute procédure ou de-

mande directement ou indirectement de nature à porter préjudice aux intérêts de la compagnie ;

(aa) S'amalgamer avec aucune autre compagnie ayant des objets semblables ou en partie semblables à ceux de cette compagnie et distribuer, en nature, aucun des biens de la compagnie parmi les actionnaires ;

(bb) Le mot "compagnie," chaque fois qu'il est employé dans les présentes sera supposé comprendre toute personne, société ou autre corps de personnes incorporées ou non incorporées, domiciliées au Canada ou ailleurs, et les objets spécifiés dans chacune des dites clauses ne seront pas limités ou restreints par induction ou déduction des termes d'aucune autre clause ou du nom de la compagnie ;

(cc) Payer à même les fonds de la compagnie les dépenses d'organisation ou émettre à cette fin des actions acquittées du capital de cette compagnie et rémunérer en espèces ou, avec l'approbation des actionnaires, en actions acquittées toute personne ou compagnie achetant, plaçant ou aidant à placer, ou garantissant le placement des actions, obligations ou valeurs de la compagnie, ou aidant à former, promouvoir ou gérer la compagnie ;

(dd) Faire enregistrer, licencier ou autrement reconnaître la compagnie en tous pays étrangers, y désigner et nommer des personnes comme fondés de pouvoirs ou représentants de cette compagnie avec pleins pouvoirs de représenter cette compagnie en toutes matières suivant les lois de telles contrées étrangères et d'accepter pour et au nom de cette compagnie la signification d'aucune procédure ou poursuite.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Standard High Speed Steel Hardening Company, Limited," avec un capital-actions de cent cinquante mille dollars, divisé en 1,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 27e jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

37-2

# Greenfield Land & Construction Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 22e jour de février 1917, constituant en corporation Charles Joseph Eugène Charbonneau, notaire, Joseph Paul Lamarche, avocat, Alexander Turgeon, étudiant en notariat, et Joseph Clément, gérant, tous de la cité de Montréal, dans la province de Québec et Bernard Mélançon, notaire, de la cité d'Outremont, dans la province de Québec, pour les fins suivantes :—

(a) Acheter, prendre, louer, échanger ou autrement acquérir aucunes terres et bâtiments au Canada ou ailleurs, toute propriété ou intérêt dans icelle et tous droits se rapportant à telle terres et tels bâtiments ;

(b) Développer, faire valoir aucune terre acquise par la compagnie ou dans laquelle elle est intéressée, et en particulier les tracer et préparer pour les fins de construction, modifier démolir, décorer, maintenir, meubler, aménager et améliorer des bâtiments en plantant, pavant, égoutant, affermant, cultivant, louant sur des baux ou des conventions de construction au avancement des fonds en faisant des contrats et des arrangements de toute nature avec des constructeurs, locataires et autres ;

(c) Construire, maintenir, améliorer, développer, exploiter, contrôler, gérer des aqueducs, usines à gaz, réservoirs, routes, clubs, restaurants, bains, édifices pour le culte, lieux d'amusements, théâtres de vues animées et autres expositions artistiques de toute nature y compris les représentations théâtrales et les endroits destinés à telles fins, terrains de jeux, parcs, jardins, salles de lecture, magasins, ateliers, fermes et autres travaux et commodités que la compagnie jugera directement ou indirectement nécessaires à ces objets, contribuer ou autrement aider ou prendre part à leur construction, entretien, développement, gerance et contrôle ;

(d) Bâtir, équiper, construire, modifier, réparer et autrement disposer de bâtiments, structures, édifices et autres améliorations, manufacturer, acheter, vendre et disposer de matériaux de construction ;

(e) Prêter des fonds, avec ou sans garantie, aux personnes entreprenant de bâtir sur, ou d'améliorer, toute propriété dans laquelle la compagnie est intéressée et aux locataires, constructeurs ou entrepreneurs pour l'érection de bâtiments sur les terres de la compagnie ;

(f) Acheter, louer ou autrement acquérir tout ou partie des affaires, propriété, franchise, achalandage, droits, et privilèges détenus ou en puissance d'aucune compagnie exerçant une industrie que cette compagnie est autorisée d'exercer ou possédant des propriétés convenant aux fins de cette compagnie les payer totalement ou partiellement en actions priorité ou communes de la compagnie ou en obligations ou débentures et assumer les engagements de toute telle personne, maison ou corporation ;

(g) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques autrement avec toute compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds, garantir les contrats ou autrement aider toute telle personne, prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie, et les vendre, détenir, réemettre avec ou sans garantie ou autrement en disposer ;

(h) Nonobstant les dispositions de la section 44 de la dite loi, acheter, prendre ou acquérir par souscription originale ou échanger pour des actions, obligations, débentures ou autres valeurs de cette compagnie ou autrement, et détenir, vendre ou autrement disposer d'actions, stock commun ou privilégié, débentures, obligations ou autres engagements d'aucune autre compagnie ayant, en tout ou en partie des objets similaires aux objets de cette compagnie ou exerçant aucune industrie pouvant être, directement ou indirectement conduite avantageusement pour cette compagnie et voter sur toutes les actions ainsi détenues par l'entremise de tel agent ou agents que les directeurs pourront nommer ;

(i) Conclure des arrangements avec toutes autorités, gouvernement municipal, local ou autre qui seront de nature à atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités tous droits, privilèges, concessions que la compagnie jugera convenable d'obtenir, et exécuter, exercer et se conformer à tous tels arrangements, droits et concessions ;

(j) Promouvoir toute compagnie ou compagnies dans le but d'acquérir tout ou partie de la propriété et engagements de cette compagnie ou pour tout autre fin qui semblera directement ou indirectement d'une nature avantageuse pour la compagnie, et généralement acheter, prendre, louer ou échanger, louer ou autrement acquérir aucune propriété foncière ou personnelle, aucuns droits ou privilèges que la compagnie jugera utiles ou nécessaires aux fins de ses affaires ;

(k) Placer et disposer des deniers de la compagnie qui ne sont pas immédiatement requis de la manière qui pourra être décidée de temps à autre ;

(l) Payer à même les fonds de la compagnie, ou, avec l'approbation des actionnaires, avec des actions de la compagnie ou en espèces et en actions, toutes dépenses se rapportant à la formation, l'émission, la publicité de la compagnie et à l'obtention de sa charte ; rémunérer toute personne ou compagnie pour services rendus à la compagnie en plaçant ou en aidant à placer ou en garantissant le placement des parts ou capital-actions de la compagnie, ou de toutes obligations, débentures ou autres valeurs de la compagnie ;

(m) Payer par une émission d'obligations, débentures ou autres valeurs, employer également et appliquer le surplus de ses recettes ou l'accumulation des profits autorisés par la loi pour être réservée à l'achat ou à l'acquisition de propriété, dans telle proportion, de telle manière et à tels termes que les directeurs décideront ;

(n) Adopter pour faire connaître les fins et objets de la compagnie tels moyens que la compagnie jugera opportuns, et en particulier par des annonces dans les journaux, circulaires, l'achat et l'exposition de travaux

d'art ou intéressants, la publication de livres et périodiques et l'octroi de prix, récompenses et dons ;

(o) Faire telle autre chose incidente ou utile pour l'exécution des objets qui précèdent ;

(p) Faire toutes ou aucune des choses ci-dessus comme principaux, agents, entrepreneurs ou autrement, par l'entremise de fidéicommissaires ou autrement, seuls ou conjointement avec d'autres ;

(r) Se fusionner ou s'amalgamer avec toute autre compagnie ayant des objets en tout ou en partie semblables à ceux de cette compagnie ;

(s) Distribuer, en nature, parmi les actionnaires aucune des propriétés de la compagnie ;

(t) Tirer, faire, accepter, endosser, exécuter, émettre des billets à ordre, lettres de change, connaissements, mandats et autres valeurs négociables ou instruments et preuves de dettes transférables ;

(v) L'interprétation de l'un quelconque des pouvoirs octroyés dans quelque paragraphe que ce soit ne sera, ni limitée ni restreinte par induction ou déduction des termes de tout autre paragraphe ou par induction ou déduction des noms de la compagnie.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Greenfield Land & Construction Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 26e jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

37-2

#### Whitehead & Turner, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 24e jour de février 1917, constituant en corporation Richard Turner, marchand et membre du conseil législatif de la province de Québec, Archibald Miller, marchand, Albert James Turner, gérant, Evan Ewart Turner, comptable, et Reginald Merediths, notaire public, tous de la cité de Québec, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie d'épiciers en gros, d'importateurs, exportateurs et négociants en tous genres d'épicerie, thés, vins, liqueurs et produits alimentaires de toutes espèces et descriptions, animaux sur pied, viandes préparées, poissons, volailles, gibier, fruits, légumes et approvisionnements de tous genres ; exercer l'industrie de propriétaire d'entrepôts frigorifiques, fabricants et négociants de conserves en boîtes de tous genres, ainsi que l'industrie de marchands de bois, de poissons, exploitants de pêcheerie dans toutes leurs branches ;

(b) Prendre comme une industrie active tout ou partie de l'industrie présentement exercée par Richard Turner sous le nom de "Whitehead et Turner" y compris les marchandises en stock, les comptes débiteurs et tous les biens de la propriété mobilière, en général appartenant à la dite raison sociale "Whitehead & Turner," payer pour la propriété et l'industrie devant être acquise en actions communes ou priorité, libérées et non sujettes à appel du capital-actions de la compagnie, ou en espèces ou partie en stock, commun ou priorité, libéré du capital de la compagnie et partie en espèces comme il pourra en être convenu ;

(c) Acquérir par achat, location, échange ou autre titre légal et construire, ériger, exploiter, maintenir, gérer tous bureaux, ateliers, fabriques, entrepôts, magasins et autres structures nécessaires pour ses affaires et toute autre propriété mobilière ou immobilière, nécessaires ou utiles à l'exercice d'aucune des fins de la compagnie, les louer, vendre ou en disposer ;

(d) Construire, acquérir, posséder, gérer, affréter, exploiter, prendre ou donner en location toute espèce de bateaux à vapeur, voiliers, remorqueurs, bateaux, chalands et autres vaisseaux, quais, bassins, élévateurs, entrepôts et autres bâtiments nécessaires ou utiles aux fins de la compagnie ;

(e) Produire et accumuler de la vapeur, du gaz, de l'électricité et autre force motrice pour la production



de la lumière, de la chaleur, du pouvoir moteur pour les fins de la compagnie, avec le pouvoir de vendre ou autrement disposer d'aucun excédent non requis et de le fournir pour des fins d'éclairage, chaleur et pouvoir à toute personne ou corporation à tels termes qui pourront être convenus, pourvu que les pouvoirs ci-dessus mentionnés quand ils seront exercés en dehors de la propriété de la compagnie soient soumis à toute les lois et règlements provinciaux et municipaux les concernant ;

(f) Demander, obtenir, enregistrer, acheter, louer ou autrement acquérir et détenir, employer, posséder, exploiter, introduire, vendre ou autrement disposer de toute marque de fabrique, marques de commerce, brevets d'invention, perfectionnements et procédés utiles aux affaires de la compagnie, et utiliser, exercer, développer, octroyer des licences ou autrement faire valoir toutes telles marques de fabrique, marques de commerce, brevets, licences, procédés ou choses de même nature ou toute telle propriété ou droits ;

(g) Acquérir l'achalandage, propriété, droits et biens, assumer tous les engagements d'aucune personne, maison ou compagnie endettée envers la compagnie ou exerçant une industrie semblable à celle conduite par la compagnie, les payer en espèces ou en valeurs de la compagnie ou autrement ;

(h) Acheter, louer ou autrement acquérir, détenir, exploiter, jouir de toutes ou aucune propriété, franchise, clientèle, droits, pouvoirs, privilèges détenus par aucune personne, maison, compagnie ou compagnies exerçant en tout ou en partie, une industrie similaire à celle que cette compagnie est autorisée à exercer ou pouvant avoir de la valeur pour cette compagnie, soit en son nom soit au nom d'aucune telle personne, maison ou compagnie et payer pour telle propriété, franchise, clientèle, droits, pouvoirs et privilèges en tout ou en partie en espèces ou tout ou en partie en actions libérées de la compagnie ou autrement et entreprendre et assumer le passif d'aucune telle personne, maison ou compagnie ;

(i) Acheter, acquérir, posséder, détenir, vendre et réémettre des actions, débetures, obligations et autres valeurs d'aucune compagnie ou corporation, les payer, totalement ou partiellement en espèces, actions, obligations, débetures, ou autres valeurs de la compagnie et garantir le paiement du principal, des dividendes et intérêts sur telles actions, obligations, débetures ou autres valeurs et, pendant le temps que la compagnie possèdera telles actions, bons, débetures ou autres valeurs ou obligations, exercer tous les pouvoirs de voter ou aucun d'eux, s'y rattachant, par ses officiers dûment autorisés ; diriger, exploiter, exercer comme gérant les biens, franchises, entreprises, affaires d'aucune corporation dont les actions, obligations, débetures ou autres valeurs sont détenues par la compagnie pour telle considération qu'il sera jugé raisonnable et convenable ;

(j) S'associer ou s'amalgamer avec aucune autre compagnie ayant des objets en tout ou en partie similaires à ceux de la compagnie ; acquérir par achat, location ou autrement les biens, franchises, entreprises, affaires d'aucune telle corporation, assumer leur passif et les payer, partiellement ou totalement en espèces, actions, obligations ou autres valeurs de la compagnie ;

(k) Promouvoir, aider à promouvoir, devenir actionnaire d'aucune compagnie filiale, allié ou autre exerçant ou ayant pour objet l'exercice d'aucune industrie en tout ou en partie similaire à celle de cette compagnie ; conclure des arrangements au sujet du partage des profits, la fusion des intérêts, les risques communs, les concessions réciproques ou autrement avec telle personne ou compagnie et de prendre ou autrement acquérir des actions et valeurs de telle compagnie et les payer en tout ou en partie en espèces, actions, obligations ou autres valeurs de la compagnie et les détenir, vendre, réémettre avec ou sans garantie du principal des intérêts et dividendes, ou en disposer autrement ;

(l) Aider de n'importe quelle manière, garantir les obligations d'aucune compagnie dont les actions du capital-actions, bons ou autres obligations sont détenus ou garantis d'aucune manière par cette compagnie ; faire tous actes ou choses pour la conservation, la protection, l'amélioration, l'augmentation de la valeur d'aucunes telles actions du capital-actions, bons ou

autres obligations ; faire tous actes ou choses pouvant augmenter la valeur des biens d'aucune telle compagnie ;

(m) Tirer, faire, endosser, accepter, exécuter, émettre des billets à ordre, lettres de change, connaissance et autres instruments négociables et transférables ;

(n) Émettre des actions libérées, obligations, débetures ou autres valeurs de la compagnie en paiement total ou partiel d'aucune propriété ou droits, que la compagnie peut acquérir ou, avec l'approbation des actionnaires, pour services rendus à la compagnie ou travaux faits pour la compagnie ou pour le paiement ou le règlement de dettes et engagements dus par la compagnie ;

(o) Vendre, louer ou disposer de la propriété, droits, franchises et entreprises de la compagnie ou de toute partie d'iceux pour telle compensation que la compagnie jugera à propos, et en particulier pour des actions, débetures ou autres valeurs de toute autre compagnie ayant des objets semblables à ceux de la compagnie ;

(p) Agir comme agent pour toute personne, maison ou corporation exerçant aucune des industries que la compagnie est autorisée à exercer ;

(q) Distribuer parmi les actionnaires de la compagnie, en nature, aucune des propriétés de la compagnie et particulièrement les actions, débetures, ou valeurs d'aucune autre compagnie appartenant à la compagnie ou dont elle peut avoir le pouvoir de disposer ;

(r) Placer et disposer des fonds de la compagnie non immédiatement requis en telles valeurs et de telle manière qui pourront être déterminées de temps en temps ;

(s) Accepter en paiement de toute dette due à la compagnie des stocks, actions, obligations, débetures ou autres valeurs de tous genres ou autre propriété foncière ou personnelle ;

(t) Exercer toute autre industrie, manufacturière ou autre que la compagnie jugera pouvoir être convenablement exercée en rapport avec ses affaires ou de nature à augmenter ou rendre profitable aucune des propriétés ou des droits de la compagnie.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Whitehead & Turner, Limited," avec un capital-actions de trois cent mille dollars, divisé en 3,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 27e jour de février 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

37-2

#### P. Lamy & Frère, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 1er jour de mars 1917, constituant en corporation Hercule Lamy, Freddy Gélinas, Joseph Adéard Lamy, Evéline Capistran et Albina Gélinas, marchands, Zéphirin Arcand, bourgeois, et Alice Lamy, institutrice, tous de la Cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Acheter, fabriquer, vendre en gros et en détail, tout genre de marchandises et produits quelconques ; exercer tout commerce généralement et spécialement le commerce de magasins à rayons ; exercer l'industrie de fabrication et de manufacture des produits et marchandises dont la compagnie fera le commerce ;

(b) Acquérir et bâtir des propriétés pour les fins de commerce, de manufactures ou d'usines ;

(c) Fabriquer, fournir, vendre, louer l'électricité et des courants électriques pour l'éclairage, le chauffage, la force motrice et pour toutes autres fins ;

(d) Acquérir, construire, fabriquer, maintenir, ériger et opérer tout système électrique, ouvrage, machines, poteaux, fils électriques, en se conformant à toute loi provinciale ou municipale à cet égard ;

(e) Acquérir des terrains, les bâtir et les revendre ;

(f) Acquérir, acheter toute industrie et maison de commerce appartenant à des compagnies ou à des individus faisant un commerce en tout ou en partie semblable à celui de la compagnie, avec clientèle, acha-

landage, actif, aux conditions fixées par le bureau de direction de la compagnie ; le prix pouvant en être payé en argent ou en propriété ou en actions libérées ;

(g) Se fusionner avec d'autres compagnies ou sociétés commerciales, faisant un commerce en tout ou en partie semblable à celui de la compagnie, aux conditions qui pourront être fixées par le bureau de direction pour continuer le commerce et l'exercice de ces industries ;

(h) Acheter, prendre à bail ou acquérir autrement, vendre ou louer ou disposer autrement de tout brevet d'invention, marque de commerce, nom de commerce, se rattachant ou applicables aux fins de la compagnie ;

(i) Entrer dans les entreprises, avoir des intérêts communs, ou faire toute entente pour le partage des profits, ou autrement, avec quiconque se livre ou est sur le point de se livrer à un commerce analogue à celui que la compagnie sera autorisée de faire ;

(j) Exercer tous les pouvoirs nécessaires résultant de tout commerce et industrie que la compagnie entreprendra et exercera.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "P. Lamy & Frère, Limitée," avec un capital-actions quarante-neuf mille dollars, divisé en 490 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 5e jour de mars 1917.

37-2

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

#### Duggan's Cartoon Comedies, Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 19e jour de février 1917, constituant en corporation Louis Athanase David, Segfried Hinson Read Bush et Louis Philip Crépeau, avocats, Samuel Bruce Holmes, ingénieur, et Sara Farmer Innes, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer, acheter, vendre, louer et disposer de films de vues animées, de caricatures, dévidoirs pour fils et films de tous genres employés dans la projection de vues animées ; exercer l'industrie de propriétaires et de gérants de théâtre, agents de théâtre, propriétaires de salles de concert et agents de location, pourvoir à la projection de comédies dessinées et autres dessins, à des expositions kinématographiques, kinéscopiques, biographiques et autres représentations de telle nature ;

(b) Conclure des arrangements avec des artistes et autres personnes pour la production de comédies dessinées et avec des auteurs ou autres personnes pour le droit d'adapter le sujet de telles comédies dessinées à telles représentation ;

(c) Fabriquer ou faire des dessins, esquises, ébauches pour la projection de dessins, et, dans cette direction, fabriquer, acheter, vendre, trafiquer de papiers, cartons, chaux, charbon de bois, plumes, crayons et de tous matériaux ou accessoires pouvant être requis en rapport avec la préparation ou la projection de dessins comme susdits et autres procédés pour la projection de vues animées ;

(d) Manufacturer, acheter ou autrement acquérir, échanger, utiliser, vendre, louer, disposer de machinerie, appareils et inventions d'articles et choses de toutes espèces qui seront trouvés utiles ou avantageuses à l'exercice de l'industrie de la compagnie ;

(e) Acheter ou autrement acquérir et obtenir des protections et licences provisoires et autres à propos de toutes inventions, ou supposées inventions, brevets, marques ou noms de fabrique, dessins, droits d'auteur, projets, idées, procédés secrets ou autres et choses de même nature qui sembleront devoir être avantageuses ou utiles à la compagnie, et les essayer, développer, prolonger, renouveler, exploiter, employer, vendre ou accorder des licences exclusives ou autres ou autrement disposer de toutes ou de chacune de ces choses ;

(f) Acheter, acquérir, posséder et détenir ou autrement disposer de toutes valeurs, stocks, obligations,

débitures ou actions d'aucune compagnie, quelle qu'elle soit, ayant en tout ou en partie des objets semblables à ceux de cette compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ;

(g) Préparer et exécuter aucune des choses ci-dessus comme principaux ou agents, agir particulièrement comme courtiers de douane en rapport avec l'importation des films de vues animées et leurs accessoires ;

(h) Faire tous arrangements pour l'amalgamation, l'union des intérêts, les concessions réciproques avec toute compagnie, maison ou personne exploitant une industrie en tout ou en partie similaire à celle de cette compagnie ;

(i) Vendre ou autrement disposer de l'entreprise de la compagnie de tout ou partie de ses biens, pour des actions, débitures ou valeurs d'aucune autre compagnie ;

(j) Distribuer en nature, parmi les membres de la compagnie toutes actions, débitures, valeurs ou biens appartenant à cette compagnie.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Duggan's Cartoon Comedies, Limited," avec un capital-actions de quinze mille dollars, divisé en 150 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de février 1917.

36-2

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

#### F. Baillargeon, Limitée.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 19ième jour de février 1917, constituant en corporation Rose Anna Tourneur, veuve de Frédéric Baillargeon, Antoine Baillargeon, Auguste Baillargeon et Camille Baillargeon, manufacturiers, tous de la paroisse de Saint-Constant, dans la province de Québec, et Eloi Baillargeon, boulanger, de la Cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—

(a) Faire le commerce de marchands et manufacturiers d'ornements d'église, de cierges, chandelles et autres marchandises faites avec de la cire ou paraffine ainsi que tous autres objets et articles de même nature ;

(b) Manufacturer, acheter, vendre ou autrement faire le commerce de toutes sortes de marchandises, et produits ayant rapport au commerce de la compagnie, y compris la fabrication de boîtes en bois ou en carton pour l'usage de la compagnie et pour vendre à ses clients ;

(c) Acheter en tout ou en partie l'actif de la maison F. Baillargeon, enregistré, son commerce ses droits d'agences et marques de commerce, ainsi que son achalandage, se charger en tout ou en partie de son passif et payer si la compagnie présentement constituée le désire en argent ou en actions libérées de son fonds capital ;

(d) Acheter ou autrement acquérir la propriété mobilière ou immobilière que la compagnie jugera utile à ses opérations et vendre ou autrement disposer de toute telle propriété aux conditions qu'elle jugera à propos ;

(e) Acquérir nonobstant l'article 44 de la *Loi des Compagnies* toutes actions dans le capital d'autres compagnies, faisant un genre d'affaires en tout ou en partie semblable à celui de la compagnie, et en disposer par aliénation ou autrement ;

(f) Tirer, faire, endosser et émettre des billets promissaires, lettres de change et autres instruments négociables ou transférables,

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "F. Baillargeon, Limitée," avec un capital-actions de quarante-cinq mille dollars, divisé en 450 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la paroisse de Saint-Constant, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 1er jour de mars 1917.

33-2

THOMAS MULVEY,  
Sous-secrétaire d'Etat



## AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

OTTAWA, 20 février 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que "Bull," revue périodique illustrée, publiée par la "Bull Publishing Company," à 210 Fifth Avenue, dans la cité de New-York, dans l'Etat de New-York, un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure, et que la possession en Canada de toute édition ou exemplaire de la dite revue "Bull" déjà publiée ou qui sera publiée en a été prohibée par un mandat du Secrétaire d'Etat du Canada, en date du 20e jour de février 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

36-2

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

## AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

Ottawa, 20 février 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que l'"Oregon Deutsche Zeitung" un journal quotidien publié à 215 Fourth Street, dans la cité de Portland, dans l'Etat d'Oregon, un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure, et que la possession en Canada de toute édition ou exemplaire du dit "Oregon Deutsche Zeitung" déjà publié ou qui sera publié en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 20e jour de février 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

36-2

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

## AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

Ottawa, 20 février 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que "Raivaaja," un journal quotidien publié en langue finlandaise par la "Raivaaja Publishing Company, Incorporated" à 48 Wallace Avenue, Fitchburg, dans l'Etat du Massachussets un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure et que la possession en Canada de toute édition ou exemplaire du dit "Raivaaja," déjà publié ou qui sera publié en a été prohibée par un mandat du Secrétaire d'Etat en date du 20e jour de février 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure toute personne coupable d'une contravention aux dits décrets

est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

36-2

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

## AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

OTTAWA, 20 février 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que "The Minneapolis Freie-Presse Herold" un journal hebdomadaire, imprimé à 297 Sixth Street South Minneapolis, dans l'Etat du Minnesota, un des Etats-Unis d'Amérique, et publié par Adolphe Duevel, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure, et que la possession en Canada de toute édition ou exemplaire du dit journal en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 20e jour de février 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

36-2

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

## AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que "Christlicher Bundesbote" une revue périodique hebdomadaire publié à Berne, dans l'Etat d'Indiana, un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure et que la possession en Canada de toute édition ou exemplaire du dit "Christlicher Bundesbote" déjà publié ou qui sera publié en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 20e jour de février 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans de la dite amende et du dit emprisonnement.

36-2

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

## AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

Ottawa, 20 février 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que "The New World," un magazine hebdomadaire, imprimé par The Fatherland Corporation, et publié par George Sylvester Viereck à 1123 Broadway, dans la cité de New-York, dans l'Etat de New-York, un des Etats-Unis d'Amérique, contenait de la matière inad-

missible, tel que le définit le Code des Décrets concernant la Censure, et que la possession en Canada de toute édition ou exemplaire du dit "The New World" déjà publié ou qui sera publié en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 20e jour de février 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

36-2 THOMAS MULVEY,  
Sous-secrétaire d'Etat.

#### AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada*

Ottawa, 20 février 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que "The Jewish Morning Journal," également connu comme "The Morgen Journal," un journal quotidien publié en langue judeo-allemande par la Jewish Press Publishing Company, à 77-79 Bowery, dans la cité de New-York, dans l'Etat de New-York, un des Etats-Unis d'Amérique, contenant de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure et que la possession en Canada de toute édition ou exemplaire du dit "The Jewish Morning Journal," également connu comme "The Morgen Journal," déjà publié ou qui sera publié en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 20e jour de février 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Débats concernant la Censure toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

36-2 THOMAS MULVEY,  
Sous secrétaire d'Etat.

#### AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

Ottawa, 20 février 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré qu'"Atlantis" journal publié en langue grecque, deux fois par jour, excepté le dimanche, et une fois le dimanche, à 113,115,117 Trente-unième rue, ouest, dans la cité de New-York, dans l'Etat de New-York, un des Etats-Unis d'Amérique et imprimé par la compagnie "Atlantis Incorporated," contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure, et que la possession en Canada de toute édition ou exemplaire du dit "Atlantis" déjà publié ou qui sera publié en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 20e

jour de février 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

36-2 THOMAS MULVEY,  
Sous-secrétaire d'Etat.

#### AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétaire d'Etat du Canada.*

Ottawa, 20 février 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que "Waechter und Anzeiger," un journal quotidien, dimanche inclus, publié par la German Consolidated Paper Company, à 1366 West Avenue, dans la cité de Cleveland, dans l'Etat d'Ohio, un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure et que la possession en Canada de toute édition ou exemplaire du dit "Waechter und Anzeiger" déjà publié ou qui sera publié, en a été prohibée par un mandat du Secrétaire d'Etat du Canada, en date du 20e jour de février 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Débats concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

36-2 THOMAS MULVEY,  
Sous-Secrétaire d'Etat.

#### AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

Ottawa, 20 février 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré qu'un journal quotidien "Dziennik Ludowy" imprimé en langue polonaise par la "Polish Peoples Publishing Company" à n° 959 avenue Milwaukee, dans la cité de Chicago, dans l'Etat de l'Illinois, un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure et que la possession en Canada de toute édition ou exemplaire du dit "Dziennik Ludowy" déjà publié ou qui sera publié, en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 20e jour de février 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Débats concernant la Censure toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

36-2 THOMAS MULVEY,  
Secrétaire d'Etat.



COMPTE de la Caisse d'Épargne des Postes, pour le mois de décembre 1917.

(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargne, chap. 30, Statuts Refondus.  
Can., 1906.)

DT.

Av.

	\$	c.		\$
BALANCE en caisse chez le Ministre des Finances au 30 novembre 1916.....	41,494,275	83	REMBOURSEMENTS durant le mois.....	761,087 11
DÉPÔTS à la Caisse d'épargne des Postes durant le mois.....	1,045,714	96		
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :—				
PRINCIPAL.....				
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert.....				
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada.....	2,270	02		
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois.....	8,517	85	BALANCE au crédit des comptes des déposants au 31 décembre 1916.....	41,789,691 73
	42,550,778	84		42,550,778 84

Certifié,

W. FAIRWEATHER,  
Surintendant-intérimaire, Division des Caisses d'Épargne.  
DÉPARTEMENT DES POSTES, Ottawa, 17 février 1917.

R. M. COULTER,  
Sous-maitre général des Postes.

37—tf

ÉTAT non révisé des Revenus de l'Intérieur, acquis durant le mois de novembre 1916.

Source des revenus.	Montants.	Total.
ACCISE.	\$ c.	\$ c.
Spiritueux.....	920,603 93	
Liqueur de malt.....	7,426 05	
Malt.....	152,112 21	
Tabac.....	1,926,293 46	
Cigares.....	71,332 35	
Fabrications en entrepôt.....	7,418 86	
Acide acétique.....	1,127 85	
Saisies.....	630 80	
Autres revenus.....	7,402 92	
Total du revenu de l'accise.....		2,194,078 43
Spiritueux pyroxyliques.....		15,957 09
Passages d'eau.....		11,640 53
Inspection des poids et mesures.....		4,208 00
Inspection du gaz.....		5,829 10
Inspection de la lumière électrique.....		956 50
Timbres de pièces judiciaires.....		985 35
Autres revenus.....		418,099 01
Taxe de guerre.....		
Grand revenu total.....		2,651,754 01

J. U. VINCENT,  
Sous-Ministre.

MINISTÈRE DU REVENU DE L'INTÉRIEUR  
Ottawa, 22 décembre 1916.

27—tf

1916-17

ETAT

1916-17

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances pour le 28 février 1916 et 1917.

DETTE PUBLIQUE.	1916	19 7.
PASSIF.	\$ c.	\$ c.
DETTE FLOTANTE—		
Payable à New-York.....		75,357,000 00
Payable au Canada.....	84,693,107 07	316,049,840 32
Payable à Londres.....	362,703,312 40	362,703,312 40
Prêts temporaires.....	179,473,684 20	219,890,808 02
Fonds de rachat de la circulation des banques.....	5,668,759 32	5,755,554 26
Billets du Dominion.....	178,499,503 04	182,732,291 29
CAISSES D'ÉPARGNES—	1916. 1917.	
Caisses d'épargnes des Postes.....	\$38,418,151 05 \$41,353,169 77	
Caisses d'épargnes du Gouvernement.....	13,539,883 46 13,319,322 51	
Fonds en fidéicommis.....	51,958,034 51	54,672,492 28
Comptes des provinces.....	10,106,271 07	10,201,519 81
Divers, et comptes de banque.....	11,920,481 20	11,920,481 20
	30,829,429 82	37,031,599 34
Total de la dette brute.....	915,852,582 63	1,276,314,898 92
ACTIF.		
PLACEMENTS—		
Fonds d'amortissement.....	11,800,301 24	13,621,527 30
Autres placements.....	111,139,401 12	145,079,888 77
COMPTES DES PROVINCES.....	2,296,327 90	2,296,327 90
DIVERS, ET COMPTES DE BANQUES.....	253,085,856 16	350,255,261 32
Total de l'actif.....	378,321,886 42	511,253,005 29
Total de la dette nette au 31 janvier.....	537,530,696 21	765,061,893 63
“ au 31 décembre.....	527,488,999 94	745,938,869 75
Augmentation de la dette.....	10,041,696 27	19,123,023 88

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois février, 1916.	Total au 28 février, 1916.	Mois février, 1917.	Total au 28 février, 1917.
REVENU :	\$ c.	\$ c.	\$ c.	\$ c.
Douane .....	8,979,079 62	87,975,980 93	10,088,380 36	118,956,682 81
Accise.....	1,905,478 18	20,109,148 44	1,810,948 39	22,372,658 35
Département des Postes.....	1,500,000 00	15,671,339 91	1,600,000 00	17,481,627 71
Travaux Publics, y compris les chemins de fer et canaux.....	614,214 83	20,013,312 65	1,979,194 38	23,680,925 24
Divers.....	1,800,123 56	10,579,027 54	2,034,950 07	22,925,144 96
Total.....	14,798,896 19	154,348,809 47	17,513,473 20	205,417,039 07
DÉPENSES .....	8,588,237 63	93,807,910 52	12,581,954 60	113,161,357 69
DÉPENSES À COMPTE DU CAPITAL, ETC.				
Guerre.....	12,631,656 84	110,618,343 50	23,285,988 31	217,590,670 11
Travaux publics, y compris chemins de fer et canaux.....	3,179,028 04	31,313,978 63	609,878 22	21,251,957 38
Subventions aux chemins de fer.....	182,260 71	1,400,171 42	179,227 61	754,381 04
Total .....	15,992,945 59	143,332,493 55	24,075,094 14	239,597,008 53

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

T. C. BOYVILLE,

Sous-ministre des Finances.

Certifié correct,

J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion

DÉPARTEMENT DES FINANCES, Ottawa, 5 mars 1917.

37-tf



## AUX ANNONCEURS DANS LA GAZETTE.

CEUX qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous:

1. Adresser "Gazette du Canada, Ottawa, Canada."
2. Indiquer le nombre voulu d'insertions.
3. Les taux sont comme suit: Avis, première insertion, dix cents la ligne agate (quatorze lignes au pouce); insertions subséquentes, cinq cents par ligne. Traduction de documents, quarante cents par cent mots.

Une remise provisoire devra accompagner la copie dont la somme peut être comptée comme suit:

Première insertion:

Pour le titre et la signature..... \$1 00

Ajoutez deux cents par mot pour

le reste.....

Traduction, si elle doit être faite,

à 40 cents par 100 mots.....

Autres insertions:

Pour le titre et la signature..... 0 50

Ajoutez un cent par mot pour le

reste.....

Multipliez par le nombre de ces

insertions.....

Total.....

Une facture sera expédiée aussitôt après la première insertion indiquant le montant exact dû, le montant reçu, et toute différence dans la remise, en moins ou en plus, sera réglée.

## AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UN DOLLAR.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous:

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions.

Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.

Protection des eaux navigables, approbation des plans des travaux, etc.—5 insertions.

Les avis reçus jusqu'à midi le jeudi, seront insérés dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cents, et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

J. DE LABROQUERIE TACHÉ,

Imprimeur du Roi et Contrôleur de la Papeterie.

Département des Impressions

et de la Papeterie publiques.

Ottawa, 24 décembre 1914.

## DEMANDES AU PARLEMENT.

## CHAMBRE DES COMMUNES.

## RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session. Mettout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'examineur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

## Instructions aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

## Dépôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la Chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents dollars.

## Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent, savoir:—

- |  |          |
|--|----------|
| (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... | \$100 00 |
| (b) Lorsqu'un bill est présenté dans la Chambre après la huitième Semaine de la session et avant la fin de la douzième.....      | 100 00   |
| (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session.....                                     | 200 00   |
| (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000, et n'excède pas \$500,000.....                          | 100 00   |
| (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000.....                          | 150 00   |
| (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000.....                        | 200 00   |
| (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000.....                      | 300 00   |
| (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000, et n'excède pas \$2,000,000.....                      | 400 00   |
| (i) Pour chaque million ou fraction de million de dollars additionnel....  | 100 00   |

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans les cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, tel qu'il en est fait mention dans le bill.

8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,  
Greffier des Communes.

#### RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada*; le dit avis devra énoncer clairement et distinctement la nature et l'objet de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans quelque journal important comme suit:—

A) Lorsque la demande sera faite pour un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal:—Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés.

2. Une compagnie de télégraphe ou de téléphone:—Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. Une compagnie pour la construction de travaux quelconques de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation; ou pour obtenir quelques droits ou privilèges exclusifs; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers:—Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. Une compagnie de banque; une compagnie d'assurance; une compagnie de fidéicommis; une compagnie de prêt; ou une compagnie industrielle, sans pouvoirs exclusifs quelconques:—Dans la *Gazette du Canada* seulement.

B) Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal:—Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par le prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs); ou pour l'augmentation ou la réduction du capital social de quelque compagnie; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie:—Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

C) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée

des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal; et la preuve de la publication régulière de l'avis sera établie dans chaque cas par une déclaration conforme à la loi; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

D) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examineur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

E) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,  
Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes:—

#### CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examineur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit."

#### CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelque effet sur la dite région; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait;

(b) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débentures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."



## SENAT.

SUBSTANCES DES RÈGLES ET FORMES DE PROCÉDER DU  
SÉNAT CONCERNANT LES BILLS DE DIVORCE.

Telles que révisées et mises en vigueur le 22 mars 1916.

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé; il fait insérer cet avis, pendant trois mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, dans le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu; les traits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants:

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat:

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,  
Greffier du Sénat.

## SENAT.

## Avis de bills privés.

## EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada*; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit:—

A) Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal,—dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée;

2. Une compagnie de télégraphe ou de téléphone,—dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse;

4. Une compagnie de banque; une compagnie d'assurance; une compagnie de crédit; une compagnie de prêt; ou une compagnie industrielle, sans pouvoirs exclusifs,—dans la *Gazette du Canada* seulement.

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement

mentionnée dans l'avis; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B) Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs); d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie,—dans un des principaux journaux du lieu de la situation de son siège.

C) Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires marqués de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots: "*Avis de bill privé*"; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session; aucun rapport d'un comité permanent ou spécial sur un bill n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de la présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre, huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour en payer la traduction, laquelle sera faite par les

traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts; et elle remettra au commis-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,  
Greffier du Sénat.

AVIS est donné par le présent que William Lewes Evans, de la cité de Montréal, dans le district de Montréal, dans la province de Québec, s'adressera au parlement du Canada, à sa session courante, afin d'obtenir un bill de divorce d'avec son épouse, Méta Rogers, de lieux inconnus, pour cause d'adultère et d'abandon.

Daté à la cité de Montréal, dans la province de Québec, ce douzième jour de janvier mil neuf cent dix-sept.

COUSINS & CURRY,  
Solliciteurs du requérant,  
120 rue Saint-Jacques,  
Montréal.

34-14

AVIS est donné par le présent que M. Donald George Whibley, actuellement de la cité d'Ottawa, dans le comté de Carleton, dans la province d'Ontario, mais autrefois des cité et district de Montréal, dans la province de Québec, comptable, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son épouse, Frances Lilian Owen, de lieux inconnus, pour cause d'adultère et d'abandon.

MM. Aylen & Duclos, solhciteurs, Ottawa, sont les agents du requérant pour la signification des pièces.

Daté à la cité de Montréal, province de Québec, ce treizième jour de décembre mil neuf cent seize (13-1916.)

LESLIE H. BOYD,  
Solliciteur du requérant,  
136 rue Saint-Jacques, Montréal.

25 14

AVIS est donné par le présent que Amy Beatrice Mathews, de la Cité de Westmount, dans le district de Montréal, dans la Province de Québec, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son époux, Ernest Hilton, de la Cité de Montréal, dans la Province de Québec, pour cause d'adultère.

Daté à la cité de Montréal, dans la Province de Québec, ce troisième jour de janvier, mil neuf cent dix-sept.

COUSINS & CURRY,  
Solliciteurs de la requérante,  
120 rue St-Jacques,  
Montréal.

29-14

MONTREAL CENTRAL TERMINAL COMPANY.

La compagnie dite "The Montreal Central Terminal Company," s'adressera au parlement du Canada, à sa présente session, afin d'obtenir un acte prorogeant le délai durant lequel elle peut terminer son entreprise.

Le secrétaire,  
F. E. CAME.

Montréal, 6 mars 1917.

37-5

THE WESTERN CANADA ACCIDENT & GUARANTEE INSURANCE COMPANY.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, par la compagnie dite "Western Canada Accident and Guarantee Company," afin d'obtenir un acte prorogeant le délai durant lequel la compagnie pourra obtenir un permis en vertu des dispositions de la *Loi des assurances*, 1910.

Daté à Winnipeg, le deuxième jour de mars 1917.

A. E. HOSKIN,  
Solliciteur des requérants,  
Winnipeg.

37-5



ASSOCIATION FÉDÉRALE DES BONNES ROUTES

**A**VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant en corporation "L'Association Fédérale des Bonnes Routes", comme association autorisée à recueillir et distribuer des renseignements concernant la législation, la construction et l'entretien des grands chemins, dans les diverses cités, villes et villages par tout le Dominion du Canada; stimuler et encourager de toutes manières l'amélioration, la construction et l'entretien des routes; le tout au point de vue éducationnel et pratique; établir des succursales de l'association et pour d'autres fins, et avec tous les pouvoirs requis à cet effet.

Montréal, 1er mars 1917.

KAVANAGH, LAJOIE & LACOSTE,  
7, Place d'Armes, Montréal,  
Solliciteurs des requérants.

37-5

AVIS DIVERS.

LA BANQUE PROVINCIALE DU CANADA.

DIVIDENDE TRIMESTRIEL N° 53.

**A**VIS est par les présentes donné qu'un dividende de un et trois-quarts pour cent (1 $\frac{3}{4}$ %), étant au taux de sept pour cent l'an, sur le capital payé de cette institution, a été déclaré pour le trimestre finissant le 31 mars 1917, et sera payable au bureau-chef de la banque, à Montréal, et à ses succursales, le ou après le deuxième jour d'avril 1917, aux actionnaires enregistrés dans les livres le 22 mars prochain.

Par ordre du bureau de direction,

TANCRÈDE BIENVENU,

Vice-président et gérant général.

Montréal, le 23 février 1917.

37-1—39-1

LOI CONCERNANT LA PROTECTION DES EAUX NAVIGABLES.

**A**VIS public est par les présentes donné que le sousigné Joseph Lacombe, bourgeois, des cité et district de Montréal, a déposé, au bureau du Ministre des Travaux publics à Ottawa, et du Régistrateur du comté des Deux-Montagnes, la description du site et les plans d'un pont qu'il entend bâtir sur sa propriété entre les terrains ci-après décrits :

1° Un lopin de terre faisant partie du n° 3 des plans et livre de renvoi officiels de la paroisse de Saint-Eustache, contenant soixante-six pieds de largeur, mesure anglaise, par environ huit arpents de longueur; tenant d'un côté au n° 1 des dits plan et livre de renvoi officiels appartenant à Sergius Aubé, de l'autre côté au vendeur; d'un bout, au chemin du Roi, et de l'autre bout à la rivière Jésus, et

2° Une île située dans la rivière des Mille-Iles, connue et désignée sous le numéro cinq cent-un (501) des plan et livre de renvoi officiels de la paroisse de Saint-Eustache.

et une requête demandant l'approbation du Gouverneur général en conseil, en conformité du chapitre 115, S.R.C. 1906.

Donné à Montréal, ce vingtième jour de février mil neuf cent dix-sept.

COUSINEAU & LACASSE,

Avocats de Joseph Lacombe.

36-4

THE CANADIAN SIEGWART BEAM COMPANY, LIMITED.

RÈGLEMENT.

**A**TTENDU qu'il est opportun de changer le siège principal de la compagnie et de le fixer à Montréal :

Qu'il soit et il est par les présentes décrété : Le siège principal de la compagnie est changé et sera à l'avenir fixé en la Cité de Montréal.

Je soussigné, Alf. Gravel, secrétaire-trésorier de The Canadian Siegwart Beam Co. Limited, certifie par les présentes que le règlement ci-dessus a été adopté par les directeurs de la compagnie et ensuite ratifié par les deux tiers en valeur des actionnaires présents à une assemblée générale spéciale de la compagnie convoquée pour prendre en considération le dit règlement et le ratifier, s'il y avait lieu, et tenue au bureau de la compagnie en la Cité des Trois Rivières, Qué., le septième jour de mars 1917.

ALF. GRAVEL,

Sec.-trésorier,

The Canadian Siegwart Beam Company Limited.  
Montréal, 7 mars 1917.

37-1

BANQUE MOLSONS.

146E DIVIDENDE.

**A**VIS.—Les actionnaires de la Banque Molsons sont notifiés par le présent qu'un dividende de deux et trois quarts pour cent (étant au taux de onze pour cent par année) sur le capital-actions a été déclaré pour le trimestre courant, et qu'il sera payable au bureau de la banque, à Montréal, et aux succursales, à compter du deuxième jour d'avril prochain, aux actionnaires inscrits au registre le 15 mars 1917.

Par ordre du conseil de direction,

EDWARD C. PRATT,

Gérant général.

Montréal, 23 février 1917.

36-5

BANQUE DE L'AMÉRIQUE BRITANNIQUE DU NORD.

CONSTITUÉE PAR CHARTÉ ROYALE.

**L**A cour des directeurs donne avis par le présent qu'un dividende pour le semestre finissant le 30 novembre dernier de 40 schellings par action, moins la taxe du revenu, étant aux taux de sept pour cent par année pour l'année terminée le 30 novembre dernier, sera payable le 6 avril prochain, aux propriétaires d'actions enregistrées dans le Dominion du Canada.

Le dividende sera payable au taux du change courant, le 6e jour d'avril prochain, lequel sera fixé par les gérants.

Il ne pourra être fait de transferts entre le 22 courant inclusivement, et le 5 prox., inclusivement, vu que les livres doivent être fermés durant cet intervalle.

Par ordre de la cour des directeurs,

JACKSON DODDS,

Secrétaire.

No. 5 Grace Church Street,  
Londres, Angleterre, 6 mars 1917.

37-4

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# SUPPLEMENT

TO



## The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, MARCH 10, 1917

### GENERAL ORDERS

1917.

HEADQUARTERS,

OTTAWA, February 1st, 1917.

G. O. 14—1917.

#### MEDALS AND DECORATIONS

##### CANADIAN EXPEDITIONARY FORCE.

*Extract from THE FOURTH SUPPLEMENT TO THE LONDON GAZETTE of Tuesday, the 24th of October, 1916,  
Thursday, 26th October, 1916.*

WAR OFFICE, 26th October, 1916.

HIS Majesty the King has been graciously pleased to award the Victoria Cross to the undermentioned Men:—

#### VICTORIA CROSS.

Regi- mental No.	Rank.	Name and Corps.	Remarks.
73132....	Private (acting-corporal).	Clarke, Leo, Canadian Infantry...	For most conspicuous bravery. He was detailed with his section of bombers to clear the continuation of a newly-captured trench and cover the construction of a "block." After most of his party had become casualties, he was building a "block" when about twenty of the enemy with two officers counter-attacked. He boldly advanced against them, emptied his revolver into them and afterwards two enemy rifles which he picked up in the trench. One of the officers then attacked him with the bayonet, wounding him in the leg, but he shot him dead. The enemy then ran away, pursued by Acting Corporal Clarke, who shot four more and captured a fifth. Later, he was ordered to dressing-station, but returned next day to duty.
101465...	Private.....	Kerr, John Chipman, Canadian Infantry.	For most conspicuous bravery. During a bombing attack he was acting as bayonet man, and, knowing that bombs were running short, he ran along the parados under heavy fire until he was in close contact with the enemy, when he opened fire on them at point-blank range, and inflicted heavy loss. The enemy, thinking they were surrounded surrendered. Sixty-two prisoners were taken and two hundred and fifty yards of enemy trench captured. Before carrying out this very plucky act one of Private Kerr's fingers had been blown off by a bomb. Later, with two other men, he escorted back the prisoners under fire, and then returned to report himself for duty before having his wound dressed.

Extract from THE SECOND SUPPLEMENT TO THE LONDON GAZETTE of Friday, the 18th August, 1916, Saturday, 19th August, 1916.

WAR OFFICE, 19th August, 1916.

HIS Majesty the King has been graciously pleased to confer the Military Cross on the undermentioned Warrant Officers, in recognition of their gallantry and devotion to duty in the field:—

MILITARY CROSS.

Regimental No.	Rank.	Name and Corps.	Remarks.
1186....	Company Sergeant Major (Acting R. S. M.)	Anderson, John, Canadian Infantry	For conspicuous and consistent gallantry. He was severely wounded, but rejoined as soon as possible, and continued to do excellent work, and set a fine example. He has now lost his leg.
106128...	Sergeant Major (now temp. Lt.)	Casey, Charles Frederick, Canadian Mounted Rifles.	For conspicuous and consistent good work. By his coolness and devotion to duty during several bombardments he has set a fine example to all under him.
1.....	Battery Sergeant Major.	Gabbutt, Harry, Canadian Artillery.	For conspicuous gallantry when directing the ammunition supply to the guns, constantly under very heavy shell fire. He displayed great coolness and set a fine example.
63395....	Company Sergeant-Major.	Geary, George Edward, Canadian Infantry.	For conspicuous and consistent gallantry when in charge of battalion bombers and when leading patrols. On one occasion he took up a position 25 yards in front of our trenches in order the better to knock out the enemy, and succeeded in doing so although himself wounded.
67863....	Company Sergeant-Major.	Hinchcliffe, Frank W., Canadian Artillery.	For conspicuous and consistent gallantry and good work in the presence of the enemy. He has set a fine example.
37475....	Sergeant-Major....	Houghton, Charles James, Canadian Field Artillery, Divisional Ammunition Column.	For conspicuous and consistent good work in connection with the parks of the Canadian Forces.
20278....	Sergeant-Major....	Stuart, Duncan, Canadian Infantry.	For conspicuous and consistent gallantry, notably on one occasion when he went out under heavy fire to the assistance of a wiring party who were reported to be suffering heavily from the enemy's fire.

Extract from THE SUPPLEMENT TO THE LONDON GAZETTE of Friday the 20th October, 1916.

WAR OFFICE, 20th October, 1916.

HIS Majesty the King has been graciously pleased to approve of the award of the Distinguished Conduct Medal to the undermentioned Non-commissioned Officers for acts of gallantry and devotion to duty on the field.

DISTINGUISHED CONDUCT MEDAL.

Regimental No.	Rank.	Name and Corps.	Remarks.
458089...	Lance-Corporal...	Kelly, J. J., Canadian Infantry.	For conspicuous gallantry. Though wounded early in a heavy bombardment he stuck to his post. When the enemy attacked, his cool and fearless handling of his section was largely responsible for their repulse.
457971...	Sergeant.....	McDowell, C., Canadian Infantry.	For conspicuous gallantry. When two of the enemy penetrated his trench he immediately attacked them, and though wounded by one of them with a pistol shot, succeeded in bayonetting him, and then killed the two with a bomb.
76165....	Sergeant.....	McLeod, D., Canadian Engineers.	For conspicuous gallantry during a bombardment, when he rescued a wounded man from a crater under heavy machine-gun and shell fire. By his faithful work and devotion, Sergeant McLeod was to a great extent responsible for the recovery of a deep enemy gallery, which enabled a position to be successfully held.
73546....	Sergeant.....	O'Brien, D., Canadian Engineers.	For conspicuous gallantry during a bombardment, when he rescued a wounded man from a crater under heavy machine-gun and shell fire. By his faithful work and devotion, Sergeant O'Brien was to a great extent responsible for the recovery of a deep enemy gallery, which enabled a position to be successfully held.
477770...	Acting Lance Corporal.	Reynolds, C., Royal Canadian Regiment.	For conspicuous gallantry when leading a bombing party in a raid. After being wounded he continued to press forward, and threw his bombs with the greatest coolness and precision. He was the only man who reached the enemy parapet, where he fought alone with his revolver and bombs. He was again hit, and extricated himself with difficulty.
44039....	Sergeant.....	Stackhouse, J. C., Canadian Artillery.	For conspicuous gallantry. When a shell had just been rammed home, he heard a noise, and realized that the fuse had become ignited. He instantly stopped the cartridge being put in, ordered the gun crew under cover depressed the gun as quickly as possible, and the explosion took place harmlessly. His promptness and pluck probably saved many casualties.



*Extract from THE SECOND SUPPLEMENT TO THE LONDON GAZETTE of Tuesday the 14th November, 1916.*

WAR OFFICE, 14th November, 1916.

HIS Majesty the King has been graciously pleased to approve of the award of the Distinguished Conduct Medal to the undermentioned Warrant Officers, Non-commissioned Officers and Men for acts of gallantry and devotion to duty in the field.

DISTINGUISHED CONDUCT MEDAL.

Regimental No.	Rank.	Name and Corps.	Remarks.
24576...	Company Sergeant-Major.	Bullock, C. A., Canadian Infantry.	For conspicuous gallantry in action. He organised the ammunition supply and directed it to the whole of his sector. Later he led a reinforcing party to the left flank to help against an enemy attack. He displayed great courage and initiative throughout.
53659...	Private.....	Burgess, R. H., Canadian Infantry.	For conspicuous gallantry and resource during operations. When, owing to casualties, the crews of some machine guns found themselves without escort, Private Burgess, although wounded, organised escorts of bombers, and assumed command until he was wounded seriously a second time.
8641....	Sergeant.....	Burns, G., Canadian Infantry....	For conspicuous gallantry in action. Although wounded, he fought his machine gun with great courage and determination. Later he repulsed several enemy bombing attacks in their attempt to dislodge him.
61095...	Acting Corporal...	Casgrain, J. R., Canadian Infantry.	For conspicuous gallantry in action. During five days he remained in charge of the dressing station and worked day and night for the wounded, and remained two days after the battalion had been relieved to see that the wounded were properly evacuated. He displayed great courage, and ability throughout.
55806...	Lance Corporal...	Cole, S. F., Canadian Infantry....	For conspicuous gallantry and ability in action. For two days Lance-Corporal Cole commanded his platoon, all the senior N.C.O's having become casualties, with exceptional courage and judgment, and in the final attack he led the company to the objective where he greatly assisted in the work of consolidation.
1242....	Private.....	Collins, R. S., Canadian Army Medical Corps.	For conspicuous gallantry and devotion to duty Private Collins, with the help of another man, proceeded under a heavy barrage, to the relief of the wounded in an abandoned trench, some of whom had been lying there for two days, and after dressing them all, carried them to a place of safety.
23117...	Sergeant.....	Crockett, P. H., Canadian Infantry.	For conspicuous gallantry in action. Although wounded, he assumed command of his platoon, handling his men with great courage and initiative. He set a splendid example of coolness and ability throughout.
477230...	Private.....	Dawson, J., Royal Canadian Regiment.	For conspicuous bravery and devotion to duty in attending the wounded under very heavy fire. For a period exceeding 50 hours Private Dawson dressed and carried in wounded without cessation from the front line, and "No Man's Land", and before he collapsed he had attended to more than 100 cases. His courage and energy was worthy of the highest praise.
65276...	Sergeant.....	Donohoe, J., Canadian Infantry...	For conspicuous gallantry in action. He led a party against the enemy with great courage and initiative. Later he established two bombing blocks and brought up a machine-gun, thereby repulsing an enemy counter-attack. He set a splendid example to his men.
24251...	Sergeant.....	Fraser, F. T., Canadian Infantry..	For conspicuous gallantry in action. Although severely wounded, he held on to his position under intense fire, handling his men with great courage and initiative. He has on many previous occasions done fine work.
475852...	Lance-Corporal...	French, W. E., Princess Patricia's Canadian Light Infantry.	For conspicuous gallantry and devotion during an attack. When a Lewis gun became inactive owing to the loss of its crew, Lance-Corporal French, although wounded, volunteered to put it into action. To enable him to do so it was necessary to hold him in position, and he was thus enabled to inflict serious damage on the enemy and to render great assistance to his comrades.
74039....	Private.....	Frost, F. G., Canadian Infantry...	For conspicuous gallantry and devotion to duty. He tended the wounded under very heavy fire, displaying great courage and determination. He set a fine example
61580....	Sergeant-Major...	Gauthier, O., Canadian Infantry..	For conspicuous gallantry and devotion to duty. He remained for two days after the battalion had been relieved, tending and evacuating the wounded. He displayed great courage and ability throughout.
434772...	Private.....	Gwynn, R., Canadian Infantry....	For conspicuous bravery and devotion during operation, when he went out and dressed the wounded in the advanced posts, and afterwards superintended their removal. He continued in the performance of these duties for sixty hours without rest and in the open, and at all times under heavy fire.

DISTINGUISHED CONDUCT MEDAL—*Continued.*

Regi- mental No.	Rank.	Name and Corps.	Remarks.
72038....	Corporal.....	Hancock, A. P., Canadian Infantry	For conspicuous gallantry in action. He established his machine-gun close to the front line, and broke up enemy counter-attacks. Later, with a small party, he advance on an enemy machine-gun which he had located, and captured the gun with great skill and determination.
57552....	Company Ser- geant-Major.	Heather, C. L., Canadian Infantry.	For conspicuous gallantry in an attack, when, by his coolness and bravery throughout, he greatly inspired the men of his company, and their success in attaining and holding the final objective was largely due to his noble example and personal influence.
75059....	Corporal.....	Holloway, J., Canadian Infantry..	For conspicuous gallantry in action. He with another man crawled out under fire and shot an officer and two men who were working an enemy machine-gun. Later, they rushed the gun, took four of the crew prisoners, and captured the gun.
67864....	Sergeant.....	Hulme, G., Canadian Infantry....	For conspicuous gallantry in action. He rushed by him- self seven of the enemy, killing one of them and capturing the officer in charge and the remaining five men. Later, although severely wounded, he remained at his post. He displayed great courage and determination through- out.
73616....	Sergeant.....	Irwin, J., Canadian Infantry.....	For conspicuous gallantry in action. When his company officers had become casualties, he took command with great ability. Later he reconnoitred the front under very heavy fire, and then consolidated his position with marked skill and courage.
73103....	Sergeant.....	Laybourne, T. W., Canadian In- fantry.	For conspicuous gallantry in action. Although wounded, he led his platoon, and when volunteers for a hazardous attack were called for, he immediately volunteered and accompanied the party rendering great assistance.
65553....	Private.....	LeBoutillier, L. B., Canadian In- fantry.	For conspicuous gallantry in action. He carried out a reconnaissance under very heavy fire, obtaining most valuable information. Later, he rescued a wounded man, and carried out several more daring reconnaissance also carrying bombs and ammunition to the front line. He displayed great courage and determination through- out.
73677....	Private.....	MacDonald, S., Canadian Infantry	For conspicuous gallantry in action. When the N.C.O's of his section had become casualties, he took command and carried on under heavy fire. Later, he again took command of his section and protected the flank of a battalion with great skill and determination until he was severely wounded.
63632....	Private.....	McMahon, E. J., Canadian Infantry	For conspicuous gallantry in action. Although wounded, he stuck to his post. Later, he carried bombs to the front line and acted as a stretcher-bearer, displaying great courage and determination throughout.
80265....	Sergeant.....	Muncaster, J. W., Canadian In- fantry.	For conspicuous gallantry in action. He led an advance party with great skill and determination. He greatly assisted the officer in charge of the various parties by his cool behaviour and good judgment.
A11085..	Lance-Corporal (Acting Corporal)	Neatby, A. F., Princess Patricia's 1) Canadian Light Infantry.	For conspicuous gallantry and ability during an attack in handling Lewis guns. Isolated with his detachment from his company, Acting Corporal Neatby guided his men through unknown and heavy shelled country for nearly 1,000 yards, placed his guns in advanced shell holes, commanding the enemy's trench and ground behind, and remained there for twenty hours until the trench was finally taken.
53947....	Private.....	Nelson, J., Canadian Infantry.....	For conspicuous gallantry in action. When his officer and N.C.O. had been killed Private Nelson took charge of his Lewis gun sections, and skillfully placed the guns in position in advance of the captured line. He displayed great coolness and courage throughout the operations.
A36357..	Private.....	O'Grady, D., Canadian Infantry..	For conspicuous gallantry in action. When his officer, mortar and entire crew were buried, he dug the gun and team out, then placed the gun in action. He kept his gun in action for thirty-three hours, displaying great courage and determination.
418010...	Private.....	Owston, C. A., Canadian Infantry.	For conspicuous gallantry and devotion to duty. He tended and rescued the wounded under very heavy fire, displaying great courage. Later, when the battalion was relieved, he remained behind to see that the wounded were more quickly evacuated.
68048....	Private.....	Parsons, C., Canadian Infantry....	For conspicuous gallantry in action. When carrying a despatch he encountered eleven of the enemy, killed two of them and captured the remainder. Later, although severely wounded, he continued to carry despatches. He showed great gallantry and initiative throughout.



DISTINGUISHED CONDUCT MEDAL—*continued.*

Regi- mental No.	Rank.	Name and Corps.	Remarks.
79873....	Sergeant.....	Profit, J. A., Canadian Infantry...	For conspicuous gallantry and ability in action. A machine-gun officer was wounded and the command of a section devolved on Sergeant Profit. He displayed great bravery and executive ability; bringing all his guns safely out of action and capturing an enemy machine gun. He also showed coolness and courage in carrying wounded over 150 yards to safety under heavy shell fire.
75224....	Private.....	Pumphrey, P. A., Canadian Infantry.	For conspicuous gallantry in action. He, with another man, crawled out under fire and shot an officer and two men who were working an enemy machine gun. Later, they rushed the gun and took four of the crew prisoners and captured the gun.
18679....	Sergeant.....	Reynolds, C. H., Canadian Infantry.	For conspicuous gallantry in action. He assumed command of his platoon and handled his men throughout with great courage and initiative.
418794...	Sergeant.....	Riddell, G. T., Canadian Infantry.	For conspicuous gallantry in action. Although severely wounded, he handled his men with great courage and determination. Later, he rendered very valuable services by re-organizing the line. He set a fine example to his men.
67456....	Sergeant.....	Roberts, R., Canadian Infantry...	For conspicuous gallantry and devotion to duty. He tended and rescued the wounded under very heavy fire, displaying great courage and determination.
8402.....	Company Ser- geant-Major.	Romans, C., Canadian Infantry...	For conspicuous gallantry in action. He dressed the wounded and personally supervised their evacuation under very heavy fire. He led his men with great courage and initiative, himself doing fine work as a bomb thrower. Later, he carried a message through very heavy barrage. He set a fine example to his men.
53610....	Lance-Sergeant...	Routley, C. E., Canadian Infantry.	For conspicuous gallantry and ability in action. After all his officers and senior N.C.O's. had been killed or wounded, Lance-Sergeant Routley took command of the company, organized the work of consolidating a captured position, and by his courage and example greatly inspired all with him in the performance of their duty.
55710....	Corporal.....	Smith, W. R., Canadian Infantry.	For conspicuous gallantry and devotion to duty. Although his right hand had been blown off by a shell, Corporal Smith went forward with a half platoon, and refused to leave his command until the consolidation of the line had been completed.
22539....	Company Ser- geant-Major.	Spencer, F. V., Canadian Infantry.	For conspicuous gallantry in action. He assumed command of two platoons and held a most important position for four days under very heavy fire. He has on many previous occasions done fine work.
254.....	Lance-Sergeant...	Stanborough, W., Princess Patricia's Canadian Light Infantry.	For conspicuous gallantry during an attack when, without hesitation, and at great personal risk, Lance-Sergeant Stanborough rushed to the assistance of an officer who had suddenly come upon an enemy party, thereby capturing many prisoners and taking the enemy position without loss of life.
73286....	Private.....	Stevens, R. L., Canadian Infantry.	For conspicuous gallantry in action. As a sniper, although severely wounded, he continued to fire at the enemy and accounted for five of them. Later, he charged with the assault, entered the enemy strong point, and single-handed captured six prisoners. He displayed great courage and determination throughout.
112135...	Acting Squadron Sergeant Major.	Sterrett, G. H., Canadian Cavalry Regiment.	For conspicuous gallantry and devotion to duty. He tended the wounded under very heavy fire, displaying great courage and determination. He set a fine example to his men.
1939.....	Sergeant.....	Tooley, R. R., Canadian Cavalry Regiment.	For conspicuous gallantry in action. He, when on patrol, rescued two wounded men under very heavy fire, displaying great courage and determination. Later, he went out dismounted and obtained valuable information.
8271.....	Private.....	Warner, A., Canadian Infantry..	For conspicuous gallantry in action. He rescued wounded men under intense fire. On another occasion he carried in a machine gun whose team had become casualties. Later, he brought up bombs and ammunition through a heavy barrage. He displayed great courage and initiative throughout.
1783.....	Sergeant.....	Wartman, A. E., Canadian Army Medical Corps.	For conspicuous bravery and devotion. When in charge of four bearer squads, Sergeant Wartman repeatedly went out and rescued many wounded men under severe shell-fire, and only desisted when he was himself severely wounded.

DISTINGUISHED CONDUCT MEDAL—*continued.*

Regi- mental No.	Rank.	Name and Corps.	Remarks.
THE undermentioned have been awarded a Bar to their Distinguished Conduct Medal for subsequent acts of conspicuous gallantry.			
1220....	Private.....	Clark, G. F., Canadian Cavalry.	For conspicuous gallantry in action. He showed great determination and gallantry on patrols. Later, with a corporal, he captured an enemy officer and shot an enemy soldier. He displayed great courage and initiative throughout.
72037....	Sergeant.....	Haines, F. W., Canadian Infantry	For conspicuous gallantry in action. He brought forward his guns and established them successfully under very heavy fire in support of front line. He then led a bombing party on an enemy machine gun with great courage and ability. It was owing to his splendid example and disregard of danger that all the machine guns were kept in action.
71860....	Company Ser- geant Major.	Patterson, T., Canadian Infantry	For conspicuous gallantry in action. Being the only company leader in the front line, he, by his courage and utter disregard of danger successfully inspired and organised the consolidating under most trying circumstances and intense artillery fire.

The awards of the Distinguished Conduct Medal to the above mentioned were published in General Orders No. 90, 1916.

169014...	Sergeant.....	Jones, O. B., Canadian Infantry...	For conspicuous gallantry. He led a patrol up to the enemy's lines and remained out for twenty hours obtaining information. Before returning he bombed the enemy's trenches and a machine-gun position.
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The award of the Distinguished Conduct Medal was published in General Orders No. 104, 1916.

(Extract from THE SECOND SUPPLEMENT TO THE LONDON GAZETTE of Friday, the 24th of November, 1916. Saturday, 25th November, 1916.)

WAR OFFICE, 25th November, 1916.

HIS MAJESTY the King has been graciously pleased to approve of the award of the Distinguished Conduct Medal to the undermentioned Warrant Officers, Non-Commissioned Officers and Men, for acts of gallantry and devotion to duty in the Field:—

DISTINGUISHED CONDUCT MEDAL.

Regi- mental No.	Rank.	Name and Corps.	Remarks.
703085...	Sergeant.....	Brown, M. M., Canadian Infantry.	For conspicuous gallantry in action. Although severely wounded, he continued to fight his machine gun, displaying great courage and setting a splendid example.
26680....	Sergeant (Act. Co. S.M.)	Cloë, A., Canadian Infantry.....	For conspicuous gallantry in action. He repeatedly repaired wires under very heavy fire, displaying great courage and determination. He has on many previous occasions done very fine work.
178196...	Corporal.....	Dawson, H., Canadian Infantry...	For conspicuous gallantry in action. He took command of a block and carried on the defence through seven enemy bombing counter-attacks. He displayed great courage and determination throughout.
1223....	Company Ser- geant Major.	Dobie, M. J., Canadian Infantry...	For conspicuous gallantry in action. He assumed command of and handled his Company with great courage and skill. Later, although wounded, he remained on duty until he brought his company out of action.
127020...	Private.....	Dolson, C. E., Canadian Infantry.	For conspicuous gallantry and devotion. On the safety pin of a bomb being withdrawn, prior to firing, Private Dolson saw it spark. He immediately snatched the shell from the gunner's hand, scrambled from the gunpit, shouting, "Take cover," and threw it into a shell hole, where it exploded before touching the ground.
61827....	Sergeant.....	Feeney, J., Canadian Infantry.....	For conspicuous gallantry in action. Although wounded in the right arm, he led his platoon with great courage and determination, himself throwing bombs with his left hand. Later, although again severely wounded, he remained at his post, rallying his men and directing the consolidation of the position.
63969....	Private.....	Gough, W., Canadian Infantry.....	For conspicuous gallantry in action. He fought his machine gun in the open with great courage and determination, thereby saving the situation at a very critical time.
A44200...	Private.....	Jones, R. H., Canadian Infantry...	For conspicuous gallantry in action. He carried seven messages to the front line under very heavy fire. Later he rescued many wounded men. He set a splendid example of courage and coolness.



DISTINGUISHED CONDUCT MEDAL—*continued.*

Regi- mental No.	Rank.	Name and Corps.	Remarks.
25858....	Private.....	Labelle, J., Canadian Infantry....	For conspicuous gallantry and devotion to duty. Although himself wounded, he tended and dressed the wounded under very heavy fire with great courage and determination. Later, he organized stretcher parties, and was the means of saving many lives.
109441...	Acting Company Sergeant-Major.	Layton, R. L., Canadian Mounted Rifles.	For conspicuous gallantry in action. He attacked with his company two of the enemy's trenches, displaying great courage and materially assisting in the capture of the trenches. Later, he rendered most valuable services during the consolidation of the position.
13394....	Sergeant.....	Moir, J., Canadian Infantry.....	For conspicuous gallantry in action. He assumed command of his company and organized the line, displaying great courage and initiative. Later, with an officer, he rescued a severely wounded man under very heavy fire.
22780....	Company Ser- geant-Major.	Nuttall, J. P., Canadian Infantry.	For conspicuous gallantry in action. He led his men with great courage and initiative. Later, accompanied by an officer, he captured two enemy snipers. He has previously done very fine work.
61615....	Lance-Sergeant....	Picard, N., Canadian Infantry....	For conspicuous gallantry in action. He led his platoon in the attack with great courage and initiative. Later, although wounded, he remained at his post until he fell exhausted.
107521...	Sergeant.....	Rant, G. T., Canadian Mounted Rifles.	For conspicuous gallantry in action. He carried out a daring patrol and obtained most valuable information. Later, he led his men in the attack with great courage and determination. He was twice wounded.
405677...	Private.....	Roy, D., Canadian Infantry.....	For conspicuous gallantry in action. He led a party of bombers with great courage and initiative, capturing a machine gun and over one hundred prisoners. Later, he made three successful counter-attacks with his party.
437613...	Private.....	Stevens, C. J., Canadian Infantry.	For conspicuous gallantry in action. Although twice wounded, he remained at his post. Later, he carried a message to Battalion Headquarters under heavy fire and himself captured two unwounded enemy prisoners.
140202...	Private.....	Thornton, R., Canadian Infantry.	For conspicuous gallantry in action. Single-handed he attacked three of the enemy, killing two of them and capturing a prisoner. Later, he carried messages under very heavy fire.

*Extract from THE SIXTH SUPPLEMENT TO THE LONDON GAZETTE of Friday the 8th December, 1916, Monday, 11th December, 1916*

WAR OFFICE, 11th December, 1916.

HIS Majesty the King has been graciously pleased to approve of the award of the Distinguished Conduct Medal to the undermentioned man, for acts of gallantry and devotion to duty in the Field.

DISTINGUISHED CONDUCT MEDAL.

Regi- mental No.	Rank.	Name and Corps.	Remarks.
163271...	Acting Lance- poral.	Cor-McGowan, J., Canadian Infantry..	For conspicuous gallantry during a raid on the enemy trenches. When the officers were wounded, he rallied the raiding party and tried to rescue the wounded officers till himself knocked down by a bomb. Nevertheless, he bombed the enemy trenches, and finally got the party safely back. Next day by daylight he went out under heavy shell fire with a rescue party.

Extract from SECOND SUPPLEMENT TO THE LONDON GAZETTE of Tuesday, the 19th December, 1916, Thursday, 21st December, 1916.

WAR OFFICE, 21st December, 1916.

HIS Majesty the King has been graciously pleased to approve of the award of the Distinguished Conduct Medal to the undermentioned Non-Commissioned Officers and Men, for acts of gallantry and devotion to duty in the Field:—

DISTINGUISHED CONDUCT MEDAL.

Regi- mental No.	Rank.	Name and Corps.	Remarks.
110134...	Sergeant.....	Dibblee, G., Canadian Mounted Rifles.	For conspicuous gallantry in action. He assumed command of and led his platoon with great courage and determination. Later, although severely wounded, he remained at his post.
108311...	Private.....	Joblin, R., Canadian Mounted Rifles.	For conspicuous gallantry in action. With an N.C.O. he jumped on the parapet and bombed the enemy back, accounting for many with his revolver after his supply of bombs ran out, and saving the situation at a critical time.
73473....	Lance-Corporal...	Lawrence, M. E., Canadian Infantry.	For conspicuous gallantry in action. When a live shell, the fuse of which was burning, was left in his trench mortar he ordered the crew to leave, and, tipping the gun up, caught the shell as it fell out and threw it over the parapet, when it at once exploded.
532244...	Private (A.S.M.)	McAskill, J., Canadian Army Service Corps.	For conspicuous gallantry in action. He showed great courage and determination in extricating the transport of the field ambulance and in continuing to evacuate the wounded under intense artillery fire.
110510...	Corporal.....	Shearer, J. D., Canadian Mounted Rifles.	For conspicuous gallantry in action. He carried out a daring reconnaissance and obtained most valuable information. Later, with a private, he captured an enemy machine gun after killing the crew, turned the gun about, and opened fire on the enemy. On another occasion he led out a patrol and obtained valuable information.
117553...	Corporal.....	Stephenson, J. W., Canadian Mounted Rifles.	For conspicuous gallantry in action. Accompanied by one man he jumped on the parapet and bombed the enemy back, accounting for many with his revolver after his supply of bombs ran out, and saving the situation at a critical time.

(Extract from THE SECOND SUPPLEMENT TO THE LONDON GAZETTE of Tuesday, the 17th of October, 1916. Wednesday, 18th October, 1916.)

WAR OFFICE, 18th October, 1916.

HIS Majesty the King has been graciously pleased to award the Meritorious Medal to the undermentioned Warrant Officers and Men, in recognition of valuable services rendered during the present war.

MORITORIOUS MEDAL.

Regi- mental No.	Rank.	Name.	Unit.
106105...	Private.....	Brayton, J.....	Royal Canadian Regiment.
106006...	Staff-Sergeant.....	Brighton, R. H.....	Canadian Headquarters Staff.
1825.....	Staff-Sergeant.....	Butt, H. G. B.....	Canadian Army Corps.
6024.....	Quartermaster-Sergeant...	Gill, W. J. N.....	Canadian Militia Staff Clerks.
71692...	Staff-Sergeant.....	Hewett, C. A.....	Canadian Army Corps.
6027.....	Staff-Sergeant (Acting Sq. S.M.)	Lehfeldt, F. A.....	Mounted Police.
13021...	Sergeant.....	Meikle, L. W. G.....	Canadian Infantry.
1804.....	Quartermaster Sergeant...	Moody, H. F.....	Corps of Militia Staff Clerks Canadian Force.
889.....	Acting Sergeant.....	Paul, C. M.....	Canadian Infantry.
35517...	Company Sergeant-Major.	Proctor, J. F.....	Canadian Army Service Corps.
109570...	Battalion Quartermaster Sergeant.	Roberts, A. C.....	Canadian Mounted Rifles.
10531...	Quartermaster Sergeant...	Scanlon, J. J.....	Canadian Infantry.
19207...	Acting Quartermaster Sgt.	Schell, J. J.....	Canadian Army Service Corps.
37326...	Corporal (Acting Sgt.)...	Shilling, L. J.....	Canadian Army Service Corps.
19916...	Corporal.....	Simpson, H.....	Canadian Infantry.
37323...	Company Sergeant-Major.	Steel, H. W.....	Canadian Army Service Corps.
81865...	Private (Acting Sergeant).	Sutton, O. G.....	Canadian Infantry.
1893...	Sergeant.....	Trounce, L. J.....	Canadian Army Corps.
30151...	Staff-Quartermaster Sgt...	Wade, J. C.....	Canadian Army Service Corps.
35245...	Sergeant-Major.....	Warner, F. A., (Jnr.)...	Canadian Postal Corps.
107634...	Acting Quartermaster Sgt.	Warren, J.....	Canadian Militia Staff Clerks.
30313...	Sergeant.....	Williams, J. J.....	Canadian Army Service Corps.



(Extract from SECOND SUPPLEMENT TO THE LONDON GAZETTE, of Friday, the 20th October, 1916. Saturday, 21st October, 1916.)

WAR OFFICE, 21st October, 1916.

HIS Majesty the King has been graciously pleased to award the Military Medal for bravery in the field to the under-mentioned Non-Commissioned Officers and Men:—

MILITARY MEDAL.

Regi- mental No.	Rank.	Name.	Unit.
139008...	Acting Corporal.....	Arding, V. A.....	Canadian Infantry.
28593...	Private.....	Barton, J.....	Canadian Infantry.
55796...	Sergeant.....	Beer, L. T.....	Canadian Engineers.
138521...	Acting Corporal.....	Bullen, F.....	Canadian Infantry.
477133...	Private.....	Burness, A. N.....	Royal Canadian Regiment.
503384...	Sapper.....	Graham, E.....	Canadian Engineers.
55445...	Sergeant.....	Harrison, A.....	Canadian Engineers.
477506...	Lance-Corporal.....	Lamb, J.....	Royal Canadian Regiment.
503286...	Sapper.....	Marsh, T.....	Canadian Engineers.
457075...	Lance-Corporal.....	McCarren, J.....	Canadian Infantry.
426341...	2nd Corporal.....	McCauley, W. J.....	Canadian Engineers.
163474...	Private.....	Nobbs, W.....	Canadian Infantry.
414494...	Private.....	O'Rourke, J.....	Canadian Infantry.
457596...	Sergeant.....	Pyves, E. L.....	Canadian Infantry.
163420...	Private.....	Richards, J. H.....	Canadian Infantry.
106523...	Private.....	Roney, N.....	Canadian Mounted Rifles.
138682...	Acting Sergeant.....	Rowley, B. C.....	Canadian Infantry.
164472...	Private.....	Sale, O. W.....	Canadian Infantry.
6228...	Bombardier.....	Simpson, D. P.....	Royal Canadian Horse Artillery.
67570...	Sergeant.....	Tonn, T.....	Canadian Engineers.
18558...	Lance-Corporal (Acting Corporal.)	Watts, J.....	Canadian Infantry.

BAR TO MILITARY MEDAL.

71338...	Acting Company Sergeant Major.	Macrae, J.....	Canadian Infantry.
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(The award of the Military Medal was published in General Orders No. 104, 1916.)

(Extract from SUPPLEMENT TO THE LONDON GAZETTE, of Friday, the 27th of October 1916.)

WAR OFFICE, 27th of October, 1916.

HIS Majesty the King has been graciously pleased to award the Military Medal for bravery in the field to the under-mentioned Warrant Officers, Non-Commissioned Officers and Men:—

MILITARY MEDAL.

Regi- mental No.	Rank.	Name.	Unit.
530504...	Sergeant.....	Ameron, E. C.....	Canadian Army Medical Corps.
107054...	Driver.....	Anderson, L. M.....	Canadian Mounted Rifles.
79246...	Private.....	Avery, W.....	Canadian Infantry.
430502...	Lance-Corporal.....	Bennard, A. C.....	Canadian Pioneers.
86394...	Sergeant.....	Bishop, W. C.....	Canadian Field Artillery.
50484...	Lance-Sergeant.....	Board, A. W.....	Canadian Army Medical Corps.
107093...	Private.....	Bogart, H. A.....	Canadian Engineers.
79807...	Private.....	Brown, A. E.....	Canadian Infantry.
430457...	Sergeant.....	Brown, J.....	Canadian Pioneers.
66207...	Corporal.....	Brown, W. G.....	Canadian Infantry.
108128...	Company Sergeant-Major (now Lieutenant.)	Capstick, J. E.....	Canadian Mounted Rifles.
451194...	Lance-Corporal.....	Carnie, W. L. D.....	Canadian Infantry.
430638...	Company Sergeant-Major	Carr, G.....	Canadian Pioneers.
418665...	Private.....	Cassidy, W. S.....	Canadian Infantry.
111085...	Sergeant.....	Chase, G. A.....	Canadian Mounted Rifles.
1523...	Sergeant.....	Clason, T. R.....	Canadian Infantry.
79023...	Acting Company-Sergeant Major (now Lieutenant.)	Clement, J. F.....	Canadian Infantry.
109272...	Sapper.....	Cockeram, W.....	Canadian Engineers.
111118...	Acting Company Sergeant- Major.	Crawford, M.....	Canadian Mounted Rifles.
1762...	Sergeant.....	Cooper, E.....	Canadian Infantry.
49...	2nd Corporal.....	Curtis, C. H.....	Canadian Engineers.
109117...	Acting Regimental Sergt- Major.	Davison, E.....	Canadian Mounted Rifles.
79569...	Company Sergeant-Major	Day, G. O.....	Canadian Infantry.
110136...	Private.....	Dingle, C.....	Canadian Mounted Rifles.
65275...	Private.....	Donnelly, L. F.....	Canadian Infantry.
109312...	Private.....	Dore, A. W.....	Canadian Mounted Rifles.
107181...	Sergeant (now Lieut.).....	Drakes, P. W.....	Canadian Mounted Rifles.
287...	Sergeant.....	Duff, H. D.....	Canadian Engineers.
439698...	Private.....	Ede, W. F.....	Canadian Infantry.
153023...	Private.....	Elder, D.....	Canadian Infantry.
108211...	Sapper.....	Emslie, C. G.....	Canadian Engineers.

MILITARY MEDAL—*continued.*

Regi- mental No.	Rank.	Name.	Unit.
438579...	Private.....	Forest, E.....	Canadian Infantry.
106230...	Sergeant.....	Forsyth, W.....	Canadian Mounted Rifles.
79928...	Private.....	Garrison, H.....	Canadian Infantry.
106246...	Company Quartermaster Sergeant.	Gilbert, G. H.....	Canadian Mounted Rifles.
500039...	Sergeant.....	Gillis, C.....	Canadian Engineers.
477378...	Private.....	Hammond, J.....	Royal Canadian Regiment.
109378...	Sergeant (now Lieut.).....	Hartley, J. C.....	Canadian Mounted Rifles.
154.....	Acting Sergeant.....	Hayes, R. C.....	Canadian Infantry.
433043...	Private.....	Henderson, R.....	Canadian Infantry.
477396...	Private.....	Hempenstall, J.....	Royal Canadian Regiment.
243.....	Quartermaster Sergeant.....	Holland, L. H.....	Canadian Motor Machine Gun Service.
104.....	Sergeant.....	Hope, T.....	Canadian Engineers.
333.....	Lance-Corporal.....	Hoyt, C. M. C.....	Canadian Engineers.
47740...	Sergeant.....	Hunt, A. W.....	Royal Canadian Regiment.
418038...	Sergeant.....	Hunter, J.....	Canadian Infantry.
109142...	Acting-Sergeant.....	Ingleby, E.....	Canadian Mounted Rifles.
798.....	Private.....	Joslin, J. A.....	Canadian Infantry.
453689...	Sergeant.....	Jupp, H. M.....	Canadian Machine Gun Service.
418239...	Company Sergeant-Major.	Kennedy, G. W.....	Canadian Infantry.
418015...	Company Sergeant-Major.	Kennedy, R.....	Canadian Infantry.
109430...	Acting Sergeant.....	Kerr, H. T.....	Canadian Mounted Rifles.
116.....	Sapper.....	King, A.....	Canadian Engineers.
110298...	Private.....	King, W. J. A.....	Canadian Mounted Rifles.
477507...	Sergeant.....	Lamont, C. A.....	Royal Canadian Regiment.
451254...	Private.....	Latter, P. C.....	Canadian Infantry.
367.....	Sergeant (now Lieut.).....	Leclerc, P. E.....	Canadian Engineers.
110309...	Sergeant.....	Leach, J.....	Canadian Mounted Rifles.
106360...	Private.....	Liminton, F. C.....	Canadian Mounted Rifles.
451157...	Company Sergeant-Major.	Little, C. E.....	Canadian Infantry.
439870...	Private.....	Lucas, S. J.....	Canadian Infantry.
477550...	Sergeant.....	Lowe, W.....	Royal Canadian Regiment.
463511...	Lance-Corporal.....	MacDougall, A. J. D.....	Canadian Pioneers.
432859...	Private.....	Mangin, R. A.....	Canadian Infantry.
1335...	Corporal.....	Martin, H.....	Canadian Army Medical Corps.
111320...	Sergeant.....	Martin, T. W.....	Canadian Mounted Rifles.
406135...	Sapper.....	Maunder, F.....	Canadian Engineers.
79355...	Private.....	McAlpine, J. M.....	Canadian Infantry.
220.....	Sergeant (now Lieut.).....	McCracken, M. R.....	Canadian Engineers.
A11155...	Sergeant.....	McDowell, J. C.....	Canadian Machine Gun Service.
79421...	Private.....	McLeod, D. A.....	Canadian Infantry.
140.....	Corporal.....	McRae, J. F.....	Canadian Engineers.
147.....	Sapper.....	Middlemiss, F. R.....	Canadian Engineers.
153598...	Private.....	Middleton, W.....	Canadian Infantry.
439679...	Private.....	Moore, R. W.....	Canadian Infantry.
106406...	Sergeant.....	Morris, N. J.....	Canadian Mounted Rifles.
529541...	Private.....	Morrison, G. E.....	Canadian Army Medical Corps.
432909...	Sergeant.....	Montgomery, F. E.....	Canadian Infantry.
500562...	Sapper.....	Murray, W.....	Canadian Engineers.
433040...	Private.....	Ockenden, E. F.....	Canadian Infantry.
622251...	Private.....	Olmstead, L.....	Canadian Infantry.
5725...	Sergeant.....	Ord, J. W.....	Canadian Engineers.
418010...	Sergeant.....	Owston, C. A.....	Canadian Infantry.
83707...	Bombardier.....	Paget, A. J.....	Canadian Field Artillery.
107478...	Sergeant.....	Palmer, E.....	Canadian Mounted Rifles.
400.....	Sergeant.....	Pankhurst, F. A.....	Canadian Engineers.
421110...	Sergeant.....	Payne, A. E.....	Canadian Machine Gun Service.
107470...	Sapper.....	Pearson, G. W.....	Canadian Engineers.
430579...	Sergeant.....	Petch, A.....	Canadian Pioneers.
104465...	Private.....	Phin, C. A.....	Canadian Pioneers.
432807...	Corporal.....	Potts, J.....	Canadian Infantry.
458647...	Private.....	Preston, E.....	Canadian Infantry.
433017...	Private.....	Prosser, J. E.....	Canadian Infantry.
420780...	Sergeant.....	Rae, T. W.....	Canadian Infantry.
477761...	Private.....	Rayner, S.....	Royal Canadian Regiment.
432484...	Sergeant.....	Revill, W.....	Canadian Infantry.
2110...	Acting Corporal.....	Richardson, N. S.....	Canadian Engineers.
116037...	Company Sergeant-Major.	Richman, R.....	Canadian Mounted Rifles.
252.....	Sergeant.....	Roberts, W. C.....	Canadian Engineers.
109571...	Private.....	Robertson, D. R.....	Canadian Mounted Rifles.
110488...	Private.....	Rogers, L. B.....	Canadian Mounted Rifles.
418026...	Sergeant.....	Roscoe, J. H.....	Canadian Infantry.
106534...	Farrier Sergeant.....	Saunderson, H. B.....	Canadian Mounted Rifles.
12017...	Private.....	Scobie, S. H.....	Canadian Infantry.
477834...	Private.....	Shipp, C.....	Royal Canadian Regiment.
500085...	Sapper.....	Short, J. H.....	Canadian Engineers.
418334...	Private.....	Smarden, L. P.....	Canadian Engineers.
432978...	Private.....	Smith, A.....	Canadian Infantry.
414337...	Private.....	Smith, R. A.....	Canadian Mounted Rifles.
107532...	Company Sergeant-Major.	Smith, W.....	Canadian Mounted Rifles.
109624...	Private.....	Stevens, E.....	Canadian Engineers.
477895...	Private.....	Sullivan, B. J.....	Royal Canadian Regiment.
418009...	Private.....	Tank, R.....	Canadian Infantry.
131.....	Sergeant.....	Taylor, G.....	Canadian Infantry.
458235...	Private.....	Taylor, J.....	Canadian Infantry.
207.....	Lance-Corporal.....	Thomas, J. G.....	Canadian Engineers.
37231...	Private.....	Thompson, V.....	Canadian Army Service Corps.
432275...	Sergeant.....	Tuach, R.....	Canadian Infantry.
50754...	Private.....	Urquhart, J.....	Canadian Infantry.
430758...	Lance-Corporal.....	Vowell, E. A.....	Canadian Pioneers.
79740...	Sergeant.....	Wakelyn, A.....	Canadian Infantry.
872.....	Gunner.....	Walker, H. L.....	Canadian Field Artillery.



MILITARY MEDAL—*continued.*

Regi- mental No.	Rank.	Name.	Unit.
429098...	Acting Sergeant.....	Wardrop, R.....	Canadian Infantry.
1707...	Sergeant.....	Watt, J.....	Canadian Infantry.
107642...	Private.....	Westlake, H.....	Canadian Mounted Rifles.
91513...	Gunner.....	Wheat, A.....	Canadian Field Artillery.
51472...	Corporal.....	Wheatley, F. H.....	Canadian Machine Gun Service.
106633...	Sergeant (now Lieut.).....	Wilson, T. C.....	Canadian Mounted Rifles.
2352...	2nd Corporal.....	Wright, W. R.....	Canadian Engineers.
1140...	Sergeant.....	Young, E.....	Canadian Infantry.

(Extract from SUPPLEMENT TO THE LONDON GAZETTE of Friday the 8th of December, 1916. Saturday, 9th December, 1916.

WAR OFFICE, 9th December, 1916.

HIS Majesty the King has been graciously pleased to award the Military Medal for bravery in the field to the under-mentioned Non-Commissioned Officers and Men:—

MILITARY MEDAL.

Regi- mental No.	Rank.	Name.	Unit.
5615.....	2nd Corporal.....	Adams, H. M.....	Canadian Engineers.
1944.....	Sergeant.....	Aitken, G. T.....	Canadian Cavalry Regiment.
472399...	Private.....	Akrigg, C.....	Canadian Infantry.
42261...	Sergeant.....	Aldridge, F. G.....	Canadian Field Artillery.
301359...	Corporal.....	Anderson, A.....	Canadian Field Artillery.
33273...	Private.....	Anderson, A.....	Canadian Army Medical Corps.
2067...	Private.....	Anderson, R. T.....	Canadian Cavalry Regiment.
420252...	Lance-Corporal.....	Anderson, V. C.....	Canadian Infantry.
5619...	Sergeant.....	Appleby, E.....	Canadian Engineers.
79287...	Acting-Sergeant.....	Ashton, L. H.....	Canadian Infantry.
75031...	Lance-Corporal.....	Aubel, E. L.....	Canadian Infantry.
432745...	Private.....	Baillie, J. L.....	Canadian Infantry.
500281...	Sapper.....	Baird, R. J.....	Canadian Engineers.
79166...	Sergeant.....	Bannard, A. W.....	Canadian Infantry.
79282...	Private.....	Barnes, E.....	Canadian Infantry.
8413...	Private.....	Barrett, C.....	Canadian Infantry.
432584...	Private.....	Barron, P.....	Canadian Infantry.
59053...	Private.....	Bell, D. B.....	Canadian Infantry.
73608...	Private.....	Bell, J.....	Canadian Infantry.
73325...	Private.....	Bentley, J.....	Canadian Infantry.
61426...	Private.....	Berault, A.....	Canadian Infantry.
408750...	Private.....	Bicherstaff, H. W.....	Canadian Infantry.
31.....	Sapper.....	Billings, M. G.....	Canadian Engineers.
75762...	Private.....	Bishop, J.....	Canadian Infantry.
301006...	Sergeant.....	Blazier, H. G.....	Canadian Field Artillery.
75763...	Lance-Corporal.....	Bogichevich, C. W.....	Canadian Infantry.
70193...	Private.....	Boucher, C.....	Canadian Infantry.
57765...	Sergeant.....	Bradley, F. J.....	Canadian Infantry.
69043...	Sergeant.....	Bremmer, A. H.....	Canadian Infantry.
59093...	Private.....	Brice, J.....	Canadian Infantry.
76057...	Corporal.....	Brown, F. R.....	Canadian Infantry.
260.....	Corporal.....	Brownless, E. M.....	Canadian Engineers.
602805...	Private.....	Bushell, A. W.....	Canadian Infantry.
33023...	Private.....	Calder, R. G.....	Canadian Army Medical Corps.
53661...	Corporal.....	Caldwell, W. S.....	Canadian Infantry.
129438...	Private.....	Campbell, J. F.....	Princess Patricia's Canadian Light Infantry.
426186...	Private.....	Campbell, T.....	Canadian Infantry.
436329...	Private.....	Carson, R. H.....	Canadian Infantry.
79568...	Private.....	Carter, A.....	Canadian Infantry.
57807...	Private.....	Cashman, J. W.....	Canadian Infantry.
69.....	Private.....	Challacombe, H.....	Canadian Engineers.
112023...	Private.....	Challans, A.....	Canadian Cavalry Regiment.
21137...	Corporal.....	Chamberlain, A.....	Canadian Infantry.
72073...	Corporal.....	Charest, H.....	Canadian Infantry.
40349...	Gunner.....	Chipman, C. C.....	Canadian Field Artillery.
130237...	Private.....	Chowne, E. A. S.....	Canadian Infantry.
90281...	Corporal.....	Churchill, W. L.....	Canadian Field Artillery.
418557...	Corporal.....	Clark, H.....	Canadian Casualty Assembly Centre.
77582...	Lance-Sergeant (Act. Sgt.).....	Clark, J. W. P.....	Canadian Infantry.
472396...	Corporal.....	Coates, F. J.....	Canadian Machine Gun Corps.
418126...	Sergeant.....	Conlan, H.....	Canadian Infantry.
1647...	Private.....	Cook, E. H.....	Princess Patricia's Canadian Light Infantry.
418096...	Sergeant.....	Cook, H. E.....	Canadian Infantry.
83964...	Gunner.....	Coutts, J. R.....	Canadian Field Artillery.
22850...	Private.....	Couture, N.....	Canadian Army Service Corps.
408053...	Lance-Sergeant.....	Craig, J.....	Canadian Infantry.
76358...	Sergeant.....	Crawford, W.....	Canadian Infantry.
79815...	Sergeant.....	Croft, H.....	Canadian Infantry.
73762...	Private.....	Cross, A. R.....	Canadian Infantry.
33245...	Staff-Sergeant.....	Crowe, C. W.....	Canadian Army Medical Corps.
75741...	Private.....	Cunningham, W. R.....	Canadian Infantry.
18933...	Private.....	Curtis, W. H.....	Canadian Infantry.
426725...	Lance-Sergeant.....	Davis, J. O.....	Canadian Infantry.
66268...	Private.....	Dawson, H.....	Canadian Infantry.
628006...	Sergeant.....	De Graves, J. H.....	Canadian Infantry.

MILITARY MEDAL—*continued.*

Regi- mental No.	Rank.	Name.	Unit.
430251...	Private.....	De Nul, K.....	Canadian Infantry.
7953.....	Corporal.....	Denman, O.....	Canadian Infantry.
57818.....	Private.....	Dent, A.....	Canadian Infantry.
73588.....	Sergeant.....	Depper, J.....	Canadian Infantry.
448070.....	Private.....	Desmond, G.....	Canadian Infantry.
183603.....	Private.....	Dey, J.....	Canadian Infantry.
71252.....	Private.....	Dick, W.....	Canadian Infantry.
74010.....	Lance-Corporal.....	Down, A.....	Canadian Infantry.
61927.....	Corporal.....	Dronin, P.....	Canadian Infantry.
438055.....	Private.....	Earnshaw, J.....	Canadian Infantry.
54154.....	Private.....	Egan, D.....	Canadian Infantry.
418819.....	Private.....	Elliott, W.....	Canadian Infantry.
66181.....	Sergeant.....	Evernden, F. J.....	Canadian Infantry.
409284.....	Private.....	Eves, R.....	Canadian Infantry.
1268.....	Lance-Corporal.....	Falconer, G.....	Canadian Army Medical Corps.
445669.....	Private.....	Farmer, G. H.....	Canadian Infantry.
166042.....	Pioneer.....	Farrell, J.....	Canadian Pioneers.
405260.....	Private.....	Farrow, J. R.....	Canadian Infantry.
417076.....	Private.....	Faure, A.....	Canadian Infantry.
59319.....	Lance-Corporal.....	Ferrier, W. F.....	Canadian Infantry.
69285.....	Acting Sergeant.....	Fleming, A.....	Canadian Infantry.
477313.....	Private.....	Foster, A. E.....	Royal Canadian Regiment.
63350.....	Acting Lance-Corporal.....	Fotheringham, J.....	Canadian Infantry.
71689.....	Acting Sergeant.....	Fraser, H.....	Canadian Infantry.
8441.....	Sergeant.....	French, J. B.....	Canadian Infantry.
53072.....	Company Sergeant-Major.....	Frith, J.....	Canadian Infantry.
408081.....	Private.....	Fyke, L.....	Canadian Infantry.
34119.....	Lance-Corporal.....	Gale, R. H.....	Canadian Army Medical Corps.
412371.....	Private.....	Gendron, W.....	Canadian Infantry.
69320.....	Lance-Corporal.....	Giggey, J. D.....	Canadian Infantry.
477347.....	Sergeant.....	Gladwin, A. E.....	Royal Canadian Regiment.
59382.....	Private.....	Golding, J. D.....	Canadian Infantry.
72079.....	Private.....	Grant, J. H.....	Canadian Infantry.
63381.....	Private.....	Gratton, T. J.....	Canadian Infantry.
43725.....	Bombardier.....	Greenaway, W. L.....	Canadian Field Artillery.
67442.....	Private.....	Groves, J. D.....	Canadian Infantry.
437561.....	Private.....	Gunn, J. M.....	Canadian Infantry.
451231.....	Private.....	Hackman, F.....	Canadian Infantry.
86656.....	Gunner (Actg. Bombr.).....	Hager, A. E.....	Canadian Field Artillery.
418018.....	Private.....	Hamer, H.....	Canadian Infantry.
51201.....	Private.....	Hartwell, G. F.....	Canadian Field Artillery.
1305.....	Sergeant.....	Harvey, A. J.....	Canadian Army Medical Corps.
426879.....	Lance-Corporal.....	Hendry, C. W.....	Canadian Infantry.
32856.....	Corporal.....	Henry, P.....	Canadian Army Medical Corps.
530549.....	Private.....	Herriot, W. T.....	Canadian Army Medical Corps.
57036.....	Sergeant.....	Hill, D.....	Canadian Infantry.
59466.....	Private.....	Hill, J. R.....	Canadian Infantry.
65454.....	Sergeant.....	Hobson, G.....	Canadian Machine-Gun Corps.
53986.....	Private.....	Hodson, F.....	Canadian Infantry.
405307.....	Private.....	Hood, S.....	Canadian Infantry.
559.....	Sergeant.....	Hooke, H. W.....	Canadian Engineers.
412694.....	Private.....	Horne, H.....	Canadian Infantry.
441542.....	Private.....	Hosier, S. W.....	Canadian Infantry.
101425.....	Private.....	Huguet, E. R.....	Canadian Infantry.
71905.....	Corporal.....	Hunn, D. L. H.....	Canadian Machine Gun Corps.
10709.....	Private.....	Hunt, E. C.....	Canadian Infantry.
432173.....	Sergeant.....	Hunter, W.....	Canadian Infantry.
19083.....	Private.....	Hutchinson, D.....	Canadian Infantry.
158.....	2nd Corporal.....	Hutchison, R. R.....	Canadian Engineers.
628017.....	Lance-Sergeant.....	Irving, J.....	Canadian Infantry.
1670.....	Private.....	Jackson, R.....	Princess Patricia's Canadian Light Infantry and Machine Gun-Corps.
418628.....	Sergeant.....	Jamieson, W.....	Canadian Infantry.
402993.....	Private.....	Jocham, F. G.....	Canadian Infantry.
552.....	Sergeant.....	Johnston, W. G.....	Princess Patricia's Canadian Light Infantry.
135376.....	Sergeant.....	Jupe, E. G.....	Canadian Infantry.
A20412.....	Sergeant.....	Kennedy, R.....	Canadian Infantry.
426053.....	Private.....	Kennett, H.....	Canadian Infantry.
404779.....	Private.....	Kertland, S. W.....	Canadian Infantry.
432674.....	Lance-Corporal.....	Kidson, A. V.....	Canadian Infantry.
41535.....	Gunner.....	Kinnie, J. L.....	Canadian Field Artillery.
9329.....	Corporal.....	Kirkecaldy, R.....	Canadian Infantry.
10795.....	Private.....	Klepper, J.....	Canadian Infantry.
416961.....	Private.....	Lamarre, H.....	Canadian Infantry.
79947.....	Private.....	Langtry, W.....	Canadian Infantry.
1326.....	Sergeant.....	Latch, H. J.....	Canadian Army Medical Corps.
46030.....	Sapper.....	Lester, R. G.....	Canadian Engineers.
135776.....	Private.....	Ling, W.....	Canadian Infantry.
29235.....	Private.....	Little, R.....	Canadian Infantry.
50619.....	Private.....	Littlejohn, F.....	Canadian Army Medical Corps.
469120.....	Private.....	Livingston, D. A.....	Canadian Infantry.
100792.....	Private.....	Lozier, J.....	Canadian Infantry.
10141.....	Private.....	Lyon, L. D.....	Canadian Infantry.
75537.....	Corporal.....	Machell, F. W.....	Canadian Infantry.
71923.....	Private.....	Mackie, A. K.....	Canadian Infantry.
55109.....	Sergeant.....	Mackintosh, W. H. V.....	Canadian Infantry.
59625.....	Private.....	Maheux, F.....	Canadian Infantry.
54274.....	Private.....	Manby, F. E.....	Canadian Infantry.
A38378.....	Private.....	Mann, L.....	Canadian Infantry.
57764.....	Sergeant.....	Markham, R. A.....	Canadian Infantry.
416592.....	Private.....	Marsel, L.....	Canadian Infantry.
414167.....	Private.....	Martin, F.....	Canadian Machine Gun Corps.
76198.....	Private.....	Martin, W. G.....	Canadian Infantry.



MILITARY MEDAL—continued.

Regi- mental No.	Rank.	Name.	Unit.
436582...	Private.....	Martin, W. P.....	Canadian Machine Gun Corps.
301609...	Sergeant.....	Marwood, F. C.....	Canadian Field Artillery.
418437...	Sergeant.....	Matheson, K.....	Canadian Infantry.
10681...	Private.....	Mathewson, J.....	Canadian Infantry.
457953...	Private.....	Matthews, G.....	Canadian Infantry.
406950...	Private.....	Mayes, F.....	Canadian Infantry.
477629...	Private.....	McColl, B.....	Royal Canadian Regiment.
221...	Sapper.....	McCready, E. A.....	Canadian Engineers.
392...	Private.....	McCready, G.....	Canadian Engineers.
84169...	Gunner.....	McCreith, L. V.....	Canadian Field Artillery.
2050...	Staff-Sergeant.....	McCulloch, J.....	Canadian Army Medical Corps.
167064...	Sergeant.....	McDonald, R.....	Canadian Pioneers.
147402...	Acting Corporal.....	McGee, F.....	Canadian Machine Gun Service.
75018...	Sergeant.....	McGirr, E. A.....	Canadian Machine Gun Service.
477639...	Private.....	McGrath, C. U.....	Royal Canadian Regiment.
628980...	Private.....	McGregor, D.....	Canadian Infantry.
430618...	Private.....	McIlvride, R.....	Canadian Infantry.
446538...	Private.....	McInnes, H.....	Canadian Infantry.
68205...	Private.....	McIntyre, A.....	Canadian Infantry.
67947...	Private.....	McIsaac, A.....	Canadian Infantry.
29133...	Sergeant.....	McIvor, J.....	Canadian Infantry.
69634...	Private.....	McKay, C. H.....	Canadian Infantry.
24855...	Private.....	McKay, J. B.....	Canadian Infantry.
9934...	Corporal.....	McKelvie, J.....	Canadian Infantry.
57898...	Private.....	McNaughton, J.....	Canadian Infantry.
47025...	Private.....	McNeil, H.....	Canadian Infantry.
504053...	Corporal.....	McRobbie, G.....	Canadian Engineers.
1273...	Private.....	Meaker, C. H.....	Princess Patricia's Canadian Light Infantry.
418427...	Sergeant.....	Mein, P.....	Canadian Casualty Assembly Centre.
205...	Sapper.....	Middaugh, H. M.....	Canadian Engineers.
487319...	Private.....	Millar, N. F.....	Princess Patricia's Canadian Light Infantry.
74045...	Corporal.....	Miller, W. A.....	Canadian Infantry.
405633...	Private.....	Mills, E.....	Canadian Infantry.
32725...	Lance-Corporal.....	Mills, L.....	Canadian Army Medical Corps.
7776...	Private.....	Moore, H. J.....	2nd Battalion.
75561...	Private.....	Morris, H. M.....	Canadian Infantry.
418753...	Corporal.....	Morrison, L.....	Canadian Infantry.
414505...	Lance-Corporal.....	Morson, E.....	Canadian Machine Gun Corps.
443724...	Private.....	Muir, W.....	Canadian Infantry.
80129...	Sergeant.....	Murray, D.....	Canadian Infantry.
101456...	Private.....	Nash, A. E.....	Canadian Infantry.
A10026...	Private.....	Nicolaiiff, M.....	Canadian Infantry.
61276...	Private.....	Noeson, C.....	Canadian Infantry.
491373...	Private.....	Nute, W.....	Canadian Infantry.
22618...	Sergeant.....	O'Brien, J. H.....	Canadian Infantry.
477683...	Sergeant.....	O'Connor, T.....	Royal Canadian Regiment.
428545...	Private.....	O'Rourke, M. J.....	Canadian Infantry.
140162...	Private.....	Offredi, F.....	Canadian Infantry.
75543...	Private.....	Owen, J.....	Canadian Infantry.
400...	Sergeant.....	Pankhurst, F. A.....	Canadian Engineers.
418737...	Private.....	Papps, V.....	Canadian Infantry.
71206...	Private.....	Paterson, S. D.....	Canadian Infantry.
432402...	Corporal.....	Patterson, R. V.....	Canadian Infantry.
75587...	Private.....	Peacock, E.....	Canadian Infantry.
238...	Sapper.....	Peacock, J. R.....	Canadian Engineers.
61324...	Private.....	Pelletier, G.....	Canadian Infantry.
73822...	Lance-Corporal.....	Perkins, P. J.....	Canadian Infantry.
61082...	Corporal.....	Pinsonneault, S.....	Canadian Infantry.
61866...	Corporal.....	Potvin, L.....	Canadian Infantry.
129310...	Private.....	Putnam, L. C.....	Canadian Infantry.
245...	Sapper.....	Rae, D. H.....	Canadian Engineers.
166868...	Sergeant.....	Ruynsford, J.....	Canadian Pioneers.
13142...	Sergeant.....	Reid, J. A.....	Canadian Infantry.
405589...	Private.....	Richardson, N. A.....	Canadian Infantry.
33441...	Private.....	Richey, W. J.....	Canadian Infantry.
71514...	Private.....	Robson, J. S.....	Canadian Infantry.
467597...	Private.....	Robson, S.....	Canadian Infantry.
67454...	Sergeant.....	Roche, G. E.....	Canadian Infantry.
29378...	Acting Corporal.....	Rodgers, J.....	Canadian Infantry.
A2601...	Lance-Corporal.....	Ruthier, G. S.....	Canadian Infantry.
32990...	Sergeant.....	Rowe, A.....	Canadian Army Medical Corps.
256...	Corporal.....	Rushforth, J. H.....	Canadian Engineers.
257...	Corporal.....	Rutherford, A. B.....	Canadian Engineers.
86515...	Gunner.....	Scott, W. A.....	Canadian Field Artillery.
428...	Corporal.....	Shackell, S. W.....	Canadian Engineers.
457479...	Private.....	Slattery, E.....	Canadian Infantry.
57279...	Corporal.....	Smith, C.....	Canadian Infantry.
76359...	Lance-Corporal.....	Smith, C. E.....	Canadian Infantry.
79545...	Private.....	Smith, F.....	Canadian Infantry.
454359...	Private.....	Smith, J.....	Canadian Infantry.
424448...	Private.....	Snape, H.....	Canadian Infantry.
432737...	Corporal.....	Souther, G.....	Canadian Infantry.
69925...	Corporal.....	Spinnett, G. E.....	Canadian Infantry.
55711...	Corporal.....	Standish, C. C.....	Canadian Infantry.
32750...	Private.....	Stewart, A. H.....	Canadian Army Medical Corps.
71527...	Private.....	Stewart, H. R.....	Canadian Infantry.
102318...	Sergeant.....	Stronach, C.....	Canadian Infantry.
8256...	Private.....	Sutherland, H. W.....	Canadian Infantry.
28680...	Sergeant.....	Swannell, C. E.....	Canadian Infantry.
75434...	Private.....	Taylor, B. R. W.....	Canadian Infantry.
119040...	Private.....	Teasdale, J. W.....	Canadian Infantry.
430262...	Lance-Corporal.....	Tennant, W. A.....	Canadian Infantry.

MILITARY MEDAL—continued.

Regi- mental No.	Rank.	Name.	Unit.
53164....	Corporal.....	Thomas, G.....	Canadian Infantry.
425411...	Private.....	Thomas, N. J.....	Canadian Infantry.
65977....	Corporal.....	Thompson, J.....	Canadian Infantry.
56065....	Private.....	Thompson, T. C.....	Canadian Infantry.
67143....	Sergeant.....	Tickle, J. P.....	Canadian Infantry.
53166....	Private.....	Tope, W. F.....	Canadian Infantry.
65989....	Corporal.....	Tracey, A. S.....	Canadian Infantry.
59995....	Sergeant.....	Trappitt, A. A.....	Canadian Infantry.
62009....	Sergeant.....	Tremblay, P.....	Canadian Infantry.
75926....	Sergeant.....	Tucker, W. F.....	Canadian Machine Gun Company.
75704....	Private.....	Turner, E. J.....	Canadian Infantry.
81909....	Private.....	Vinie, J. E.....	Canadian Infantry.
20085....	Private.....	Vowel, G. A.....	Canadian Infantry.
70010....	Lance-Corporal.....	Vroom, C. K.....	Canadian Infantry.
76226....	Sergeant.....	Walker, A. F.....	Canadian Infantry.
426433...	Sergeant.....	Walker, A. R.....	Canadian Infantry.
348338...	Gunner.....	Walsh, F.....	Canadian Field Artillery.
101036...	Private.....	Wear, C. A.....	Canadian Infantry.
56049....	Private.....	Webster, W.....	Canadian Infantry.
419091...	Acting Company Sergeant-Major.	Westwood, W.....	Canadian Infantry.
405468...	Private.....	Whitcomb, P.....	Canadian Infantry.
414341...	Private.....	Whitney, L. W.....	Canadian Infantry.
141578...	Private.....	Wilkinson, J. E.....	Canadian Infantry.
166688...	Pioneer.....	Wilson, J. W. W.....	Canadian Pioneers.
171242...	Private.....	Woodley, B.....	Canadian Infantry.
53178....	Private.....	Worsfold, H.....	Canadian Infantry.
422897...	Private.....	Wreaks, G.....	Canadian Infantry.
41661....	Bombardier.....	Wright, H. T.....	Canadian Field Artillery.
320.....	Sapper.....	Zirk, A.....	Canadian Engineers.

Extract from FOURTH SUPPLEMENT TO THE LONDON GAZETTE of Tuesday, the 12th of December, 1916, Thursday, 14th December, 1916.

WAR OFFICE, 14th December, 1916.

HIS Majesty the King has been graciously pleased to award the Military Medal for bravery in the Field to the under-mentioned Non-Commissioned Officers and Men:—

MILITARY MEDAL.

Regi- mental No.	Rank.	Name.	Unit.
6091....	Corporal.....	Barstone, F. O.....	Royal Canadian Horse Artillery.
61284....	Private.....	Boutin, F.....	Canadian Infantry.
8.....	Staff Sergeant.....	Churchward, G. D.....	Royal Canadian Dragoons.
417498...	Private.....	Dupuis, J. N.....	Canadian Infantry.
4774....	Corporal.....	O'Leary, J.....	Royal Canadian Horse Artillery.
2642....	Acting Lance-Corporal.....	Robinson, E. A.....	Lord Strathcona's Horse.
2648....	Sergeant.....	Rodaway, C. W.....	Lord Strathcona's Horse.

Extract from THIRD SUPPLEMENT TO THE LONDON GAZETTE of Tuesday, 19th December, 1916, Thursday, 21st December, 1916.

WAR OFFICE, 21st December, 1916.

HIS Majesty the King has been graciously pleased to award the Military Medal for bravery in the Field to the under-mentioned Non-Commissioned Officers and Men:—

MILITARY MEDAL.

Regi- mental No.	Rank.	Name.	Unit.
158503...	Private.....	Abbey, E. M.....	Canadian Mounted Rifles.
57358....	Private.....	Aitchison, T. E.....	Canadian Infantry.
326.....	Private.....	Akerstream, N. J.....	Canadian Infantry.
135027...	Gunner.....	Apperley, G.....	Canadian Field Artillery.
186007...	Private.....	Archer, C. A. N.....	Canadian Infantry.
113062...	Corporal.....	Arlington, E.....	Canadian Mounted Rifles.
84241....	Gunner.....	Armstrong, T.....	Canadian Field Artillery.
426193...	Private.....	Back, A. E.....	Canadian Infantry.
440290...	Private.....	Bagshaw, R. L.....	Canadian Infantry.
45585....	Private.....	Banks, A.....	Canadian Motor Machine Gun Corps.
126664...	Private.....	Beal, F.....	Canadian Machine Gun Corps.
9749....	Corporal.....	Behan, F. P.....	Canadian Infantry.
91138....	Gunner.....	Berry, E. D.....	Canadian Field Artillery.
441855...	Private.....	Bertram, J. A.....	Canadian Infantry.
23103....	Private.....	Biggs, H. R.....	Canadian Infantry.
428180...	Private.....	Blair, J.....	Canadian Infantry.
177768...	Private.....	Blaney, J. E.....	Canadian Infantry.
145733...	Private.....	Blaney, W.....	Canadian Infantry.
70189....	Private.....	Bois, J.....	Canadian Infantry.
1213....	Private.....	Bowie, A.....	Canadian Army Medical Corps.
466292...	Private.....	Bradley, F. T.....	Canadian Infantry.



MILITARY MEDAL—continued.

Regi- mental No.	Rank.	Name.	Unit.
885.....	Private.....	Bradly, C. C.....	Eaton Machine Gun Battery.
467046...	Lance-Corporal.....	Breckon, R. E.....	Canadian Infantry.
105495...	Lance-Corporal.....	Broadis, A. G.....	Canadian Infantry.
41186...	Gunner.....	Butler, J. L.....	Canadian Field Artillery.
69199...	Private.....	Caldwell, E. C.....	Canadian Infantry.
1228...	Sergeant.....	Cameron, R. J.....	Canadian Army Medical Corps.
16411...	Sergeant.....	Carlisle, J.....	Canadian Infantry.
57378...	Private.....	Cash, J.....	Canadian Infantry.
21819...	Acting Company Ser- geant-Major.	Chapman, P. L. A.....	Canadian Infantry.
56151...	Private.....	Chatterton, T. M.....	Canadian Infantry.
406906...	Private.....	Christian, A. M.....	Canadian Machine Gun Corps.
438996...	Private.....	Christie, T.....	Canadian Machine Gun Corps.
911.....	Corporal.....	Clark, T. S.....	Eaton Machine Gun Battery.
8614.....	Corporal.....	Clarke, F. A.....	Canadian Infantry.
401577...	Private.....	Coleman, A. W.....	Canadian Infantry.
472342...	Private.....	Connah, J. A.....	Canadian Machine Gun Corps.
113009...	Lance-Sergeant.....	Connelly, B. C.....	Canadian Mounted Rifles.
53663...	Private.....	Cook, C.....	Canadian Infantry.
412740...	Private.....	Cooper, C.....	Canadian Infantry.
9283.....	Lance-Corporal.....	Coulthard, A. K.....	Canadian Infantry.
412205...	Private.....	Courby, S.....	Canadian Infantry.
401683...	Private.....	Cullinane, W.....	Canadian Infantry.
55813...	Private.....	Curbishley, A.....	Canadian Infantry.
110110...	Private.....	Craig, D.....	Canadian Mounted Rifles.
59237...	Lance-Corporal.....	Davern, F. E.....	Canadian Infantry.
65243...	Private.....	Davidson, H.....	Canadian Infantry.
114305...	Private.....	Diggle, T.....	Canadian Mounted Rifles.
89096...	Gunner.....	Dippill, L. W.....	Canadian Field Artillery.
142625...	Private.....	Dodsworth, G. E.....	Canadian Infantry.
445033...	Private.....	Doran, J. J.....	Canadian Machine Gun Corps.
330108...	Gunner.....	Duncan, H. M.....	Canadian Field Artillery.
405256...	Private.....	Dunn, W. E.....	Canadian Infantry.
A4062...	Private.....	Durbin, F.....	Canadian Infantry.
406076...	Corporal.....	Elderkin, L. J.....	Canadian Infantry.
109328...	Private.....	Elson, T. D.....	Canadian Mounted Rifles.
40166...	Sergeant.....	Evans, W. H.....	Canadian Field Artillery.
24159...	Private.....	Forbes, J. D.....	Canadian Infantry.
59339...	Private.....	Frasor, V. L.....	Canadian Infantry.
107254...	Sergeant.....	Gardiner, W. A.....	Canadian Mounted Rifles.
69356...	Private.....	Gaskill, B.....	Canadian Infantry.
A24140...	Corporal.....	Gibson, D.....	Canadian Infantry.
10903...	Lance-Sergeant.....	Glazier, L. M.....	Canadian Infantry.
437876...	Private.....	Gorrie, W. C.....	Canadian Infantry.
422235...	Lance-Sergeant.....	Gouldsmith, L.....	Canadian Infantry.
67512...	Sergeant.....	Gray, M.....	Canadian Infantry.
57840...	Private.....	Hanlan, M.....	Canadian Infantry.
112233...	Acting-Corporal.....	Harcus, J. L.....	Canadian Mounted Rifles.
45654...	Private.....	Hazliitt, T. A.....	Canadian Motor Machine Gun Corps.
303065...	Corporal.....	Hendry, T. A.....	Canadian Artillery.
A1058...	Lance-Corporal.....	Herbert, A. M. C.....	Canadian Infantry.
1658...	Corporal.....	Hogg, A.....	Canadian Army Medical Corps.
57846...	Lance-Corporal.....	Hogg, J.....	Canadian Infantry.
57204...	Sergeant.....	Honey, G.....	Canadian Infantry.
89102...	Gunner.....	Houston, F. B.....	Canadian Field Artillery.
301435...	Gunner.....	Hourd, A. R.....	Canadian Field Artillery.
14540...	Private.....	Howe, P. F.....	Canadian Infantry.
81420...	Corporal.....	Hudson, C.....	Canadian Infantry.
703280...	Private.....	Hudson, R. E.....	Canadian Infantry.
177917...	Private.....	Hunter, J. D.....	Canadian Infantry.
11371...	Private.....	Johnson, F. L.....	Canadian Infantry.
67801...	Private.....	Just, W.....	Canadian Infantry.
1673...	Sergeant.....	Kelso, M.....	Canadian Army Service Corps.
412612...	Private.....	Kennedy, J. W.....	Canadian Infantry.
45591...	Sergeant.....	Kerr, N. C.....	Canadian Motor Machine Gun Corps.
107356...	Corporal.....	Kilkahl, B.....	Canadian Mounted Rifles.
83404...	Bombardier.....	Kirkpatrick, N.....	Canadian Field Artillery.
59555...	Lance-Sergeant.....	Kitchener, A. J.....	Canadian Infantry.
67899...	Private.....	Knowlton, C.....	Canadian Infantry.
127464...	Private.....	Laidlaw, R. J.....	Canadian Infantry.
405066...	Private.....	Lamont, R. D.....	Canadian Infantry.
55086...	Gunner.....	Law, J.....	Canadian Field Artillery.
141018...	Private.....	Leary, H.....	Canadian Infantry.
86067...	Bombardier.....	LeBreton, F.....	Canadian Field Artillery.
602303...	Private.....	Lee, F. W.....	Canadian Infantry.
177281...	Private.....	Leitch, J.....	Canadian Infantry.
67565...	Corporal.....	Lewis, R.....	Canadian Infantry.
A24174...	Corporal.....	Lindsay, J. H.....	Canadian Infantry.
111289...	Sergeant.....	Lothar, N. W.....	Canadian Mounted Rifles.
25621...	Sergeant.....	MacCarthy, R. G. M. W.....	Borden's Battery, Canadian Motor Machine Gun Serv.
45613...	Private.....	Macdonald, A. J.....	Canadian Motor Machine Gun Corps.
41376...	Bombardier.....	Mackenzie, D.....	Canadian Artillery.
154603...	Sergeant.....	McCarthy, W. A.....	Canadian Pioneers.
223...	Sapper.....	McEwen, E.....	Canadian Engineers.
27242...	2nd Corporal.....	McGowan, W.....	Canadian Engineers.
703807...	Private.....	McHugh, J. J.....	Canadian Infantry.
A22564...	Sergeant.....	McKenzie, H.....	Canadian Infantry.
430070...	Private.....	McKenzie, P. S.....	Canadian Infantry.
63635...	Private.....	McKinnon, A.....	Canadian Infantry.
117088...	Corporal.....	McKinnon, F. G.....	Canadian Mounted Rifles.
63440...	Acting Sergeant.....	McKinnon, J. B.....	Canadian Infantry.
21948...	Sergeant.....	McLaughlin, A.....	Canadian Infantry.
400636...	Private.....	McLeod, A.....	Canadian Infantry.
434357...	Acting Sergeant.....	McNeil, J.....	Canadian Infantry.

MILITARY MEDAL—continued.

Regi- mental No.	Rank.	Name.	Unit.
27508...	Sergeant.....	McPherson, S. S.	Canadian Infantry.
472359...	Private.....	McQuade, W.	Canadian Infantry.
118088...	Acting Sergeant.....	McRae, K.	Canadian Mounted Rifles.
59632...	Lance-Corporal.....	Manners, C. S.	Canadian Infantry.
108369...	Private.....	Manning, W.	Canadian Machine Gun Corps.
406572...	Private.....	Mason, H.	Canadian Infantry.
202.....	Corporal.....	Mercer, J. E.	Canadian Engineers.
444228...	Private.....	Morritt, T. A.	Canadian Infantry.
63646...	Sergeant.....	Miller, W. N.	Canadian Infantry.
466959...	Private.....	Milligan, T.	Canadian Infantry.
703379...	Private.....	Mills, C.	Canadian Infantry.
426177...	Private.....	Milton, J.	Canadian Infantry.
67056...	Private.....	Minnick, S.	Canadian Infantry.
81601...	Corporal.....	Montgomery, H. M.	Canadian Infantry.
A2372...	Corporal.....	Morrice, J.	Canadian Infantry.
67439...	Lance-Corporal.....	Morrison, D.	Canadian Infantry.
91191...	Driver.....	Musson, P. R.	Canadian Field Artillery.
57450...	Private.....	Myers, M.	Canadian Infantry.
A2585...	Sergeant.....	Newman, A.	Canadian Infantry.
40231...	Driver.....	Nichol, W. W.	Canadian Field Artillery.
A24063...	Lance-Sergeant.....	Nioley, W. C. W.	Canadian Infantry.
110430...	Private.....	Nolan, T. J.	Canadian Mounted Rifles.
177107...	Sergeant.....	Noon, J. C.	Canadian Infantry.
13027...	Private.....	Offley, A.	Canadian Infantry.
13787...	Private.....	Oke, R. G.	Canadian Infantry.
703373...	Private.....	Ovesen, A. J.	Canadian Infantry.
45541...	Private.....	Park, T. F. I.	Canadian Motor Machine Gun Corps.
43570...	Sergeant.....	Paterson, A. W.	Canadian Motor Machine Gun Corps.
428752...	Sergeant.....	Paterson, P. J.	Canadian Infantry.
53377...	Corporal.....	Paul, A. F.	Canadian Motor Machine Gun Corps.
25991...	Sergeant.....	Peat, W.	Canadian Infantry.
57476...	Private.....	Pennell, A.	Canadian Infantry.
473046...	Private.....	Pettit, C.	Canadian Infantry.
29482...	Sergeant.....	Picton, E. J.	Canadian Infantry.
44506...	Private.....	Quirk, G.	Canadian Infantry.
141520...	Private.....	Rae, D.	Canadian Infantry.
21879...	Sergeant.....	Rawlinson, R. J.	Canadian Infantry.
63778...	Sergeant.....	Rockie, J.	Canadian Infantry.
55558...	Sergeant.....	Reynolds, J.	Canadian Infantry.
53280...	Private.....	Ribton, R. H.	Canadian Infantry.
42269...	Acting Sergeant.....	Ritchie, T.	Canadian Field Artillery.
142131...	Private.....	Roberts, C.	Canadian Infantry.
21413...	Private.....	Roberts, W.	Canadian Infantry.
405405...	Private.....	Robinson, J. H.	Canadian Infantry.
55048...	Lance-Corporal.....	Robinson, W.	Canadian Infantry.
426884...	Private.....	Rochon, J. H.	Canadian Infantry.
151216...	Private.....	Rodgers, H.	Canadian Infantry.
487482...	Private.....	Rodgers, E. E.	Canadian Infantry.
55326...	Sergeant.....	Rolland, D. C.	Canadian Infantry.
A14514...	Lance-Corporal.....	Ryan, J.	Canadian Infantry.
70346...	Sergeant.....	Salway, G. I.	Canadian Infantry.
21887...	Sergeant.....	Seaton, W. M.	Canadian Infantry.
444091...	Sergeant.....	Seovil, E. M.	Canadian Infantry.
445779...	Private.....	Shanks, W. G.	Canadian Motor Machine Gun Corps.
57038...	Corporal.....	Simpson, G. E.	Canadian Infantry.
73272...	Lance-Corporal.....	Small, A.	Canadian Infantry.
413089...	Private.....	Smith, O.	Canadian Infantry.
63840...	Sergeant.....	Snideman, G. M.	Canadian Infantry.
454414...	Private.....	St. Croix, P.	Canadian Infantry.
435590...	Private.....	Stevenson, W. H.	Canadian Infantry.
622686...	Private.....	Stockdale, F.	Canadian Infantry.
A22161...	Private.....	Taplin, J. H.	Canadian Infantry.
A36498...	Private.....	Taylor, J.	Canadian Infantry.
457253...	Acting Sergeant.....	Taylor, E. S.	Canadian Infantry.
178295...	Private.....	Thompson, A. W.	Canadian Infantry.
202.....	Acting Sergeant.....	Thompson, F. W.	Canadian Machine Gun Corps.
1770...	Private.....	Thompson, A. R. S.	Canadian Army Service Corps.
53622...	Lance-Sergeant.....	Tripp, H.	Canadian Infantry.
70000...	Lance-Corporal.....	Turnbull, J. F.	Canadian Infantry.
503966...	Corporal.....	Walford, E. A.	Canadian Field Artillery.
300.....	Sapper.....	Wallace, V. G.	Canadian Engineers.
201510...	Private.....	Waterton, A.	Canadian Infantry.
42667...	Bombardier.....	Webb, G.	Canadian Field Artillery.
A36310...	Private.....	Willford, G.	Canadian Infantry.
53631...	Sergeant.....	Williams, G. H.	Canadian Infantry.
1449...	Private.....	Williamson, A. A.	Canadian Army Medical Corps.
420696...	Sergeant.....	Wilson, R. F.	Canadian Infantry.
406202...	Private.....	Wren, H.	Canadian Infantry.
110699...	Private.....	Young, F. L.	Canadian Mounted Rifles.
108647...	Private.....	Young, E.	Canadian Mounted Rifles.

By command,

*W. E. Hoagins.*

Major General A/Adjutant General.



# ORDRES GÉNÉRAUX.

1917.

QUARTIER GÉNÉRAL.

OTTAWA, 1er février 1917.

O. G. 14—1917.

## MÉDAILLES ET DÉCORATIONS.

TROUPES EXPÉDITIONNAIRES CANADIENNES.

Extrait du quatrième supplément de la LONDON GAZETTE du 26 octobre 1916.

WAR OFFICE, 26 octobre 1916.

Il a gracieusement plu à Sa Majesté le Roi de conférer la Croix de Victoria aux hommes ci-dessous mentionnés:—

### CROIX DE VICTORIA.

N° rég.	Grade.	Nom et corps.	Remarques.
73132....	Soldat (caporal suppléant.)	Clarke, Leo, infanterie canadienne.	Pour avoir fait preuve de la plus grande bravoure. Il fut désigné avec une section de lanceurs de bombes pour nettoyer la continuation d'une tranchée nouvellement capturée et couvrir la construction d'un "bloc." Après que la plupart de ses compagnons eurent été tués ou blessés et pendant qu'il construisait un "bloc," environ vingt ennemis avec deux officiers firent une contre-attaque. Il s'avança hardiment dans leur direction, vida son revolver en tirant sur eux ainsi que deux fusils de l'ennemi qu'il avait ramassés dans la tranchée. L'un des officiers l'attaqua à la baïonnette le blessant à la jambe, mais il le tua raide. L'ennemi se sauva ensuite, poursuivi par le caporal suppléant Clarke, qui tira sur quatre autres et en fit un cinquième prisonnier. Plus tard il fut envoyé à la station de pansement mais il retourna prendre son service le lendemain.
101465)..	Soldat.....	Kerr, John Chipman, infanterie canadienne.....	Pour avoir fait preuve de la plus grande bravoure. Durant une attaque avec des bombes, il agissait comme sentinelle, et, sachant que la provision de bombes s'épuisait, il courut le long du parapet, sous un feu violent, jusqu'à ce qu'il fut très près de l'ennemi; il tira alors à bout portant sur l'ennemi et lui infligea une lourde perte. L'ennemi croyant être enveloppé se rendit. Soixante-deux prisonniers furent faits et 250 verges de tranchée ennemie furent capturées. Le soldat Kerr avait eu un doigt enlevé par une bombe avant d'accomplir cet acte audacieux. Plus tard, avec deux hommes, il conduisit ses prisonniers à l'arrière, sous le feu et retourna à sa compagnie avant de faire panser sa blessure.

Extrait du 2e supplément de la LONDON GAZETTE de vendredi, le 18 août 1916. Samedi, 19 août 1916.

WAR OFFICE, 19 août 1916.

Il a gracieusement plus à Sa Majesté le Roi de conférer la Croix Militaire aux sous-officiers à brevet ci-dessous mentionnés pour leurs actes de bravoure et leur dévouement en campagne.

### CROIX MILITAIRE.

N° rég.	Grade.	Nom et corps.	Remarques.
1186....	Maréchal des logis chef de compagnie (M. des l. c. rég. suppléant).	Anderson, John, infanterie canadienne.	Pour sa bravoure remarquable et constante. Il fut blessé sérieusement, mais il retourna à son poste aussitôt que possible, et il continua à rendre d'excellents services, et il donna un bel exemple. Il a maintenant perdu une jambe.
106128...	Sergent-major (act. lt. temp.)..	Casey, Charles Frederick, carabiniers canadiens à cheval.	Pour ses services remarquables et excellents. Par son sang-froid et son attachement au devoir dans plusieurs bombardements, il a donné un bel exemple à tous ses inférieurs.
I.....	Maréchal des logis chef de batterie.	Gabbutt, Harry, artillerie canadienne.	Pour sa bravoure remarquable, lorsqu'il dirigea l'approvisionnement des munitions aux canons sous une pluie constante d'obus. Il a fait preuve d'un grand sang-froid et il a donné un bel exemple.
63395....	Sergent-major de compagnie.	Geary, George Edward, infanterie canadienne.	Pour sa bravoure remarquable et constante lorsqu'il était en charge d'un bataillon de bombardiers et qu'il dirigeait des patrouilles. A un moment, il s'empara d'une position à 25 verges en avant de nos tranchées afin de mieux mettre l'ennemi en déroute, et il y réussit, quoique blessé lui-même.

CROIX MILITAIRE—suite.

N <sup>o</sup> rég.	Grade.	Nom et corps.	Remarques.
67863...	Maréchal des logis chef de compa- gnie.	Hinchcliffe, Frank W., artillerie canadienne.	Pour sa bravoure remarquable et constante et ses bons services en présence de l'ennemi. Il a donné un bel exemple.
37475...	Maréchal des logis chef.	Houghton, Charles James, artille- rie de campagne canadienne, sec- tion divisionnaire de munitions.	Pour ses services distingués et constants en rapport avec les parcs de munitions des troupes canadiennes.
20278...	Sergent-major....	Stuart, Duncan, infanterie cana- dienne.	Pour sa bravoure remarquable et constante, notamment en une occasion durant laquelle il sortit sous un feu vio- lent pour aider une escouade de télégraphistes qui, disait-on, souffraient beaucoup du feu de l'ennemi.

(Extrait du supplément de la LONDON GAZETTE, de vendredi, le 20 octobre 1916.)

WAR OFFICE, 20 octobre 1916.

Il a gracieusement plu à Sa Majesté le Roi d'approuver que la Médaille pour Conduite Distinguée soit décernée aux sous-officiers ci-dessous mentionnés pour des actes de bravoure et de dévouement en campagne:—

MÉDAILLE POUR CONDUITE DISTINGUÉE.

N <sup>o</sup> rég.	Grade.	Nom et corps.	Remarques.
458089...	Sous-caporal.....	Kelly, J. J., infanterie canadienne.	Pour bravoure remarquable. Bien que blessé au début d'un fort bombardement, il resta à son poste. Quand l'ennemi attaqua, il fit manœuvrer sa section avec un sang-froid et un mépris du danger qui contribuèrent beaucoup à son échec.
457971...	Sergent.....	McDowell, C., infanterie canadienne	Pour bravoure remarquable. Quand deux ennemis entrè- rent dans sa tranchée il les attaqua immédiatement, et, bien que blessé d'un coup de pistolet par l'un d'eux, il réussit à le baïonnetter et à tuer les deux avec une bombe.
75465...	Sergent.....	McLeod, D., génie canadien.....	Pour bravoure remarquable pendant un bombardement, alors que sous un feu violent de mitrailleuses et d'obusiers, il retira d'un cratère un homme blessé. Par son travail conscientieux et son dévouement, le sergent McLeod fut en grande partie responsable de la reprise d'une profonde galerie ennemie, ce qui permit de tenir avec succès une position.
73546...	Sergent.....	O'Brien, D., génie canadien.....	Pour bravoure remarquable pendant un bombardement, alors que sous un violent feu de mitrailleuses et d'obu- siers, il retira d'un cratère un homme blessé. Par son travail conscientieux et son dévouement, le sergent O'Brien fut en grande partie responsable de la reprise d'une profonde galerie ennemie, ce qui permit de tenir avec succès une position.
477770...	Sous-caporal sup- pléant.	Reynolds, C., régiment royal cana- dien.	Pour bravoure remarquable en conduisant à l'attaque une escouade de bombardiers. Après avoir été blessé, il continua à marcher de l'avant en lançant ses bombes avec grand sang-froid et précision. Il fut le seul homme qui arriva au parapet ennemi où il combattit seul à coups de bombes et de revolver. Il fut de nouveau blessé et ne revint qu'avec beaucoup de difficulté.
44039...	Sergent.....	Stackhouse, J. C., artillerie cana- dienne.	Pour bravoure remarquable. Un obus avait été mis dans la pièce, lorsqu'il entendit un bruit lui indiquant que la fusée commençait à prendre feu. Il arrêta immé- diatement la cartouche qu'on allait placer, ordonna aux servants de se mettre à couvert, desserra la pièce aussi promptement que possible, ce qui fit que l'explosion eut lieu sans causer de dégâts. Sa promptitude et son audace sauvèrent probablement plusieurs vies.



*(Extrait du deuxième supplément de la LONDON GAZETTE de mardi le 14 novembre 1916.)*

WAR OFFICE, 14 novembre 1916.

Il a gracieusement plu à Sa Majesté le Roi d'approuver que la Médaille pour Conduite Distinguée soit décernée aux sous-officiers à brevet, sous-officiers et hommes ci-dessous mentionnés pour actes de bravoure et de dévouement en campagne:—

MÉDAILLE POUR CONDUITE DISTINGUÉE.

N° rég.	Grade.	Nom et corps.	Remarques.
24576....	Sergent-major de compagnie.	Bullock, C. A., infanterie canadienne.	Pour bravoure remarquable au feu. Il organisa le service de ravitaillement en munitions et le dirigea dans tout son secteur. Plus tard, il conduisit un parti de renfort sur le flanc gauche afin de repousser une attaque de l'ennemi. Il a montré tout le temps beaucoup de courage et d'esprit d'initiative.
53659....	Soldat.....	Burgess, R. H., infanterie canadienne.	Pour bravoure remarquable et ingéniosité manifeste en campagne. Lorsque, par suite des pertes, les servants de quelques mitrailleuses se trouvèrent sans escorte, le soldat Burgess, malgré une blessure, organisa une escorte de bombardiers, et prit le commandement jusqu'à ce qu'il fût blessé sérieusement une seconde fois.
8641....	Sergent.....	Burns, G., infanterie canadienne...	Pour bravoure remarquable au feu. Bien que blessé, il manœuvra sa mitrailleuse avec beaucoup de courage et de détermination. Plus tard, il repoussa des attaques répétées au moyen de bombes par lesquelles l'ennemi s'efforçait de la déloger.
61095....	Caporal suppléant.	Casgrain, J. R., infanterie canadienne.	Pour bravoure remarquable au feu. Pendant cinq jours, il resta à la tête du poste de pansement, et travailla jour et nuit pour les blessés, puis deux autres jours après que le bataillon fût relevé, afin de voir à ce que les blessés fussent évacués convenablement. Il a montré tout le temps beaucoup de courage et d'habileté.
55806....	Sous-caporal.....	Cole, S. F., infanterie canadienne.	Pour bravoure remarquable et dextérité manifeste au feu. Pendant deux jours, le sous-caporal Cole commanda son peloton, tous les sous-officiers ayant été mis hors de combat, avec un courage et une acuité de jugement extraordinaire, et dans l'attaque finale, il conduisit la compagnie vers l'objectif, où il aida puissamment à parfaire les travaux de consolidation.
1242....	Soldat.....	Collin, R. S., service de santé de l'armée canadienne.	Pour bravoure remarquable et dévouement au devoir. Le soldat Collin, avec l'aide d'un autre homme, s'avança sous un bombardement violent pour relever les blessés dans une tranchée abandonnée, et dont plusieurs étaient là depuis deux jours; après les avoir tous pansés, ils les amenèrent en lieu sûr.
23117....	Sergent.....	Crockett, P. H., infanterie canadienne.	Pour bravoure remarquable au feu. Bien que blessé, il prit le commandement de son peloton et dirigea ses hommes avec beaucoup de courage et d'initiative. Il a donné un exemple splendide de sang-froid et d'habileté.
477230...	Soldat.....	Dawson, J., régiment royal canadien.	Pour bravoure remarquable et dévouement au devoir en prenant soin des blessés sous une fusillade très intense. Pendant plus de 50 heures, le soldat Dawson, sans cesse, pansa et porta les blessés de la ligne et de la zone de feu, et avant de tomber, il a sauvé plus de cent hommes. Son courage et son énergie méritent les plus grands éloges.
65276....	Sergent.....	Donohoe, J., infanterie canadienne.	Pour bravoure remarquable au feu. Il conduisit un parti contre l'ennemi avec beaucoup de courage et d'initiative. Plus tard, il établit deux postes munis de bombes et installa une mitrailleuse, repoussant ainsi une contre-attaque de l'ennemi. Il a donné un bel exemple à ses hommes.
24251....	Sergent.....	Fraser, F. T., infanterie canadienne	Pour bravoure remarquable au feu. Bien que gravement blessé, il resta à son poste sous une fusillade intense, dirigeant ses hommes avec beaucoup de courage et d'initiative. En d'autres occasions, il a rendu de grands services.
475852...	Sous-caporal.....	French, W. E., infanterie légère canadienne princesse Patricia.	Pour bravoure et dévouement manifestes durant une attaque. Une mitrailleuse Lewis étant devenue muette par suite de la perte de ses servants, le sous-caporal French, malgré sa blessure, s'offrit pour la manœuvrer. Pour cela, il fut nécessaire de le soutenir à son poste, et c'est ainsi qu'il put infliger des pertes sérieuses à l'ennemi et rendre de grands services à ses camarades.
74039....	Soldat.....	Frost, F. G., infanterie canadienne.	Pour bravoure remarquable et dévouement au devoir. Il prit soin des blessés sous une fusillade très intense, montrant beaucoup de courage et d'énergie. Il a donné un bel exemple.
61580....	Sergent-major....	Gauthier, O., infanterie canadienne	Pour bravoure remarquable et dévouement au devoir. Il resta pendant deux jours après que le bataillon fut relevé, prenant soin et évacuant les blessés. Il a montré tout le temps beaucoup de courage et d'habileté.

MÉDAILLE POUR CONDUITE DISTINGUÉE—*suite.*

N° rég.	Grade.	Nom et corps.	Remarques.
434772...	Soldat.....	Gwynn, R., infanterie canadienne.	Pour bravoure remarquable et dévouement au devoir en campagne, alors qu'il alla panser les blessés dans les postes avancés, et surveilla ensuite leur évacuation. Il continua à accomplir ces devoirs pendant 60 heures consécutives et cela à découvert et pendant une fusillade très intense.
72038....	Caporal.....	Hancock, A. P., infanterie canadienne.	Pour bravoure remarquable au feu. Il monta sa mitrailleuse tout près de la ligne du front et arrêta les contre-attaques de l'ennemi. Plus tard, avec un petit parti, il avança sur la mitrailleuse de l'ennemi qu'il avait localisée, et la captura avec beaucoup d'habileté et de détermination.
57552....	Sergent-major de compagnie.	Heather, C. L., infanterie canadienne.	Pour bravoure remarquable dans une attaque, alors que, par son sang-froid et sa bravoure, il anima puissamment les hommes de sa compagnie, et leur succès en atteignant et gardant leur objectif final fut principalement dû à son noble exemple et à son influence personnelle.
75359....	Caporal.....	Holloway, J., infanterie canadienne.	Pour bravoure remarquable au feu. Avec un autre homme, il rampa sous le feu, tua un officier et deux hommes qui manœuvraient une mitrailleuse. Plus tard ils se précipitèrent sur la mitrailleuse, firent prisonniers quatre des servants et la capturèrent.
67864....	Sergent.....	Hulme, G., infanterie canadienne.	Pour bravoure remarquable au feu. Il se précipita de lui-même sur sept ennemis, en tua un, captura l'officier et les cinq autres hommes. Plus tard, bien que gravement blessé, il resta à son poste. Il montra tout le temps beaucoup de courage et de détermination.
73616....	Sergent.....	Irwin, J., infanterie canadienne.	Pour bravoure remarquable au feu. Lorsque les officiers de sa compagnie furent mis hors de combat, il prit le commandement avec une grande habileté. Plus tard, il fit une reconnaissance du front sous un feu très intense, et ensuite consolida sa position avec une habileté marquée et beaucoup de courage.
73103....	Sergent.....	Laybourne, T. W., infanterie canadienne.	Pour bravoure remarquable au feu. Malgré sa blessure, il conduisit son peloton, et lorsque l'on demanda des volontaires pour une attaque très dangereuse, il s'offrit immédiatement et fit partie de l'escouade, rendant de grands services.
65553....	Soldat.....	Le Boutillier, L. B., infanterie canadienne.	Pour bravoure remarquable au feu. Il fit une reconnaissance sous une fusillade très intense et rapporta des renseignements excessivement précieux. Plus tard, il sauva un blessé et fit plusieurs reconnaissances pleines d'audace, et apporta aussi des bombes et des munitions à la ligne du front. Il fit preuve tout le temps de beaucoup de courage et de détermination.
73677....	Soldat.....	MacDonald, S., infanterie canadienne.	Pour bravoure remarquable au feu. Après la chute des sous-officiers de sa section, il prit le commandement et en remplit les devoirs sous un feu écrasant. Plus tard, il prit encore le commandement de sa section et protégea le flanc du bataillon avec beaucoup d'habileté et d'énergie jusqu'à ce qu'il fut gravement blessé.
63632....	Soldat.....	McMahon, E. J., infanterie canadienne.	Pour bravoure remarquable au feu. Bien que blessé, il se cramponna à son poste. Plus tard, il apporta des bombes à la ligne du front, et agit comme brancardier, montrant tout le temps beaucoup de courage et de détermination.
80265....	Sergent.....	Muncaster, J. W., infanterie canadienne.	Pour bravoure remarquable au feu. Il conduisit une escouade avancée avec beaucoup d'habileté et de fermeté. Il aida beaucoup l'officier commandant des divers services par sa conduite calme et son jugement sûr.
A111085.	Sous-caporal (caporal suppléant)	Neatby, A. F., infanterie légère canadienne princesse Patricia.	Pour bravoure remarquable durant une attaque et dextérité dans la manœuvre de mitrailleuses Lewis. Isolé avec son détachement du reste de sa compagnie, le caporal suppléant Neatby guida ses hommes sur un terrain inconnu et exposé à un bombardement intense sur une longueur de près de 1,000 verges, plaça ses mitrailleuses dans des trous d'obus, commandant la tranchée de l'ennemi ainsi que le terrain situé en arrière, et resta là pendant 20 heures jusqu'à ce que finalement la tranchée fut prise.
53947....	Soldat.....	Nelson, J., bataillon d'infanterie canadienne.	Pour bravoure remarquable au feu. Lorsque son officier et les sous-officiers furent mis hors de combat le soldat Nelson prit charge de ses sections de mitrailleuses Lewis et les plaça adroitement en position avancée sur la ligne capturée. Il montra beaucoup de sang-froid et de courage durant toutes les opérations.
A136357.	Soldat.....	O'Grady, D., infanterie canadienne.	Pour bravoure remarquable au feu. Alors que son officier, le mortier et tous les servants furent enterrés, il déterra le mortier et les deux hommes, puis remit le mortier en action. Il le garda ainsi pendant trente-trois heures, faisant preuve de beaucoup de courage et de détermination.



MÉDAILLE POUR CONDUITE DISTINGUÉE—*suite.*

N° rég.	Grade.	Nom et corps.	Remarques.
418010....	Soldat.....	Owston, C. A., infanterie canadienne.	Pour bravoure remarquable et dévouement au devoir. Il releva des blessés et en prit soin sous une fusillade très nourrie, montrant le plus grand courage. Plus tard, quand le bataillon fut relevé, il resta à son poste pour s'assurer de l'évacuation rapide des blessés.
68048....	Soldat.....	Parsons, C., infanterie canadienne.	Pour bravoure remarquable au feu. En portant une dépêche, il rencontra onze ennemis, en tua deux et fit le reste prisonniers. Plus tard, bien que blessé gravement, il continua à porter des dépêches. Il a montré tout le temps beaucoup de courage et d'initiative.
79873....	Sergent.....	Profit, J. A., infanterie canadienne.	Pour bravoure et habileté remarquables au feu. Un officier mitrailleur fut blessé et le commandement de la section revint au sergent Profit. Il montra une grande bravoure et une dextérité d'exécution manifeste, ramenant toutes ses mitrailleuses en sûreté et capturant une mitrailleuse de l'ennemi. Il montra aussi beaucoup de sang-froid et de courage en portant des blessés en sûreté sur un espace de plus de 150 verges malgré un feu très nourri.
75224....	Soldat.....	Pumphrey, P. A., infanterie canadienne.	Pour bravoure remarquable au feu. Avec un homme, il rampa sous le feu, tua un officier et deux hommes qui manœuvraient une mitrailleuse. Plus tard, ils se précipitèrent sur la mitrailleuse, firent prisonniers quatre des servants et la capturèrent.
18679....	Sergent.....	G. H. Reynolds, infanterie canadienne.	Pour bravoure remarquable au feu. Il prit le commandement de son peloton et conduisit ses hommes tout le temps avec beaucoup de courage et d'initiative.
418974...	Sergent.....	Riddell, G. T., infanterie canadienne.	Pour bravoure remarquable au feu. Bien que gravement blessé, il conduisit ses hommes avec beaucoup de courage et de détermination. Plus tard, il rendit des services très précieux en réorganisant la ligne. Il a donné un bel exemple à ses hommes.
67456....	Sergent.....	Roberts, R., infanterie canadienne.	Pour bravoure et dévouement remarquables au devoir. Il releva et prit soin des blessés sous une fusillade très intense, montrant tout le temps beaucoup de courage et de détermination.
8402.....	Sergent-major de compagnie.	Romans, C., infanterie canadienne.	Pour bravoure remarquable au feu. Il pansa les blessés et surveilla personnellement leur évacuation sous un feu très nourri. Il conduisit ses hommes avec beaucoup de courage et d'initiative, faisant lui-même un travail splendide comme bombardier. Plus tard, il porta un message important sous un violent feu de barrage. Il a donné un bel exemple à ses hommes.
53610....	Sous-sergent.....	Routley, C. E., infanterie canadienne.	Pour bravoure et habileté remarquables au feu. Après que tous les officiers et sous-officiers plus anciens furent tués ou blessés, le sous-sergent Routley prit le commandement de la compagnie, organisa le travail de consolidation de la position capturée, et par son courage il a soutenu grandement la valeur de ceux qui étaient avec lui.
55710....	Caporal.....	Smith, W. R., infanterie canadienne.	Pour bravoure et dévouement remarquables au devoir: Malgré que sa main droite ait été emportée par un obus, le caporal Smith partit en avant avec son demi-peloton et refusa de laisser le commandement avant de consolider complètement la ligne.
22539....	Sergent-major de compagnie.	Spencer, F. V., infanterie canadienne.	Pour bravoure remarquable au feu. Il prit le commandement de deux pelotons, et conserva une position des plus importantes pendant quatre jours sous un feu très nourri. Il avait rendu de brillants services dans des occasions antérieures.
254.....	Sous-sergent.....	Stanborough, W., infanterie légère canadienne princesse Patricia.	Pour bravoure remarquable pendant une attaque, alors que, sans hésitation et malgré le danger imminent, le sous-sergent Stanborough vola au secours d'un officier qui s'était précipité sur un parti d'ennemis, et par là captura plusieurs prisonniers et prenant la position de de l'ennemi sans perdre un seul homme.
73286....	Soldat.....	Steven, R. L., infanterie canadienne.	Pour bravoure remarquable au feu. Comme guetteur malgré une blessure grave, il continua à tirer sur l'ennemi et en abattit cinq. Plus tard, il prit part à l'assaut pénétra dans la redoute de l'ennemi et à lui seul captura six prisonniers. Il a montré beaucoup de courage et de détermination.
112135...	Maréchal des logis chef suppléant.	Stirrett, rég. de cavalerie canadienne.	Pour bravoure et dévouement remarquables au devoir. Il prit soin des blessés sous un feu très intense, montrant beaucoup de courage et d'énergie. Il a donné un bel exemple à ses hommes.
1939.....	Maréchal des logis	Tooley, R. R., régiment de cavalerie canadienne.	Pour bravoure remarquable au feu. Allant en patrouille, il a sauvé deux blessés sous une fusillade intense, montrant beaucoup de courage et de détermination. Plus tard, il partit à pied vers l'avant, et rapporta des renseignements précieux.

MÉDAILLE POUR CONDUITE DISTINGUÉE—*suite.*

N <sup>o</sup> rég.	Grade.	Nom et corps.	Remarques.
8271....	Soldat.....	Warner, A., infanterie canadienne.	Pour bravoure remarquable au feu. Il sauva des blessés sous un feu intense. En une autre occasion, il rapporta une mitrailleuse dont les servants étaient hors de combat. Plus tard, il apporta des bombes et des munitions malgré un feu de barrage nourri. Il a montré tout le temps beaucoup de courage et d'initiative.
1783....	Sergent.....	Wartman, A. E., services de santé de l'armée canadienne.....	Pour bravoure et dévouement remarquables. A la tête de quatre équipes de brancardiers, le sergent Wartman alla plusieurs fois relever des blessés sous un bombardement intense, et ne cessa que lorsque lui-même fut gravement blessé.

Les personnes ci-après mentionnées ont mérité d'ajouter une agrafe à leur Médaille pour Conduite Distinguée pour des actes de bravoure remarquable accomplis subséquentement:—

1220....	Soldat.....	Clark, G. F., cavalerie canadienne.	Pour bravoure remarquable au feu. Il montra beaucoup de fermeté et de bravoure dans des patrouilles. Plus tard, avec un caporal, il prit un officier ennemi et tua un soldat ennemi. Il a montré beaucoup de courage et d'initiative.
72037....	Sergent.....	Haines, F. W., bataillon d'infanterie canadienne.	Pour bravoure remarquable au feu. Il amena en avant ses mitrailleuses et les établit avec succès sous une fusillade très intense pour supporter la ligne du front. Il prit ensuite un parti de bombardiers qu'il amena contre une mitrailleuse ennemie avec beaucoup de courage et d'habileté. Ce fut grâce à son bel exemple et à son mépris du danger que toutes les mitrailleuses ont pu rester actives.
71860....	sergent-major de compagnie.	Patterson, T., infanterie canadienne.	Pour bravoure remarquable au feu. Etant resté seul pour commander la ligne du front, par son courage et son mépris profond du danger, il enflamma ses hommes et organisa la consolidation malgré des circonstances très difficiles et un bombardement très intense.

La récompense de la Médaille pour Conduite Distinguée qui fut accordée aux sous-officiers et au soldat ci-dessus mentionnés fut publiée dans l'ordre général 90, 1916.

169014....	Sergent.....	Jones, O. B., bataillon d'infanterie canadienne.	Pour bravoure remarquable. Il a conduit une patrouille jusqu'aux lignes de l'ennemi et resta vingt heures à la recherche de renseignements. Avant de revenir, il jeta des bombes dans les tranchées de l'ennemi et sur un poste de mitrailleuses.
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La récompense de la Médaille pour Conduite Distinguée fut publiée dans l'ordre général 104, 1916.

*Extrait du deuxième supplément de la LONDON GAZETTE de vendredi, le 24 novembre 1916. Samedi, 25 novembre 1916.*

WAR OFFICE, 25 novembre 1916.

Il a gracieusement plu à Sa Majesté le Roi d'approuver que la Médaille pour Conduite Distinguée soit décernée aux sous-officiers à brevet, sous-officiers et hommes ci-dessous mentionnés pour des actes de bravoure et de dévouement en campagne.

MÉDAILLE POUR CONDUITE DISTINGUÉE.

N <sup>o</sup> rég.	Grade.	Nom et corps.	Remarques.
703085...	Sergent.....	Brown, M. M., infanterie canadienne.	Pour bravoure remarquable au feu. Bien que grièvement blessé, il continua de manœuvrer sa mitrailleuse, déployant un grand courage et donnant un exemple splendide.
26680....	Sergent (sergent-major de compagnie suppléant)..	Close, A., infanterie canadienne....	Pour bravoure remarquable au feu. A plusieurs reprises il répara les fils sous un feu très violent, faisant preuve de grand courage et de détermination, il a en maintes occasions rendu de très bons services.
178196...	Caporal.....	Dawson, H., infanterie canadienne.	Pour bravoure remarquable au feu. Il prit le commandement d'un barrage et maintint la défense pendant sept contre-attaques de combattants ennemis. Il fit, tout le temps, preuve d'un grand courage et de détermination.
81223....	Sergent-major de compagnie.	Dobie, M. J., infanterie canadienne	Pour bravoure remarquable au feu. Il assumait le commandement et disposa sa compagnie avec beaucoup de courage et d'habileté. Plus tard, bien que blessé, il resta à son poste jusqu'à ce qu'il ramena sa compagnie hors de la zone de feu.
127029...	Soldat.....	Dobson, C. E., infanterie canadienne.	Pour bravoure remarquable et dévouement. En retirant la goupille de sûreté d'un obus, avant le tir, le soldat Dobson vit qu'elle lançait des étincelles. Immédiatement il arracha l'obus des mains des canonniers, rampa hors de l'embrasure, criant: «Gare à vous», jeta l'obus dans un entonnoir où il explosa avant de toucher terre.



MÉDAILLE DE CONDUITE DISTINGUÉE—*suite*

N <sup>o</sup> rég.	Grade.	Nom et corps.	Remarques.
61827....	Sergent.....	Feeney, infanterie canadienne.....	Pour bravoure remarquable au feu. Bien que blessé au bras droit, il conduisit son peloton avec grand courage et détermination. Plus tard, bien que grièvement blessé de nouveau, il resta à son poste, ralliant ses hommes et dirigeant la mise en état de la position.
63969....	Soldat.....	Gough, W., infanterie canadienne..	Pour bravoure remarquable au feu. Il manœuvra sa mitrailleuse en terrain découvert avec grand courage et détermination, sauvant la situation à un moment très critique.
A44200..	Soldat.....	Jones, R. H., infanterie canadienne	Pour bravoure remarquable au feu. Il porta sept messages à la ligne de front sous un feu très violent. Plus tard, il sauva nombre de blessés. Il donna un splendide exemple de courage et de sang-froid.
25858....	Soldat.....	Labelle, J., infanterie canadienne..	Pour bravoure remarquable et dévouement. Bien que lui-même blessé, il soigna et pansa les blessés sous un feu très violent, avec courage et détermination. Plus tard, il organisa des escouades de brancardiers et on lui doit nombre de vies sauvées.
109441...	Sergent-major de compagnie suppléant.	Layton, R. L., carabiniers canadiens à cheval.	Pour bravoure remarquable au feu. Il attaqua avec sa compagnie deux des tranchées ennemies, déployant un grand courage et aida matériellement à la prise des tranchées. Plus tard, il rendit les plus importants services au cours de la mise en état de la position.
13394....	Sergent.....	Moir, J., infanterie canadienne....	Pour bravoure remarquable au feu. Il assuma le commandement de sa compagnie et organisa la ligne, faisant preuve d'un grand courage et d'initiative. Plus tard, avec un officier, sous un feu très violent, il sauva un soldat gravement blessé.
22780....	Sergent-major de compagnie.	Nuttall, infanterie canadienne.....	Pour bravoure remarquable au feu. Il conduisit ses hommes avec grand courage et initiative. Plus tard, accompagné par un officier, il captura deux guetteurs ennemis. Il a précédemment rendu de très bons services.
61615....	Sous-sergent.....	Picard, N., infanterie canadienne..	Pour bravoure remarquable au feu. Il conduisit son peloton à l'attaque avec grand courage et initiative. Plus tard, bien que blessé, il resta à son poste jusqu'à ce qu'il tomba épuisé.
107321...	Sergent.....	Rant, G. T., carabiniers canadiens à cheval.	Pour bravoure remarquable au feu. Il conduisit avec audace une patrouille et obtint des renseignements des plus importants. Plus tard, il conduisit ses hommes à l'attaque avec grand courage et détermination. Il fut deux fois blessé.
405677...	Soldat.....	Roy, D., infanterie canadienne.....	Pour bravoure remarquable au feu. Il conduisit une escouade de bombardiers avec grand courage et initiative, capturant une mitrailleuse et plus de 100 prisonniers. Plus tard, il fit avec succès trois contre-attaques avec son escouade.
437613...	Soldat.....	Stevens, C. J., infanterie canadienne.	Pour bravoure remarquable au feu. Bien, qu'il fut deux fois blessé, il resta à son poste. Plus tard, il porta un message aux quartiers généraux du bataillon sous un feu violent et fit prisonniers deux ennemis non blessés.
140202...	Soldat.....	Thornton, R., infanterie canadienne	Pour bravoure remarquable au feu. Il attaqua, seul, trois ennemis, en tua deux et fit le troisième prisonnier. Plus tard, il porta des messages sous un feu très violent.

Extrait du sixième supplément de la LONDON GAZETTE de vendredi, le 8 décembre 1916. Lundi 11 décembre 1916.

WAR OFFICE, 11 décembre 1916.

Il a gracieusement plu à Sa Majesté le Roi d'approuver que la Médaille de Conduite Distinguée soit décernée au soldat ci-dessous mentionné pour des actes de bravoure et de dévouement en campagne.

MÉDAILLE DE CONDUITE DISTINGUÉE.

N <sup>o</sup> rég.	Grade.	Nom et corps.	Remarques.
163271...	Sous-caporal suppléant.	McGowan, J., infanterie canadienne	Pour bravoure remarquable pendant une attaque des tranchées ennemies. Les officiers ayant été blessés, il rallia l'escouade et tenta de sauver les officiers blessés jusqu'au moment où, lui-même, fut renversé par une bombe. Il bombardait néanmoins les tranchées ennemies et finalement ramena l'escouade en lieu de sûreté. Le lendemain, en plein jour il partit, sous un violent feu d'obus avec un peloton de secours.

*Extrait du deuxième supplément de la LONDON GAZETTE, de mardi, le 19 décembre 1916. Jeudi, 21 décembre 1916.*

WAR OFFICE, 21 décembre 1916.

Il a gracieusement plu à Sa Majesté le Roi d'approuver que la Médaille pour Conduite Distinguée soit décernée aux sous-officiers et soldats ci-dessous mentionnés pour des actes de bravoure et de dévouement en campagne:—

**MÉDAILLE POUR CONDUITE DISTINGUÉE.**

N° rég.	Grade.	Nom et corps.	Remarques.
110134..	Sergent.....	Dibblee, G., carabiniers canadiens à cheval.	Pour bravoure remarquable au feu. Il assuma le commandement de son escouade et la conduisit avec grand courage et détermination. Plus tard, bien que grièvement blessé il resta à son poste.
103311...	Soldat.....	Joblin, R., carabiniers canadiens à cheval.	Pour bravoure remarquable au feu. Avec un sous-officier il monta sur le parapet et bombarda l'ennemi qui se retira. Il en mit plusieurs hors de combat avec son revolver après avoir épuisé son approvisionnement de bombes, sauvant ainsi la situation à un moment critique.
73473...	Sous-caporal.....	Lawrence, M. E., infanterie canadienne.	Pour bravoure remarquable au feu. Un obus chargé dont la fusée brûlait, ayant été laissé dans le mortier de la tranchée, il ordonna à son équipe de se retirer, releva la pièce, saisit l'obus au moment où il tombait et le lança par-dessus le parapet où il explosa immédiatement.
542244...	Soldat (sergent-major suppléant)	McAskil, J., intendance militaire canadienne.	Pour bravoure remarquable au feu. Il fit preuve de grand courage et détermination en dégageant les voitures des ambulances de campagne et en continuant d'évacuer les blessés sous un feu intense d'artillerie.
110510...	Caporal.....	Shearer, J. D., carabiniers canadiens à cheval.	Pour bravoure remarquable au feu. Il fit une reconnaissance audacieuse et obtint des renseignements des plus importants. Plus tard, avec un soldat, il prit une mitrailleuse ennemie après avoir tué les servants, retourna le canon et ouvrit le feu sur l'ennemi. Dans une autre occasion il conduisit une patrouille et obtint des renseignements importants.
117553...	Caporal.....	Stephenson, J. W., carabiniers canadiens à cheval.	Pour bravoure remarquable au feu. Accompagné d'un soldat il sauta sur le parapet et bombarda l'ennemi qui se retira. Il en mit plusieurs hors de combat avec son revolver après avoir épuisé son approvisionnement de bombes, sauvant ainsi la situation à un moment critique.

*Extrait du deuxième supplément de la LONDON GAZETTE de mardi, le 17 octobre 1916. Mercredi, 18 octobre 1916.*

WAR OFFICE, 18 octobre 1916.

Il a gracieusement plu à Sa Majesté le Roi de conférer la Médaille pour Services Méritoires aux sous-officiers à brevet, sous-officiers et hommes ci-dessous mentionnés, en récompense des services éminents qu'ils ont rendus durant la guerre actuelle.

**MÉDAILLE POUR SERVICE MÉRITOIRE.**

N° rég.	Grade.	Nom.	Corps.
106105...	Soldat.....	Brayton, J.....	Régiment royal canadien.
106006...	Sergent d'état-major.....	Brighton, R. H.....	Etat-major au quartier général canadien.
1825.....	Sergent-major.....	Butt, H. G. B.....	Corps d'armée canadien.
6024.....	Sergent fourrier.....	Gill, W. J. N.....	Commis d'état-major militaire canadien.
71662...	Sergent d'état-major.....	Hewitt, C. A.....	Corps d'armée canadien.
6027.....	Sergent-major (maréchal des logis chef suppléant d'escadron).	Lehfeldt, F. A.....	Police militaire à cheval.
12021...	Sergent.....	Meikle, L. W. G.....	Infanterie canadienne.
1804.....	Sergent fourrier.....	Moody, H. F.....	Corps des commis d'état-major militaire troupes canadiennes.
889.....	Sergent suppléant.....	Paul, C. M.....	Infanterie canadienne..
35517...	Sergent-major de compagnie.	Proctor, J. F.....	Intendance milice canadienne.
109570...	Maréchal des logis fourrier de brigade.	Roberts, A. C.....	Carabiniers canadiens à cheval.
10531...	Sergent fourrier.....	Scanlon, J. J.....	Infanterie canadienne.
19207...	Sergent fourrier supplémentaire.	Schell, J. J.....	Intendance milice canadienné.
37326. A.	Caporal (serg. suppl.)....	Shilling, L. J.....	Intend. milice canadinne.
19916...	Caporal.....	Simpson, H.....	Infanterie canadienne.
37323...	Sergent-major de compagnie.	Steel, H. W.....	Intendance milice canadienne.
81865...	Soldat (sergent supplémentaire).	Sutton, O. G.....	Infanterie canadienne.
1893.....	Sergent.....	Trounce, L. J.....	Corps d'armée canadien.
30151...	Sergent fourrier de brigade	Wade, J. C.....	Intendance milice canadienne.
35245...	Sergent-major.....	Warner, F. A., jne.....	Service postal canadien.
107634...	Sergent fourrier.....	Warren, J.....	Corps des commis d'état-major militaire, troupes canadiennes.
30313...	Sergent.....	Williams, J. J.....	Intendance milice canadienne.



(Extrait de deuxième supplément de la LONDON GAZETTE de vendredi, le 20 octobre 1916. Samedi, 21 octobre 1916.)

WAR OFFICE, 21 octobre 1916.

Il a gracieusement plu à Sa Majesté le Roi de conférer la Médaille Militaire pour bravoure en campagne aux sous-officiers et hommes ci-dessous mentionnés :

MÉDAILLE MILITAIRE.

N° rég.	Grade.	Nom.	Corps.
139008...	Caporal suppléant.....	Arding, V. A.....	Infanterie.
28593...	Soldat.....	Barton, J.....	Infanterie.
55796...	Sergent.....	Beer, L. T.....	Génie canadien.
138521...	Caporal suppléant.....	Bullen, F.....	Infanterie.
477133...	Soldat.....	Burness, A. N.....	Régiment royal canadien.
503384...	Sapeur.....	Graham, E.....	Génie canadien.
55445...	Sergent.....	Harrison, A.....	Génie canadien.
477506...	sous-caporal.....	Lamb, J.....	Régiment royal canadien.
503286...	Sapeur.....	Marsh, T.....	Génie canadien.
457075...	Sous-caporal.....	McCarren, J.....	Infanterie.
426341...	2e caporal.....	McCauley, W. J.....	Génie canadien.
163474...	Soldat.....	Nobbs, W.....	Infanterie.
414494...	Soldat.....	O'Rourke, J.....	Infanterie.
457596...	Sergent.....	Pyves, E. L.....	Infanterie.
163420...	Soldat.....	Richards, J. H.....	Infanterie.
106523...	Soldat.....	Roney, N.....	Carabiniers canadiens à cheval.
138682...	Sergent supplémentaire....	Rowley, B. C.....	Infanterie.
164472...	Soldat.....	Sale, O. W.....	Infanterie.
6228....	Bombardier.....	Simpson, D. P.....	Artillerie royale canadienne à cheval.
67570...	Sergent.....	Toon, T.....	Génie canadien.
18558...	Sous-caporal (caporal suppléantaire).	Watts, J.....	Infanterie canadienne.

AGRAFE À LA MÉDAILLE MILITAIRE.

71338....	Sergent-major de compagnie suppléant.	Macrae, J.....	Infanterie canadienne.
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La récompense de la Médaille Militaire a été publiée dans l'ordre général 104, 1916.

Extrait du supplément de la LONDON GAZETTE de vendredi, le 27 octobre 1916.

WAR OFFICE, 27 octobre 1916.

Il a gracieusement plu à Sa Majesté le Roi de conférer la Médaille Militaire pour bravoure en campagne aux sous-officiers à brevet, sous-officiers et hommes ci-dessous mentionnés.

MÉDAILLE MILITAIRE.

N rég.	Grade.	Nom.	Corps.
530504...	Sergent.....	Amaron, E. C.....	Services de santé de l'armée.
107054...	Conducteur.....	Anderson, L. M.....	Carabiniers canadiens à cheval.
79246...	Soldat.....	Avery, W.....	Infanterie.
430502...	Soldat.....	Bennard, A. C.....	Pionniers.
86394...	Maréchal des logis.....	Bishop, W. C.....	Artillerie de campagne canadienne.
50484...	Sous-sergent.....	Board, A. W.....	Service de santé de l'armée.
107093...	Soldat.....	Bogart, H. A.....	Génie canadien.
79807...	Soldat.....	Brown, A. E.....	Infanterie.
430457...	Sergent.....	Brown, J.....	Pionniers.
66207...	Caporal.....	Brown, W. C.....	Infanterie.
108128...	Sergent-major de compagnie (actuellement lieutenant).	Capstick, J. E.....	Carabiniers canadiens à cheval.
451994...	Sous-caporal.....	Carnie, W. L. D.....	Infanterie.
430638...	Sergent-major de compagnie.	Carr, G.....	Pionniers.
418665...	Soldat.....	Cassidy, W. S.....	Infanterie.
111035...	Sergent.....	Chase, G. A.....	Carabiniers canadiens à cheval.
1523....	Sergent.....	Clason, T. R.....	Infanterie.
79023...	Sergent supplémentaire de compagnie (actuellement lieutenant).	Clement, J. F.....	Infanterie.
109272...	Sapeur.....	Cockeram, W.....	Génie canadien.
111118...	Sergent-major supplémentaire de compagnie.	Crawford, M.....	Carabiniers canadiens à cheval.
1762....	Sergent.....	Cooper, E.....	Infanterie.
49.....	2me caporal.....	Curtis, C. H.....	Génie canadien.
109117...	Sergent-major supplémentaire.	Davison, R.....	Carabiniers canadiens à cheval.
79569...	Sergent-major de compagnie.	Day, G. O.....	Infanterie.
110136...	Soldat.....	Dingle, C.....	Carabiniers canadiens à cheval.
65275...	Soldat.....	Donnelly, L. F.....	Infanterie.
109312...	Soldat.....	Dore, A. W.....	Carabiniers canadiens à cheval.
107181...	Sergent (actuellement lieutenant).	Drakes, P. W.....	Carabiniers canadiens à cheval.
237....	Sergent.....	Duff, H. D.....	Génie canadien.
439698...	.....	Ede, W. F.....	Infanterie.

MÉDAILLE MILITAIRE—suite.

N <sup>o</sup> rég.	Grade.	Nom.	Corps.
153023...	Soldat.....	Elder, D.....	Infanterie.
108211...	Sapeur.....	Emslie, C. G.....	Génie canadien.
438579...	Soldat.....	Forest, E.....	Infanterie.
106230...	Sergent.....	Forsyth, W.....	Carabiniers canadiens à cheval.
79928...	Soldat.....	Garrison, H.....	Infanterie.
106245...	Sergent fourrier de compa- gnie.	Gilbert, G. H.....	Carabiniers canadiens à cheval.
500039...	Sergent.....	Gillis, C.....	Carabiniers à cheval.
477378...	Soldat.....	Hammond, J.....	Régiment royal canadien.
109378...	Sergent (actuellement lieu- tenant).	Hartley, J. C.....	Carabiniers canadiens à cheval.
154.....	Sergent supplémentaire.....	Hayes, R. C.....	Infanterie.
433043...	Soldat.....	Henderson, R.....	Infanterie.
477396...	Soldat.....	Hempenstall, J.....	Régiment royal canadien.
243.....	Sergent-fourrier.....	Holland, H.....	Corps des mitrailleurs canadiens.
104.....	Sergent.....	Hpoë, T.....	Génie canadien.
333.....	Sous-caporal.....	Hoyt, C. M. C.....	Génie canadien.
47740...	Sergent.....	Hunt, A. W.....	Régiment royal canadien.
418038...	Sergent.....	Hupier, J.....	Infanterie.
109142...	Sergent supplémentaire.....	Ingleby, E.....	Carabiniers canadiens à cheval.
798.....	Soldat.....	Joslin, J. A.....	Infanterie.
453689...	Sergent.....	Jupp, H. M.....	Corps des mitrailleurs canadiens.
418239...	Sergent-major de compa- gnie.	Kennedy, G. W.....	Infanterie.
418015...	Sergent-major de compa- gnie.	Kennedy, R.....	Infanterie.
109430...	Sergent supplémentaire.....	Kerr, H. T.....	Carabiniers canadiens à cheval.
116.....	Sapeur.....	King, A.....	Génie canadien.
110298...	Soldat.....	King, W. J. A.....	Carabiniers canadiens à cheval.
477507...	Sergent.....	Lamont, C. A.....	Régiment royal canadien.
451254...	Soldat.....	Latier, P. C.....	Infanterie.
367.....	Sergent (actuellement lieu- tenant).	Leclerc, P. E.....	Génie canadien.
110309...	Sergent.....	Leach, J.....	Carabiniers canadiens à cheval.
106360...	Soldat.....	Liminton, E. C.....	Carabiniers canadiens à cheval.
451157...	Sergent-major de compa- gnie.	Little, C. E.....	Infanterie.
439870...	Soldat.....	Lucas, S. J.....	Infanterie.
477550...	Sergent.....	Lowe, W.....	Régiment royal canadien.
463511...	Sous-caporal.....	MacDougall, A. J. D.....	Pionniers.
432859...	Soldat.....	Mangin, R. A.....	Infanterie.
1335.....	Caporal.....	Martin, H.....	Carabiniers canadiens à cheval.
111320...	Sergent.....	Martin, T. W.....	Carabiniers canadiens à cheval.
406135...	Sapeur.....	Maunder, F.....	Génie canadien.
79355...	Soldat.....	McAlpine, J. H.....	Infanterie.
220.....	Sergent (actuellement lieu- tenant).	McCracken, M. R.....	Génie canadien.
A11155...	Sergent.....	McDowell, J. C.....	Corps des mitrailleuses canadiennes.
79421...	Soldat.....	McLeod, D. A.....	Infanterie.
140.....	Caporal.....	McRae, J. F.....	Génie canadien.
147.....	Sapeur.....	Middlemiss, F. R.....	Génie canadien.
153598...	Soldat.....	Middleton, W.....	Infanterie.
439679...	Sergent.....	Moore, R. W.....	Infanterie.
106406...	Sergent.....	Morris, M. J.....	Carabiniers canadiens à cheval.
529541...	Soldat.....	Morrison, G. E.....	Service de santé canadien.
432909...	Sergent.....	Montgomery, F. E.....	Infanterie.
500562...	Sapeur.....	Murray, W.....	Génie canadien.
433040...	Soldat.....	Ockenden, E. F.....	Infanterie.
622251...	Soldat.....	Olmstead, L.....	Infanterie.
5725.....	Sergent.....	Ord, J. W.....	Génie canadien.
418010...	Sergent.....	Owston, C. A.....	Infanterie.
83707...	Bombardier.....	Paget, A. J.....	Artillerie de campagne canadienne.
107478...	Sergent.....	Palmer, E.....	Carabiniers canadiens à cheval.
400.....	Sergent.....	Pankhurst, F. A.....	Génie canadien.
421110...	Sergent.....	Payne, A. E.....	Corps des mitrailleurs canadiens.
107470...	Sapeur.....	Pearson, G. W.....	Génie canadien.
450579...	Sergent.....	Petch, A.....	Pionniers.
104465...	Soldat.....	Phin, C. A.....	Pionniers.
432807...	Caporal.....	Potts, J.....	Infanterie.
450047...	Soldat.....	Preston, E.....	Infanterie.
433017...	Soldat.....	Prosser, J. E.....	Infanterie.
420780...	Sergent.....	Rae, T. W.....	Infanterie.
477761...	Soldat.....	Rayner, S.....	Régiment royal canadien.
432484...	Sergent.....	Revill, W.....	Infanterie.
2110.....	Caporal supplémentaire.....	Richardson, N. S.....	Génie canadien.
116037...	Sergent-major de compa- gnie.	Richman, R.....	Carabiniers canadiens à cheval.
252.....	Sergent.....	Roberts, W. C.....	Génie canadien.
109571...	Soldat.....	Robertson, D. R.....	Carabiniers canadiens à cheval.
110488...	Soldat.....	Rogers, L. B.....	Carabiniers canadiens à cheval.
418026...	Sergent.....	Roscoe, J. H.....	Infanterie.
106534...	Maitre maréchal ferrant.....	Saunderson, H. B.....	Carabiniers canadiens à cheval.
12017...	Soldat.....	Scovie, S. H.....	Infanterie.
477834...	Soldat.....	Shipp, C.....	Régiment royal canadien.
500085...	Sapeur.....	Short, J. H.....	Génie canadien.
418334...	Soldat.....	Smarden, L. P.....	Génie canadien.
432978...	Soldat.....	Smith, A.....	Infanterie.
414337...	Soldat.....	Smith, R. A.....	Carabiniers canadiens à cheval.
107532...	Sergent-major de compa- gnie.	Smith, W.....	Carabiniers canadiens à cheval.
109624...	Soldat.....	E. Stevens.....	Génie canadien.
477895...	Soldat.....	Sullivan, B. J.....	Régiment royal canadien.
418009...	Soldat.....	Tank, R.....	Infanterie.
131.....	Sergent.....	Taylor, G.....	Infanterie.



MÉDAILLE MILITAIRE—suite.

N <sup>o</sup> rég.	Grade.	Nom.	Corps.
458235...	Soldat.....	Taylor, I.....	Infanterie.
207.....	Sous-caporal.....	Thomas, J. G.....	Génie canadien.
37231.....	Soldat.....	Thompson, V.....	Intendance militaire canadienne.
432275.....	Sergent.....	Tuach, R.....	Infanterie.
50754.....	.....	Urquhart, J.....	Infanterie.
430758.....	Sous-caporal.....	Vowell, E. A.....	Pionniers.
79740.....	Sergent.....	Wakelyn, A.....	Infanterie.
872.....	Canonnier.....	Walker, H. L.....	Artillerie de campagne canadienne.
429098.....	Sergent supplémentaire.....	Wardrop, R.....	Infanterie.
1707.....	Sergent.....	Watt, J.....	Infanterie.
107642.....	Soldat.....	Westlake, H.....	Carabiniers canadiens à cheval.
91513.....	Canonnier.....	Wheat, F.....	Artillerie de campagne canadienne.
51472.....	Caporal.....	Wheatley, F. H.....	Corps des mitrailleurs canadiens.
106633.....	Sergent (actuellement lieutenant).	Wilson, T. C.....	Carabiniers canadiens à cheval.
2352.....	2e caporal.....	Wright, W. R.....	Génie canadien.
1140.....	Sergent.....	Young, E.....	Infanterie.

Extrait du supplément de la LONDON GAZETTE de vendredi, le 8 décembre. Samedi, 9 décembre 1916.

Il a gracieusement plu à Sa Majesté le Roi de conférer la Médaille Militaire pour bravoure en campagne aux sous-officiers et hommes ci-dessous mentionnés.

MÉDAILLE MILITAIRE.

N <sup>o</sup> rég.	Grade.	Nom.	Corps.
5615.....	2e caporal.....	Adams, H. M.....	Génie.
1944.....	Maréchal des logis.....	Aitken, G. T.....	Cavalerie royale.
472399.....	Soldat.....	Akrigg, C.....	Infanterie.
42261.....	Maréchal des logis.....	Aldridge, F. G.....	Artillerie de campagne.
301359.....	Brigadier.....	Anderson, A.....	Artillerie de campagne..
33273.....	Soldat.....	Anderson, A.....	Ser vice de santé.
2067.....	Soldat.....	Anderson, R. T.....	Cavalerie royale.
420252.....	Sous-caporal.....	Anderson, V. C.....	Infanterie.
5619.....	Sergent.....	Appleby, E.....	Génie.
79287.....	Sergent suppléant.....	Ashton, L. H.....	Infanterie.
75031.....	Sous-caporal.....	Aubel, E. L.....	Infanterie.
432745.....	Soldat.....	Baillie, J. L.....	Infanterie...
500231.....	Sapeur.....	Baird, R. J.....	Génie.
79166.....	Sergent.....	A. W. Bannard.....	Infanterie.
79282.....	Soldat.....	E. Barnes.....	Infanterie.
8413.....	Soldat.....	Barrett, C.....	Infanterie.
432584.....	Soldat.....	Barron, P.....	Infanterie.
59053.....	Soldat.....	Bell, D. B.....	Infanterie.
73608.....	Soldat.....	Bell, J.....	Infanterie.
73325.....	Soldat.....	Bentley, J.....	Infanterie.
61426.....	Soldat.....	Périault, A.....	Infanterie.
408750.....	Soldat.....	Bickerstaff, H. W.....	Infanterie.
31.....	Sapeur.....	Billings, M. G.....	Génie.
75762.....	Soldat.....	Bishop, J.....	Infanterie.
301003.....	Maréchal des logis.....	Blazier, H. G.....	Artillerie de campagne.
75763.....	Sous-caporal.....	Bogichevitch, C. W.....	Infanterie.
70193.....	Soldat.....	Boucher, C.....	Infanterie.
57765.....	Sergent.....	Bradley, F. J.....	Infanterie.
69043.....	Sergent.....	Bremmer, A. H.....	Infanterie.
59093.....	Soldat.....	Brice, J.....	Infanterie.
76507.....	Caporal.....	Brown, F. R.....	Infanterie.
260.....	Caporal.....	Brownless, E. M.....	Génie.
60285.....	Soldat.....	Bushell, A. W.....	Infanterie.
33023.....	Soldat.....	Calder, R. G.....	Service de santé.
53661.....	Caporal.....	Caldwell, W. S.....	Infanterie.
129438.....	Soldat.....	Campbell, J. F.....	Infanterie légère canadienne Princesse Patricia.
426186.....	Soldat.....	Campbell, T.....	Infanterie.
436329.....	Soldat.....	Carson, R. H.....	Infanterie.
79568.....	Soldat.....	Carter, A.....	Infanterie.
57807.....	Soldat.....	Cashman, J. W.....	Infanterie.
69.....	Soldat.....	Challacombe, E. H.....	Génie.
112023.....	Soldat.....	Challans, A.....	Cavalerie royale.
21137.....	Caporal.....	Chamberlain, A.....	Infanterie.
72073.....	Caporal.....	Charest, H.....	Infanterie.
40349.....	Canonnier.....	Chipman, C. C.....	Artillerie de campagne.
130237.....	Soldat.....	Chowne, E. A. S.....	Infanterie.
90281.....	Caporal.....	Churchill, W. L.....	Artillerie de campagne.
418577.....	Caporal.....	Clark, H.....	C.C.A.C.
77582.....	Sergent suppléant.....	Clark, J. W. P.....	Infanterie.
472396.....	Caporal.....	Coates, F. J.....	Corps de mitrailleuse.
418126.....	Sergent.....	Conlan, H.....	Infanterie.
1647.....	Soldat.....	Cook, E. H.....	Infanterie légère Princesse Patricia.
418096.....	Sergent.....	Cook, H. E.....	Infanterie.
83964.....	Canonnier.....	Coutts, J. R.....	Artillerie de campagne.
22850.....	Soldat.....	Couture, N.....	Intendance militaire.
408053.....	Sous-sergent.....	Craig, J.....	Infanterie.
76538.....	Sergent.....	Crawford, W.....	Infanterie.
79815.....	Sergent.....	Croft.....	Infanterie.
73762.....	Soldat.....	Cross, A. R.....	Infanterie.

MÉDAILLE MILITAIRE—*suite.*

N <sup>o</sup> rég.	Grade.	Nom.	Corps.
33245...	Sous-sergent.....	Crowe, C. W.....	Services de santé.
75741...	Soldat.....	Cunningham, W. R.....	Infanterie.
18933...	Soldat.....	Curtis, W. H.....	Infanterie.
426725...	Sous-sergent.....	Davis, J. O.....	Infanterie.
66268...	Sergent.....	Dawson, H.....	Infanterie.
628006...	Sergent.....	Degraves, J. H.....	Infanterie.
430251...	Soldat.....	De Nul, K.....	Infanterie.
7953...	Caporal.....	Denman, O.....	Infanterie.
57818...	Soldat.....	Dent, A.....	Infanterie.
73588...	Sergent.....	Depper, J.....	Infanterie.
448070...	Soldat.....	Desmond, G.....	Infanterie.
183603...	Soldat.....	Dey, J.....	Infanterie.
71252...	Soldat.....	Diek, W.....	Infanterie.
74010...	Sous-caporal.....	Down, A.....	Infanterie.
61927...	Caporal.....	Dronin, P.....	Infanterie.
438955...	Soldat.....	Earnshaw, J.....	Infanterie.
54154...	Soldat.....	Egan, D.....	Infanterie.
418819...	Soldat.....	Elliott, W.....	Infanterie.
66181...	Sergent.....	Evernden, F. J.....	Infanterie.
409241...	Soldat.....	Eves, R.....	Infanterie.
1268...	Sous-caporal.....	Falconer, G.....	Services de santé.
145669...	Soldat.....	Farmer, G. H.....	Infanterie.
166042...	Pionnier.....	Farrell, J.....	Pionniers.
405260...	Soldat.....	Farrow, J. R.....	Infanterie.
417076...	Soldat.....	Faure, A.....	Infanterie.
59319...	Sous-caporal.....	Ferrier, W. F.....	Infanterie.
69285...	Sergent suppléant.....	Fleming, A.....	Infanterie.
477313...	Soldat.....	Foster, A. E.....	Régiment royal canadien.
63350...	Sous-caporal suppléant.....	Fotheringham, J.....	Infanterie.
71689...	Sergent suppléant.....	Fraser, H.....	Infanterie.
8441...	Sergent.....	French, J. B.....	Infanterie.
53072...	Sergent de compagnie.....	Frith, M. J.....	Infanterie.
408081...	Soldat.....	Fyke, L.....	Infanterie.
34119...	Sous-caporal.....	Gale, R. H.....	Services de santé.
412371...	Soldat.....	Gendron, W.....	Infanterie.
69320...	Sous-caporal.....	Giggey, J. D.....	Infanterie.
477347...	Sergent.....	Gladwin, A. E.....	Régiment royal canadien.
59382...	Soldat.....	Golding, J. D.....	Infanterie.
72079...	Soldat.....	Grant, J. H.....	Infanterie.
63381...	Soldat.....	Gratton, T. J.....	Infanterie.
43725...	Bombardier.....	Greenway, W. L.....	Artillerie de campagne.
67142...	Soldat.....	Groves, J. D.....	Infanterie.
437561...	Soldat.....	Gunn, J. M.....	Infanterie.
451231...	Soldat.....	Hackman, F.....	Infanterie.
86656...	Canonnière (bombardier suppléant).	Hager, A. E.....	Artillerie de campagne.
418018...	Soldat.....	Hamer, H.....	Infanterie.
51201...	Soldat.....	Hartwell, G. F.....	Artillerie de campagne.
1305...	Sergent.....	Harvey, A. J.....	Services de santé.
426879...	Sous-caporal.....	Hendry, W.....	Infanterie.
32856...	Caporal.....	Henry, P.....	Services de santé.
530549...	Soldat.....	Herriot, W. T.....	Services de santé.
57036...	Sergent.....	Hill, D.....	Infanterie.
59466...	Soldat.....	Hill, J. R.....	Infanterie.
65454...	Sergent.....	Hobson, G.....	Corps de mitrailleuses.
53986...	Soldat.....	Hodson, F.....	Infanterie.
405037...	Soldat.....	Hood, S.....	Infanterie.
559...	Sergent.....	Hooke, H. W.....	Génie.
412694...	Soldat.....	Horne, H.....	Infanterie.
441542...	Soldat.....	Hosier, S. W.....	Infanterie.
101425...	Soldat.....	Huguet, E. R.....	Infanterie.
71905...	Caporal.....	Hunn, D. L. H.....	Corps de mitrailleuses.
10709...	Soldat.....	Hunt, E. C.....	Infanterie.
432173...	Sergent.....	Hunter, W.....	Infanterie.
19983...	Soldat.....	Hutchinson, D.....	Infanterie.
158...	2e caporal.....	Hutchison, R. R.....	Génie.
628017...	Sous-sergent.....	Irving, J.....	Infanterie.
1670...	Soldat.....	Jackson, R.....	Infanterie légère canadienne Princesse Patricia et corps de mitrailleuses.
418268...	Sergent.....	Jamieson, W.....	Infanterie.
402993...	Soldat.....	Jocham, F. G.....	Infanterie.
552...	Sergent.....	Johnston, W. G.....	Infanterie légère Princesse Patricia.
135376...	Soldat.....	Jupe, E. G.....	Infanterie.
A20412...	Sergent.....	Kennedy, R.....	Infanterie.
426053...	Soldat.....	Kennett, H.....	Infanterie.
404779...	Soldat.....	Kerkland, S. W.....	Infanterie.
432467...	Sous-caporal.....	Kidson, A. V.....	Infanterie.
41535...	Canonnière.....	Kinnie, J. L.....	Artillerie de campagne.
9329...	Caporal.....	Kirkcaldy, R.....	Infanterie.
10765...	Soldat.....	Klepper, J.....	Infanterie.
418761...	Soldat.....	Kunze, H.....	Infanterie.
79947...	Soldat.....	Langtry, W.....	Infanterie.
1326...	Sergent.....	Latch, H. J.....	Services de santé.
40630...	Supéur.....	Lester, R. G.....	Génie.
135776...	Soldat.....	Ling, W.....	Infanterie.
29235...	Soldat.....	Little, R.....	Infanterie.
50619...	Soldat.....	Littlejohn, E.....	Services de santé.
469120...	Soldat.....	Livingstone, D. A.....	Infanterie.
100792...	Soldat.....	Lozier, J.....	Infanterie.
10141...	Soldat.....	Lyon, L. D.....	Infanterie.
75537...	Caporal.....	Macdonald, F. W.....	Infanterie.
71923...	Soldat.....	Mackie, A. K.....	Infanterie.
55109...	Sergent.....	Mackintosh, W. H. V.....	Infanterie.
457953...	Soldat.....	Matthews, G.....	Infanterie.



MÉDAILLE MILITAIRE—suite.

N° rég.	Grade.	Nom.	Corps.
54274...	Soldat.	Manby, F. E.	Infanterie.
A38378.	Soldat.	Mann, L.	Infanterie.
57764.	Sergent.	Markham, R. A.	Infanterie.
416592.	Soldat.	Marsel, L.	Infanterie.
414167.	Soldat.	Martin, F.	Services de santé.
76198.	Soldat.	Martin, W. G.	Infanterie.
436582.	Soldat.	Martin, W. P.	Corps de mitrailleuses.
301609.	Sergent.	Marwood, F. C.	Artillerie de campagne.
418437.	Sergent.	Matheson, J.	Infanterie.
10681.	Soldat.	Mathewson, J.	Infanterie.
457953.	Soldat.	Matthews, G.	Infanterie.
406950.	Soldat.	Mayes, F.	Infanterie.
477629.	Soldat.	McColl, B.	Régiment royal canadien.
221.	Sapeur.	McCready, E. A.	Génie.
392.	Soldat.	McCready, G.	Génie.
85169.	Canonnier.	McCreitch, L. V.	Artillerie de campagne.
2050.	Sous-sergent.	McCulloch, J.	Services de santé.
167064.	Sergent.	McDonald, R.	Pionniers.
147042.	Sous-caporal.	McGee, F.	Service des mitrailleuses.
75018.	Sergent.	McGill, E. A.	Service des mitrailleuses.
477639.	Soldat.	McGrath, C. U.	Régiment royal canadien.
628980.	Soldat.	McGregor, D.	Infanterie.
430618.	Soldat.	McIlvride, R.	Infanterie.
446538.	Soldat.	McInnes, H.	Infanterie.
68205.	Soldat.	McIntyre, A.	Infanterie.
67947.	Soldat.	McIsaac, A.	Infanterie.
29133.	Sergent.	McIvor, J.	Infanterie.
69634.	Soldat.	McKay, C. H.	Infanterie.
24855.	Soldat.	McKay, J. B.	Infanterie.
9934.	Caporal.	McKelvie, J.	Infanterie.
57898.	Soldat.	McNaughton, J.	Infanterie.
47025.	Soldat.	McNeil, H.	Infanterie.
504053.	Caporal.	McRobbie, G.	Génie.
1273.	Soldat.	Meaker, C. H.	Infanterie légère canadienne Princesse Patricia.
418427.	Sergent.	Mein, P.	C.C.A.C.
205.	Sapeur.	Middaugh, H. M.	Génie.
487319.	Soldat.	Miller, N. F.	Infanterie légère canadienne Princesse Patricia.
74045.	Caporal.	Miller, W. A.	Infanterie.
405633.	Soldat.	Mills, E.	Infanterie.
32725.	Sous-caporal.	Mills, L.	Service de santé.
7776.	Soldat.	Moore, H. J.	Infanterie.
75561.	Soldat.	Morrison, H. M.	Infanterie.
418753.	Caporal.	Morrison, L.	Infanterie.
414505.	Sous-caporal.	Morson, C. E.	Corps de mitrailleuses.
443724.	Soldat.	Muir, W.	Infanterie.
81129.	Sergent.	Murray, D.	Infanterie.
101456.	Soldat.	Nash, A. E.	Infanterie.
A10026.	Soldat.	Nicolaiff, M.	Infanterie.
61276.	Soldat.	Noeson, C.	Infanterie.
491373.	Soldat.	Nute, M.	Infanterie.
22618.	Sergent.	O'Brien, J. H.	Infanterie.
477683.	Sergent.	O'Connor, T.	Régiment royal canadien.
428545.		O'Rourke, M. J.	Infanterie.
140162.	Soldat.	Offredi, F.	Infanterie.
75543.	Soldat.	Owen, J.	Infanterie.
400.	Sergent.	Pankurst, F. A.	Génie.
418737.	Soldat.	Papps, V.	Infanterie.
71206.	Soldat.	Paterson, S. D.	Infanterie.
432402.	Caporal.	Patterson, R. V.	Infanterie.
75587.	Soldat.	Peacock, E.	Infanterie.
238.	Sapeur.	Peacock, J. P.	Génie.
61324.	Soldat.	Pelletier, G.	Infanterie.
73822.	Sous-caporal.	Perkins, P. J.	Infanterie.
61082.	Caporal.	Pinsonneault, S.	Infanterie.
61866.	Caporal.	Potvin, L.	Infanterie.
129310.	Soldat.	Putnam, L. C.	Infanterie.
245.	Sapeur.	Rae, D. H.	Génie.
166868.	Sergent.	Raynsford, J.	Pionniers.
13142.	Sergent.	Reid, J. A.	Infanterie.
405589.	Soldat.	Richardson, N. A.	Infanterie.
33441.	Soldat.	Richey, W. J.	Infanterie.
71514.	Soldat.	Robson, J. S.	Infanterie.
467597.	Soldat.	Robson, S.	Infanterie.
67454.	Sergent.	Roche, G. E.	Infanterie.
29378.	Capitaine suppléant.	Rodgers, J.	Infanterie.
A2601.	Sous-caporal.	Ruthier, G. S.	Infanterie.
32990.	Sergent.	Rowe, A.	Services de santé.
256.	Caporal.	Rushforth, J. H.	Génie.
257.	Caporal.	Rutherford, A. B.	Génie.
86515.	Canonnier.	Scott, W. A.	Artillerie de campagne.
428.	Caporal.	Shackell, S. W.	Génie.
457479.	Soldat.	Slattery, E.	Infanterie.
57279.	Caporal.	Smith, C.	Infanterie.
76359.	Sous-caporal.	Smith, C. E.	Infanterie.
79545.	Soldat.	Smith, F.	Infanterie.
454359.	Soldat.	Smith, J.	Infanterie.
424448.	Soldat.	Snape, H.	Infanterie.
432737.	Caporal.	Souter, G.	Infanterie.
69925.	Caporal.	Spinney, G. E.	Infanterie.
55711.	Caporal.	Standish, C. C.	Infanterie.
32750.	Soldat.	Stewart, A. H.	Services de santé.
71527.	Soldat.	Stewart, H. R.	Infanterie.
102318.	Sergent.	Stronach, C.	Infanterie.
8256.	Soldat.	Sutherland, H. W.	Infanterie.
28689.	Sergent.	Swannell, C. E.	Infanterie.
75434.	Soldat.	Taylor, B. R. W.	Infanterie.

MÉDAILLE MILITAIRE—suite.

N° rég.	Grade.	Nom.	Corps.
119040...	Soldat.....	Tensdale, J. W.....	Infanterie.
430262...	Sous-caporal.....	Tennant, W. A.....	Infanterie.
53161...	Caporal.....	Thomas, G.....	Infanterie.
425411...	Soldat.....	Thomas, N. J.....	Infanterie.
65977...	Caporal.....	Thompson, J.....	Infanterie.
56065...	Soldat.....	Thompson, T. C.....	Infanterie.
07143...	Sergent.....	Tickle, J. P.....	Infanterie.
53166...	Soldat.....	Tope, W. F.....	Infanterie.
65989...	Caporal.....	Tracey, A. S.....	Infanterie.
59995...	Sergent.....	Trappitt, A. A.....	Infanterie.
62009...	Sergent.....	Tremblay, P.....	Infanterie.
75926...	Sergent.....	Tucker, W. F.....	Compagnie de mitrailleurs.
75704...	Soldat.....	Turner, E. J.....	Infanterie.
81909...	Soldat.....	Vinie, J. E.....	Infanterie.
20085...	Soldat.....	Vowell, G. A.....	Infanterie.
70010...	Sous-caporal.....	Vroom, K.....	Infanterie.
76226...	Sergent.....	Walker, A. F.....	Infanterie.
426433...	Sergent.....	Walker, A. R.....	Infanterie.
348333...	Canonnier.....	Walsh, F.....	Artillerie de campagne.
101036...	Soldat.....	Wear, C. A.....	Infanterie.
56949...	Soldat.....	Webster, W.....	Infanterie.
410091...	Sergent de compagnie suppléant.	Westwood, M. W.....	Infanterie.
405468...	Soldat.....	Whitcomb, P.....	Infanterie.
144341...	Soldat.....	Whitney, L. W.....	Infanterie.
141578...	Soldat.....	Wilkinson, J. E.....	Infanterie.
166688...	Pionnier.....	Wilson, J. W. W.....	Pionniers.
171242...	Soldat.....	Woodley, B.....	Infanterie.
53178...	Soldat.....	Worstead, H.....	Infanterie.
422807...	Soldat.....	Wrecks, G.....	Infanterie.
41661...	Bombardier.....	Wright, H. T.....	Artillerie de campagne.
320...	Sapeur.....	Zirk, A.....	Génie.

Extrait du quatrième supplément de la LONDON GAZETTE de mardi, le 12 décembre 1916. Jeudi, 14 décembre 1916.

WAR OFFICE, 14 décembre 1916.

Il a gracieusement plu à Sa Majesté le Roi de conférer la Médaille Militaire pour bravoure en campagne aux sous-officiers et hommes ci-dessous mentionnés:—

MÉDAILLE MILITAIRE.

N° rég.	Grade.	Nom.	Corps.
6091...	Brigadier.....	Batstone, F. O.....	Artillerie royale à cheval.
61284...	Soldat.....	Boutin, F.....	Infanterie.
8...	Sous-maréchal des logis...	Churchward, G. D.....	Dragons royaux.
417498...	Soldat.....	Dupuis, J. N.....	Infanterie.
4774...	Brigadier.....	O'Leary, J.....	Artillerie royale à cheval.
2642...	Sous-brigadier suppléant...	Robinson, E. A.....	Cavalerie Lord Strathcona.
2648...	Maréchal des logis.....	Rodaway, C. W.....	Cavalerie Lord Strathcona.

Extrait du troisième supplément de la LONDON GAZETTE de mardi, le 19 décembre 1916. Jeudi, 21 décembre 1916.

WAR OFFICE, 21 décembre 1916.

Il a gracieusement plu à Sa Majesté le Roi de conférer la Médaille Militaire, pour bravoure en campagne, aux sous-officiers et hommes ci-dessous mentionnés.

MÉDAILLE MILITAIRE.

N° rég.	Grade.	Nom.	Corps.
158503...	Soldat.....	Abbey, E. M.....	Carabiniers canadiens à cheval.
57358...	Soldat.....	Atchison, T. E.....	Infanterie canadienne.
366...	Soldat.....	Akerstream, N. J.....	Infanterie canadienne.
735027...	Canonnier.....	Apperley, G.....	Artillerie de campagne canadienne.
113062...	Brigadier.....	Arlington, E.....	Carabiniers canadiens à cheval.
84241...	Canonnier.....	Armstrong, T.....	Artillerie canadienne de campagne.
426193...	Soldat.....	Back, A. E.....	Infanterie canadienne.
440290...	Soldat.....	Bagshaw, R. L.....	Infanterie canadienne.
45585...	Soldat.....	Banks, A.....	Corps canadien des mitrailleurs
126664...	Soldat.....	Beal, F.....	Corps canadien des mitrailleurs.
9749...	Caporal.....	Behan, F. P.....	Infanterie canadienne.
91138...	Canonnier.....	Berry, E. D.....	Artillerie de campagne canadienne.
441855...	Soldat.....	Bertram, A.....	Infanterie canadienne.
23103...	Soldat.....	Biggs, H. R.....	Infanterie canadienne.
428180...	Soldat.....	Blair, J.....	Infanterie canadienne.
177768...	Soldat.....	Blaney, J. E.....	Infanterie canadienne.
145733...	Soldat.....	Blaney, W.....	Infanterie canadienne.
70189...	Soldat.....	Bois, J.....	Infanterie canadienne.
1213...	Soldat.....	Bowie, A.....	Services de santé de l'armée canadienne.
466292...	Soldat.....	Bradley, F. T.....	Infanterie canadienne.
467046...	Sous-caporal.....	Breckon, R. E.....	Infanterie canadienne.
105495...	Sous-caporal.....	Broadis.....	Infanterie canadienne.
41186...	Canonnier.....	Butler, J. L.....	Artillerie canadienne de campagne.



MÉDAILLE MILITAIRE—*suite.*

N° rég.	Grade.	Nom.	Corps.
885.....		Bradley, C. C.....	Batterie de mitrailleuses Eaton.
69199.....	Soldat.....	Caldwell, E. C.....	Infanterie canadienne.
1228.....	Sergent.....	Cameron, R. J.....	Service de santé de l'armée canadienne.
19411.....	Sergent.....	Carlisle, J.....	Infanterie.
57378.....	Soldat.....	Cash, J.....	Infanterie canadienne.
21819.....	Sergent-major de compa- gnie supplémentaire.	Chapman, P. L. A.....	Infanterie canadienne.
56151.....	Soldat.....	Chatterton, T. M.....	Infanterie canadienne.
406906.....	Soldat.....	Christian, A. M.....	Corps des mitrailleuses canadiennes.
438996.....	Soldat.....	Christie, T.....	Corps des mitrailleuses canadiennes.
911.....	Caporal.....	Clarke, T. S.....	Batterie de mitrailleuses Eaton.
8624.....	Caporal.....	Clarke, F. A.....	Infanterie canadienne.
401577.....	Soldat.....	Coleman, A. W.....	Infanterie canadienne.
472342.....	Soldat.....	Connah, J. A.....	Corps des mitrailleuses canadiennes.
113009.....	Sous-sergent.....	Connelly, B. C.....	Carabiniers canadiens à cheval.
53663.....	Soldat.....	Cook, C.....	Infanterie canadienne.
412740.....	Soldat.....	Cooper, C.....	Infanterie canadienne.
9283.....	Sous-caporal.....	Coukhard, A. K.....	Infanterie canadienne.
412205.....		Courby, S.....	Infanterie canadienne.
401683.....	Soldat.....	Cullinane, W.....	Infanterie canadienne.
55813.....	Soldat.....	Curbishley, A.....	Infanterie canadienne.
110110.....	Soldat.....	Craig, D.....	Carabiniers canadiens à cheval.
59237.....	Soldat.....	Davern, F. E.....	Infanterie canadienne.
65243.....	Soldat.....	Davidson, H.....	Infanterie canadienne.
114305.....	Soldat.....	Diggle, T.....	Carabiniers canadiens à cheval.
89096.....	Canonnier.....	Dippill, L. W.....	Artillerie canadienne de campagne.
142625.....	Soldat.....	Dodsworth, G. E.....	Infanterie canadienne.
445033.....	Soldat.....	Doran, J. J.....	Corps des mitrailleuses canadiennes.
330108.....	Canonnier.....	Duncan, M. H.....	Artillerie canadienne de campagne.
405256.....	Soldat.....	Dunn, W. E.....	Infanterie canadienne.
A4062.....	Soldat.....	Durbin, F.....	Infanterie canadienne.
406076.....	Caporal.....	Elderkin, L. J.....	Infanterie canadienne.
109328.....	Soldat.....	Elson, T. D.....	Carabiniers canadiens à cheval.
40166.....	Sergent.....	Evans, W. H.....	Artillerie canadienne de campagne.
24159.....	Soldat.....	Forbes, J. D.....	Infanterie canadienne.
59339.....	Soldat.....	Fraser, V. L.....	Infanterie canadienne.
107254.....	Sergent.....	Gardiner, W. A.....	Carabiniers canadiens à cheval.
69356.....	Soldat.....	Gaskill, B.....	Infanterie canadienne.
A24140.....	Caporal.....	Gibson, D.....	Infanterie canadienne.
109093.....	Sous-Sergent.....	Glazier, L. M.....	Infanterie canadienne.
437876.....	Soldat.....	Gorrie, W. C.....	Infanterie canadienne.
422235.....	Sous-sergent.....	Gouldsmith, L.....	Infanterie canadienne.
67512.....	Sergent.....	Gray, M.....	Infanterie canadienne.
57840.....	Soldat.....	Hanlan, M.....	Infanterie canadienne.
112233.....	Brigadier supplémentaire.....	Harcus.....	Carabiniers canadiens à cheval.
45654.....	Soldat.....	Hazlitt, T. A.....	Corps des mitrailleuses canadiennes.
303065.....	Caporal.....	Hendry, T. A.....	Artillerie canadienne.
A1058.....	Sous-caporal.....	Herbert, A. M. C.....	Infanterie canadienne.
1658.....	Caporal.....	Hogg, A.....	Services de santé de l'armée canadienne.
57846.....	Sous-caporal.....	Hogg, J.....	Infanterie canadienne.
58204.....	Sergent.....	Honey, G.....	Infanterie canadienne.
301435.....	Canonnier.....	Hourd, A. P.....	Artillerie canadienne de campagne.
89102.....	Canonnier.....	Houston, F. B.....	Artillerie canadienne.
14540.....	Soldat.....	Howe, P. F.....	Infanterie canadienne.
81420.....	Caporal.....	Hudson, C.....	Infanterie canadienne.
703280.....	Soldat.....	Hudson, R. E.....	Infanterie canadienne.
177917.....	Soldat.....	Hunter, J. D.....	Infanterie canadienne.
11371.....	Soldat.....	Johnson, F. L.....	Infanterie canadienne.
67801.....	Soldat.....	Just, W.....	Infanterie canadienne.
1673.....	Sergent.....	Kelso, M.....	Intendance milice canadienne.
412612.....	Soldat.....	Kennedy, J. W.....	Infanterie canadienne.
45591.....	Sergent.....	Kerr, N. C.....	Corps des mitrailleuses canadiennes.
107356.....	Brigadier.....	Kildahl, B.....	Carabiniers canadiens à cheval.
83404.....	Bombardier.....	N. Kirkpatrick.....	Artillerie de campagne canadienne.
59555.....	Sous-sergent.....	Kitchener, J. A.....	Infanterie canadienne.
67899.....	Soldat.....	Knowlton, C.....	Infanterie canadienne.
127464.....	Soldat.....	Laidlaw, J. J.....	Infanterie canadienne.
405066.....	Soldat.....	Lamont, R. D.....	Infanterie canadienne.
55086.....	Canonnier.....	Law, J.....	Artillerie de campagne canadienne.
141018.....	Soldat.....	Leary, H.....	Infanterie canadienne.
86067.....	Bombardier.....	Le Breton, F.....	Artillerie de campagne canadienne.
602303.....	Soldat.....	Lee, F. W.....	Infanterie canadienne.
177281.....	Soldat.....	Leitch, J.....	Infanterie canadienne.
67565.....	Caporal.....	Lewis, R.....	Infanterie canadienne.
A24174.....	Caporal.....	Lindsay, J. H.....	Infanterie canadienne.
111289.....	Maréchal des logis.....	Lothar, N. W.....	Carabiniers canadiens à cheval.
25621.....	Maréchal des logis.....	MacCarthy, R. G. H. W.....	Batterie Borden, service des mitrailleuses canadiennes.
45613.....	Soldat.....	Macdonald, A. J.....	Corps des mitrailleuses canadiennes.
41376.....	Bombardier.....	Mackenzie, D.....	Artillerie canadienne.
154603.....	Sergent.....	McCarthy, W. A.....	Pionniers canadiens.
223.....	Sapeur.....	McEwen, E.....	Génie canadien.
27242.....	2e caporal.....	McGowan, W.....	Génie canadien.
703807.....	Soldat.....	McHugh, J. J.....	Infanterie canadienne.
A22564.....	Sergent.....	McKenzie, H.....	Infanterie canadienne.
430070.....	Soldat.....	McKenzie, S.....	Infanterie canadienne.
63635.....	Soldat.....	McKinnon, A.....	Infanterie canadienne.
117088.....	Caporal.....	McKinnon, F. C.....	Carabiniers canadiens à cheval.
68040.....	Caporal supplémentaire.....	McKinnon, J. B.....	Infanterie canadienne.
21948.....	Sergent.....	McLaughlin, A.....	Infanterie canadienne.
400646.....	Soldat.....	McLeod, A.....	Infanterie canadienne.
434357.....	Sergent supplémentaire.....	McNeil, J.....	Infanterie canadienne.
27508.....	Sergent.....	McPherson, S. S.....	Infanterie canadienne.
472359.....	Soldat.....	McQuade, W.....	Infanterie canadienne.
118088.....	Sergent supplémentaire.....	McRae, K.....	Carabiniers canadiens à cheval.
59632.....	Sous-caporal.....	Manners, C. S.....	Infanterie canadienne.
108369.....	Soldat.....	Manning, W.....	Corps des mitrailleuses canadiennes.

MÉDAILLE MILITAIRE—*suite.*

N <sup>o</sup> rég.	Grade.	Nom.	Corps.
406572...	Soldat.....	Mason, H.....	Infanterie canadienne.
202.....	Caporal.....	Mercer, J. E.....	Génie canadien.
444228...	Soldat.....	Merritt, T. A.....	Infanterie canadienne.
63646...	Sergent.....	Miller, W. N.....	Infanterie canadienne.
466999...	Soldat.....	Milligan, T.....	Infanterie canadienne.
703579...	Soldat.....	Mills, C.....	Infanterie canadienne.
426177...	Soldat.....	Milton, J.....	Infanterie canadienne.
67056...	Soldat.....	Minnick, S.....	Infanterie canadienne.
81601...	Caporal.....	Montgomery, H. M.....	Infanterie canadienne.
A2572...	Caporal.....	Morrice, J.....	Infanterie canadienne.
67439...	Sous-caporal.....	Morrison, D.....	Infanterie canadienne.
91191...	Conducteur.....	Musson, P. R.....	Artillerie canadienne.
57450...	Soldat.....	Myers, M.....	Infanterie canadienne.
A2585...	Sergent.....	Newman, A.....	Infanterie canadienne.
40231...	Conducteur.....	Nichol, W. W.....	Artillerie de campagne canadienne.
424063...	Sous-sergent.....	Nioxley, W. C. W.....	Infanterie canadienne.
110430...	Soldat.....	Nolan, T. J.....	Carabiniers canadiens à cheval.
177107...	Sergent.....	Noon, J. C.....	Infanterie canadienne.
13027...	Soldat.....	Offley, A.....	Infanterie canadienne.
13787...	Soldat.....	Oke, R. G.....	Infanterie canadienne.
703373...	Soldat.....	Ovesen, A. J.....	Infanterie canadienne.
45541...	Soldat.....	Park, T. F. I.....	Corps des mitrailleuses canadiennes.
45570...	Sergent.....	Paterson, A. W.....	Corps des mitrailleuses canadiennes.
428752...	Sergent.....	Paterson, P. J.....	Infanterie canadienne.
53377...	Caporal.....	Paul, A. F.....	Corps des mitrailleuses canadiennes.
29991...	Sergent.....	Peat, W.....	Infanterie canadienne.
57476...	Soldat.....	Pennell, A.....	Infanterie canadienne.
473046...	Soldat.....	Pettit, C.....	Infanterie canadienne.
29482...	Sergent.....	Picton, E. J.....	Infanterie canadienne.
454506...	Soldat.....	Quirk, G.....	Infanterie canadienne.
141520...	Soldat.....	Rae, D.....	Infanterie canadienne.
21879...	Sergent.....	Rawlinson, R. J.....	Infanterie canadienne.
63778...	Sergent.....	Reekie, J.....	Infanterie canadienne.
55558...	Sergent.....	Reynolds, J.....	Infanterie canadienne.
53280...	Soldat.....	Ribton, R. H.....	Infanterie canadienne.
42269...	Sergent supplémentaire.....	Ritchie, T.....	Artillerie de campagne.
112131...	Soldat.....	Roberts, C.....	Infanterie canadienne.
21413...	Soldat.....	Roberts, W.....	Infanterie canadienne.
405405...	Soldat.....	Robinson, J. H.....	Infanterie canadienne.
55048...	Sous-caporal.....	Robinson, W.....	Infanterie canadienne.
426884...	Soldat.....	Rochon, J. H.....	Infanterie canadienne.
151216...	Soldat.....	Rodgers, H.....	Infanterie canadienne.
487482...	Soldat.....	Rogers, E. E.....	Infanterie canadienne.
55326...	Sergent.....	Rolland, D. C.....	Infanterie canadienne.
A14514...	Sous-caporal.....	Ryan, J.....	Infanterie canadienne.
70346...	Sergent.....	Salway, G. I.....	Infanterie canadienne.
21887...	Sergent.....	Scanlon, W. M.....	Infanterie canadienne.
444091...	Sergent.....	Scovill, E. M.....	Infanterie canadienne.
445779...	Soldat.....	Shanks, W. S.....	Corps des mitrailleuses canadiennes.
57038...	Caporal.....	Simpson, G. E.....	Infanterie canadienne.
73272...	Sous-caporal.....	Small, A.....	Infanterie canadienne.
413089...	Soldat.....	Smith, O.....	Infanterie canadienne.
63840...	Sergent.....	Snideman, G. M.....	Infanterie canadienne.
454414...	Soldat.....	St. Croix, P.....	Infanterie canadienne.
435390...	Soldat.....	Stevenson, W. H.....	Infanterie canadienne.
622686...	Soldat.....	Stockdale, F.....	Infanterie canadienne.
A22161...	Soldat.....	Taplin, J. H.....	Infanterie canadienne.
A36498...	Soldat.....	Taylor, J.....	Infanterie canadienne.
457253...	Sergent supplémentaire.....	Taylor, E. S.....	Infanterie canadienne.
178295...	Soldat.....	Thompson, A. W.....	Infanterie canadienne.
202.....	Sergent supplémentaire.....	Thompson, F. W.....	Corps des mitrailleuses canadiennes.
1770...	Soldat.....	Thompson, A. R.;S.....	Intendance milice canadienne.
53622...	Sous-sergent.....	Tripp, H.....	Infanterie canadienne.
70000...	Sous-caporal.....	Turnbull, J. F.....	Infanterie canadienne.
303066...	Brigadier.....	Walford, E. A.....	Artillerie canadienne.
300.....	Sapeur.....	Wallace, V. G.....	Génie canadien.
201510...	Soldat.....	Waterton, A.....	Infanterie canadienne.
42607...	Bombardier.....	Webb, G.....	Artillerie de campagne canadienne.
A36340...	Soldat.....	Wilford, G.....	Infanterie canadienne.
53631...	Sergent.....	Williams, G. H.....	Infanterie canadienne.
1449...	Soldat.....	Williamson, A. A.....	Service de santé de l'armée canadienne.
420696...	Sergent.....	Wilson, R. F.....	Infanterie canadienne.
405202...	Soldat.....	Wren, H.....	Infanterie canadienne.
110599...	Soldat.....	Young, F. L.....	Carabiniers canadiens à cheval.
108647...	Soldat.....	Young, E.....	Carabiniers canadiens à cheval.

Par ordre,

*W. E. H. H. H. H. H.*

Major général, adjudant général suppléant.





# The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, MARCH 17, 1917.

## IMPORTANT NOTICE.

Notices, documents or advertisements received after twelve o'clock, noon, on Thursday, will not be published in "The Canada Gazette" of the following Saturday, but in the next number.

J. de L. TACHÉ,  
King's Printer and Controller of Stationery.

## AVIS IMPORTANT.

Les avis, documents ou annonces reçus après midi, le jeudi de chaque semaine, ne seront pas publiés dans la "Gazette du Canada" du samedi suivant, mais dans le numéro subséquent.

J. de L. TACHÉ,  
Imprimeur du Roi et Contrôleur de la Papeterie.

## PROCLAMATIONS.

C. FITZPATRICK,  
Deputy Governor General.  
[L.S.]

### CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in any wise concern,—GREETING :

### A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS, in and by Deputy Minister of Justice, } section 15, subsection 5 of an Act of the Parliament of Canada passed in the session thereof held in the fourth and fifth years of Our Reign, chaptered 20, and intituled "An Act respecting the Canadian Northern Railway System," it is in effect provided that subsections 2, 3 and 4 of said section 15 shall respectively come into force on a day or days to be fixed in each case by a Proclamation of Our Governor in Council published in the *Canada Gazette*, but that such Proclamation shall not in any such case be made until after Our Governor in Council shall have declared in each such case by Order in Council that the railway and undertaking of such company has been constructed and is open for operation ;

AND WHEREAS Our Governor in Council has made such a declaration in each of the said cases and has advised that a Proclamation do issue accordingly bringing said subsections 2, 3 and 4 into force on the day hereinafter named,—

Now KNOW YE that by and with the advice of Our Privy Council for Canada We do by these presents

proclaim and declare that said subsections 2, 3 and 4 of section 15 of the said Act shall come into force and effect respectively on, from and after the first day of March, in the year of Our Lord, one thousand nine hundred and seventeen, upon the publication of this Our Proclamation in the *Canada Gazette*.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Trusty and Well-beloved Counsellor the Right Honourable Sir Charles Fitzpatrick, Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Chief Justice of Canada and Deputy of Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish of Hardwicke, Baron Cavendish of Keighley, Knight of Our Most Noble Order of the Garter; One of Our Most Honourable Privy Council; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TWENTIETH day of FEBRUARY, in the year of Our Lord one thousand nine hundred and seventeen, and in the seventh year of Our Reign.

By command,

THOMAS MULVEY,  
Under-Secretary of State.

[The following Proclamation was first published in an *Extra of the CANADA GAZETTE*, dated the 24th February, 1917.]

DEVONSHIRE.

[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

#### A PROCLAMATION.

E. L. NEWCOMBE, }  
Deputy Minister of Justice, }  
Canada. }

WHEREAS Our Governor General of Canada in Council has by an order bearing date the 20th day of February in the year of Our Lord one thousand nine hundred and seventeen made in pursuance of powers vested in him by The War Measures Act, 1914, enacted regulations to the following effect, viz :—

That women and girls, and children under the age of twelve years be prohibited from going or embarking or leaving Canada with the intention of going or embarking on board any ship or vessel upon any voyage in the prosecution of which such ship or vessel will in the ordinary course enter, navigate or pass through the war zone of enemy submarine activity surrounding the British Islands or in European waters ; and that the masters or owners of any ship or vessel sailing from any port or place in Canada upon any such voyage as aforesaid and any manager or agent for the owners as well as any manager, director, officer or agent of any company to which such ship or vessel belongs or which is responsible for the navigation thereof who authorizes, suffers or permits any woman, or girl or any child under the age of twelve years to go or embark upon such ship or vessel for the purpose of going or being carried or transported as a passenger or otherwise upon any such voyage shall be guilty of an offence and liable therefor upon summary conviction under Part XV of the Criminal Code to a penalty not exceeding two thousand dollars and not less than five hundred dollars, or to imprisonment for any term not exceeding six months or to both such fine and imprisonment at the discretion of the convicting magistrate ; and that the Customs officers shall before granting a clearance to any ship or vessel for any such voyage as aforesaid see that all women and girls and children intending to sail thereby are removed therefrom ; and that the regulations aforesaid shall be immediately notified by Proclamation in the *Canada Gazette*.—

Now KNOW YE that We do by these presents direct that the regulations aforesaid be so notified by the publication of this Our Proclamation in Our *Canada Gazette*.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Right Entirely Beloved Cousin and Counsellor, Victor Christian William, Duke of Devonshire, Marquess of Hartington, Earl of Devonshire, Earl of Burlington, Baron Cavendish of Hardwicke, Baron Cavendish of Keighley, Knight of Our Most Noble Order of the Garter ; One of Our Most Honourable Privy Council ; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George ; Knight Grand Cross of Our Royal Victorian Order, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TWENTIETH day of FEBRUARY, in the year of Our Lord one thousand nine hundred and seventeen, and in the seventh year of Our Reign.

By Command,

P. PELLETIER,

36-3

Acting Under-Secretary of State.

## ORDERS IN COUNCIL.

[493]

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 20th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

The Committee of the Privy Council have had before them a report, dated 15th February, 1917, from the Minister of the Interior, stating that Mr. Samuel McCall was granted homestead and pre-emption entries for the East half of Section 21, Township 31, Range 1, west of the 3rd Meridian, on the 1st May, 1915 ;

The Minister further states that information has been received from which it appears that Mr. McCall tried to enlist for active military service overseas and that the recruiting officer told him he would be accepted, but that before the necessary papers were made out he met with an accident which necessitated the amputation of his left arm,—

The Minister submits the annexed copy of a medical certificate and recommends, in view of the foregoing, that further residence on the part of Mr. McCall be dispensed with in accordance with subsection 2 of section 20 of The Dominion Lands Act, chapter 20, 7-8 Edward VII, so that patent may be issued to Mr. McCall, upon proof being furnished in the ordinary way that the other conditions of the law have been fulfilled and the required payments have been completed.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

36-4

[481]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 20th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 14th February, 1917, from the Minister of the Interior, referring to an application received from the Canadian Northern Railway for a licence of occupation of that portion of the Sturgeon river, which is required for a bridge site, and which is described as follows :—

That certain parcel or tract of land, being a part of the bed of the Sturgeon river, situate in the south-east quarter of section twenty-three, in the fifty-sixth township, in the twenty-third range, west of the fourth meridian, in the Province of Alberta, as the said township approved and confirmed by E. Deville, Surveyor General of Dominion Lands, on the 13th day of May, 1901, which said parcel may be more particularly described as follows :—

Bounded on the north by the left bank and on the south by the right bank of the Sturgeon river ; and on the east and west by lines parallel to and forty-nine feet and five tenths of a foot perpendicularly distant on opposite sides of the centre line of the right of way of the Canadian Northern Western railway as the said centre line is shown upon a plan of survey across said bed and lands adjoining the same, which said plan is signed by A. S. Weekes, Dominion Land Surveyor, on the second day of June, one thousand nine hundred and sixteen, and of record in the Department of the Interior under number 25035 a duplicate whereof is on record in the Land Titles office for the North Alberta Land Registration District under number 3009 B. C. 96, the parcel herein described containing by admeasurement twenty-seven-hundredths of an acre, more or less.



The Minister states that the site and the plans of works as submitted by the company have been approved by the Department of Public Works in accordance with the provisions of the Navigation Waters Protection Act, chapter 110, R.S. 1906, as amended by chapter 44, 9-10 Edward VII, and that blue prints of these plans have been filed in the Department of the Interior;

The Minister, therefore, recommends that he be authorized to issue in favour of the said Canadian Northern Western Railway Company, a license of occupation for that portion of the bed of the Sturgeon river which is described above, the said license to be for such time as the company may require the same in connection with the operation of the railway, and for which annual rental of one dollar (\$1) shall be paid to the Department of the Interior.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

36-4

[107]

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 12th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 9th January, 1917, from the Minister of the Interior, submitting that it is provided inter alia by section 22 of the regulations for the survey, administration, disposal and management of Dominion lands within the forty mile belt of the Province of British Columbia, as established by Order in Council of the 17th September, 1889, that a patent for a homestead should not issue to any person not then a British subject by birth or naturalization.

Emile Andre Marc, a French Reservist, now serving with the Second Life Guards, British Expeditionary Forces in France, has applied for letters patent for his homestead, the east half of the northwest quarter of Section 2, Township 4, Range 5, west 7th Meridian, and, according to the evidence submitted, he has completed the required settlement duties. Mr. Marc was born in France and has not yet been naturalized. He left British Columbia for active service in August, 1914. His wife and child still reside in Canada. He requested, in December 1914, that his patent be issued. Delay occurred in securing his application for patent at the front, and the issue of patent is still delayed because he is not naturalized. It will entail further delay to comply with the requirements of the Naturalization Act, or it may be found impossible to do so while the homesteader continues on active service.

The Minister considers it a hardship that there should be further delay in this connection, and considers that the intention of the homesteader to become a British subject is in view of his active service sufficient compliance with the naturalization provision of said section 22 of the regulations.

The Minister states that another case of the issue of patent to an enlisted homesteader is before the Department, which is delayed because of the necessity of securing compliance with The Naturalization Act, and other cases will no doubt from time to time arise.

The Minister therefore recommends that—in the case of homesteaders in the Railway belt of British Columbia on active service for Great Britain or her Allies, who by reason of such service and the difficulty of technically complying with the provisions of the Naturalization Act are debarred from or delayed in securing patent after the completion of duties—he be authorized to waive the requirements of said section 22 as to naturalization before issue of patent.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

35-4

17016—1½

[560]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 28th day of February, 1917.

PRESENT :

THE DEPUTY GOVERNOR GENERAL IN  
COUNCIL.

WHEREAS owing to enlistment for overseas service there is now throughout Canada a great scarcity of farm labourers which, coupled with the diminution of land prepared for seed, will result in greatly decreased acreage under cultivation unless steps are taken to improve the condition in this regard; and

Wherefore it is believed that there are in Canada and the United States many young men who would work as farm labourers if the time so spent were allowed to count as residence upon homesteads entered for by them; it being recognized that by working for a farmer who has all necessary stock and machinery, young men of the class mentioned would help to augment the agricultural output to a much greater extent than if they spent their time on their homesteads hampered by lack of stock or machinery;

Therefore the Deputy Governor General in Council, in view of the foregoing, is pleased, under and by virtue of the authority conferred upon him by section 6 of The War Measures Act, 1914, to make the following Order and Regulations and the same are hereby made and enacted, accordingly:—

Notwithstanding anything contained in The Dominion Lands Act or the amendments thereto, during the remainder of the year 1917 the holders of homestead, pre-emption or purchased homestead entries who are employed as farm labourers within the Dominion of Canada allowed the period of such employment as a like per residence in connection with their respective entries, subject to the following conditions,—

1. The time of employment to be counted as residence duties must be subsequent to the actual date of entry in each case.

2. The provisions of this order shall not apply to unperfected proxy entries, nor to any case in which the entrant is engaged in any other employment than actual farm labour.

3. As soon as possible after the entrant commences work, it shall be his duty to forward to the Agent of Dominion Lands for the District in which his land is situated, sworn evidence satisfactory to the Minister of the Interior giving particulars of the land held under entry, the nature of the work performed, where performed, date of commencement, and probable duration.

4. Within thirty days after the term of employment has expired, and in any case, not later than the 1st of February, 1918, the entrant shall file with the local agent for the district sworn evidence satisfactory to the Minister of the Interior, of time actually spent on farm work.

5. In the event of the cancellation of any entry for default in the performance of the conditions thereof, nothing in this order shall be held to confer any right or claim upon the former holder of any such entry who, being engaged in farm labour in Canada as aforesaid, has failed, prior to the date of cancellation, to notify the Agent of Dominion Lands for the district of the fact of his being so engaged.

6. The entry of any person complying with the foregoing provisions shall not, during the period of his employment on farm labour, be liable to cancellation by reason of his failure to perform the cultivation required in connection with his entry.

7. Notwithstanding anything contained in The Dominion Lands Act or the amendments thereto, the cultivation required to earn patent in such cases may be performed in two years instead of three.

8. In any case in which the Minister of the Interior is not satisfied as to the *bona fides* of the case, he is authorized to withhold the benefits provided for by the foregoing.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

37-4

[614]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 7th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS by-laws numbered 116 and 117, respectively, made and passed by the Vancouver Harbour Commissioners for the purposes therein stated, have been submitted for the approval of the Governor in Council in accordance with the terms of section 20 of 3-4 George V, Chapter 54, the Act incorporating the Vancouver Harbour Commissioners;

And whereas said by-laws have been referred to the Department of Justice for an opinion as to their legality, and that Department has reported that there is no legal objection to their approval;

And whereas the officer of the Department of Marine and Fisheries who is intrusted with supervision over Departmental relations with the various Harbour Commissions of Canada, reports that he has examined the said by-laws, that they have been revised to conform to the wishes of the Department, and that he now finds no objection to their provisions and recommends their approval;

And whereas the Minister of Marine and Fisheries recommends that the said by-laws be approved;

Therefore His Excellency the Governor General in Council is pleased to approve of the aforesaid attached by-laws, numbered 116 and 117 of the Vancouver Harbour Commissioners, and the same are hereby approved accordingly.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

#### EXTRACT FROM MINUTES OF MEETING HELD ON 13TH FEBRUARY, 1917.

Resolved,—

That the following By-law, No. 116, be and is hereby made and passed as a by-law of the Harbour Commissioners of Vancouver, B.C., and that the Secretary be and is hereby instructed to forward said By-law for the approval of the Governor in Council.

#### BY-LAW No. 116.

Rates shall be levied on all goods landed on or shipped over any wharf under the jurisdiction of the Commissioners, in the Harbour of Vancouver, or deposited within the limits thereof, in accordance with the rules hereinafter provided, as follows:—(In this By-law Wharfage means the charge on freight passing over wharf. It does not include any sorting, piling, weighing or handling, or any insurance, customs charges, revenue stamps or fees of any nature).

#### Wharfage.

(See subsection (a).)

1. *General Merchandise* (not otherwise specified)—  
Per ton weight (2,000 lbs.) or measurement  
(40 cubic feet) as per ship's manifest...\$ .25
2. *Automobiles*—Each—  
On own wheels, not boxed or crated..... 1.00  
Boxed or crated.—To be charged general  
merchandise rate.  
Motor freight trucks, on own wheels, not  
boxed or crated..... 2.00
3. *Boats and Canoes*—Owner's Risk—Each—  
Boats and skiffs per 40 cubic feet..... .25  
Determine measurement by multiplying  
greatest length by greatest width by  
greatest depth.
4. *Box Shooks*—  
Per 40 cubic feet..... .25
5. *Brick*—  
Per ton of 2,000 lbs. Estimated weight as  
follows :—..... .15  
Common red..... 4½ lbs. each.  
Pressed..... 5½ lbs. "  
Paving..... 6½ lbs. "  
Garteraogs fire..... 6½ lbs. "  
Glenboig fire..... 7 lbs. "

6. *Fish*—  
Canned.....\$ .25  
Pickled, smoked, fresh, frozen or salted, per  
ton of 2,000 lbs. .... .25
7. *Gasoline, Naphtha, distillate & high explosives.*  
(See Sub-section (e).)  
Per ton weight (2,000 lbs.) or measure-  
ment (40 cubic feet) as per ship's mani-  
fest..... 1.00
8. *Livestock*—per head—  
Stallions and bulls..... 1.00  
Horses, mules and cattle ..... .50  
" " " 15 head or over . .35  
Foals and calves, not over 6 months old. . .25  
" " " over 6 months and under  
12 months old ..... .35  
Sheep ..... .05  
" in lots of 100 head or over..... .03  
Hogs ..... .10  
" in lots of 60 head or over ..... .07½  
" in crates, per 40 cubic feet. .... .50
9. *Lumber*—per 1,000 B.M.  
Common, rough or dressed ..... .25  
Hardwood and woods of value..... .25  
Lath, per 1,000 lath..... .05  
Shingles, per bundle..... .01
10. *Tierces*—empty, large each ..... .10
11. *Vehicles*—set up—each.  
Buckboard, buggies, carriages, with or  
without folding tops..... .50  
Hacks, Coupes, Carriages with stationary  
tops..... 1.00  
Wagons, dump, farm or delivery ..... 1.00  
" gear only, farm..... .50  
Sulkies, bicycle, each ..... .25  
Minimum charge for any single shipment  
will be ten cents (10 cts.)

#### Rates per Article.

(a) On goods for which vessel tariff rates are "Per Article" Wharfage charges will be assessed on a weight basis, unless specific wharfage rates are provided.

Freight Transferred over side of Vessel.

(b) Shipments loaded or discharged over side of vessel from or to vessel or scow or taken from or discharged into water, when vessel is lying alongside wharf, to be charged one-half regular wharfage rate. (Except Lumber see Sub-section c.).

(c) Lumber shipments loaded or discharged over side of vessel from or to vessel or scow or taken from or discharged into water when vessel is lying alongside wharf to be charged .10 per 1,000 feet B.M.

Freight Transferred over Wharf.

(d) On freight transferred from one vessel to another vessel over wharf one full wharfage will be charged.

#### Explosives.

(e) The acceptance of explosives of any nature for landing or shipment is subject to local regulations and conditional on immediate removal from wharf by connection line or consigne.

Certified.

15th February, 1917.

(Sgd.) W. D. HARVIE,  
Secretary.

#### EXTRACT FROM MINUTES OF MEETING HELD ON 13TH FEBRUARY, 1917.

Resolved,—

That the following by-law, No. 117, be and is hereby made and passed as a by-law of the Harbour Commissioners at Vancouver, B.C., and that the secretary be and is hereby instructed to forward said by-law for the approval of the Governor in Council.

#### BY-LAW 117.

#### Rates for Storage, Loading, Unloading and Handling.

Rates shall be levied on all goods landed or shipped over any wharf, under the jurisdiction of the Commissioners in the harbour of Vancouver or deposited



within the limits thereof, for which the Commissioners provide storage or facilities for loading, unloading and handling, in accordance with the rules hereinafter provided as follows:—

In This By-law:

- (i) The rate for storage is the charge made on transit freight remaining on wharf or wharf premises after the expiration of free time period allowed in subsection b.
- (ii) Loading or unloading rates are charges made on cargo loaded into or on cars or unloaded from cars and include handling between cars and wharf warehouses.
- (iii) Handling rates are charges made for handling cargo to or from ship's slings.

Per Month.

1. General Merchandise—(Not otherwise specified)—  
Per ton weight (2,000 lbs.) or measurement  
40 cu. ft.) as per ship's manifest.....\$ .50
2. Automobiles—Each—  
On own wheels, not boxed or crated..... 2.00  
Boxed or Crated—To be charged general  
merchandise rate..... .50  
Motor Freight Trucks, on own wheels, not  
boxed or crated..... 2.50
3. Boats and Canoes—Owners' Risk—Each—  
Boats and skiffs, per 40 cu. ft..... .25
4. Box Shooks—  
Per 40 cu. ft..... .50
5. Brick.—Per ton of 2,000 lbs. (estimated  
weight as follows):—  
Common Red.....4½ lbs. each (inside) .15  
Pressed.....5½ lbs. “ “ .10  
Paving.....6½ lbs. “ (outside) .10  
Gartcraigs, Fire.....6½ lbs. “ “ .10  
Glenboigs, Fire.....7 lbs. “ “ .10
6. Fish—Canned—See subsections b and c..... .35
7. Lumber—Per 1,000 feet B.M.  
Common tough or dressed..... .50  
Hardwood and woods of value..... .50  
Lath, per 1,000 lath..... .05  
Shingles, per bundle..... .01½
8. Vehicles—Set up—Each—  
Buckboard, buggies, carriages, with or  
without folding tops..... 2.00  
Racks, coupes, carriages with stationary  
tops..... 2.00  
Wagons, dump, farm or delivery..... 2.00  
Wagon, gear only, farm..... .50  
Sulkies, bicycle, each..... .50
9. Rates for storage space in sheds per sq. ft.—  
On consignments of 200 tons (weight or  
measurement) and over the following  
rates may be obtained on written appli-  
cation to the Commissioners:  
1000 to 2500 sq. ft. 5c per sq. ft. per month  
2500 to 5000 “ 4c “  
5000 to 9000 “ 3c “  
9000 sq. ft. and over 2½c “  
The rates specified in this section do not  
include trucking, piling or insurance on  
merchandise.

(a) All freight stored under the privilege of this by-law is at owners' risk of loss or damage.

(b) Storage rates named in this by-law are subject to the following conditions: All freight in transit shall be allowed free storage period computed from 6 o'clock p.m. of the day vessel finished discharging, as follows:

Inward coastwise .....	5 days
Outward “ .....	7 “
Inward and outward ocean freight.....	7 “
Inward canned salmon direct from Can- neries (see sub-section e).....	15 “

(c) After expiration of free time, storage rates shall be assessed at the rate of 10c. per ton for each additional five days (5) or fraction thereof; provided that when the monthly storage rate on any commodity is over 50c., storage shall be assessed at one-fifth ( $\frac{1}{5}$ ) of

the monthly storage rate applicable to such commodity for each additional (5) five days or fraction thereof. The charge for short term storage on any commodity shall not exceed the monthly storage rate on the same commodity.

The right is reserved to transfer any storage freight to any public storage warehouse, there to be held at owners' risk and cost, subject to lien for freight and other charges, provided that before such action is taken the party or parties storing such freight shall be notified and allowed forty-eight hours from time of notification to remove said freight. After first months' storage shall accrue, any fraction of a month shall be computed at full monthly rate.

Bulk Cargo.

(d) Bulk freight storage will not be permitted, except at discretion of wharf superintendent and then only upon such terms and limitations as he may prescribe.

Canned Fish for Export.

(e) On canned fish for export to Oriental, European and Australian ports free storage, not exceeding 30 days, will be allowed, after which regular storage rates will be assessed.

Shipments consigned to Order.

(f) Where shipments arrive consigned “To Order” without giving the name of consignee or parties to whom notice of arrival should be sent, storage rates will accrue after expiration of free time period.

Delay through error of Carrier or its employees.

(g) Storage rates shall not be collected in instances where delay in delivery of freight is clearly due to error on the part of the carrier or its employees, or on account of delays for which customs officials may be responsible. In the latter instance, certificates must be surrendered from customs officials giving reasons for delay.

Freight consigned to parties located 5 miles or more from wharf.

(h) Where freight is consigned to parties located (5) five miles or more from wharves, and to whom notice of arrival cannot be promptly delivered owing to irregular or infrequent mail service, storage rates will accrue after ten days free time.

Lumber for export.

(i) Lumber for export ex-coastwise steamers will be allowed ten days free storage, after which regular storage rates will be assessed.

Extra labour.

(j) Labour for special services of any kind not otherwise herein provided for, shall be furnished by the Commissioners at current rates of wages paid labour plus 10%.

Demurrage on.

(k) In furnishing the service of loading or unloading railway cars and trucking to and from vessels, the Commissioners do not assume responsibility for any demurrage howsoever caused on cars or vessels.

General Merchandise.

(l) Loading, unloading and handling charges:

Not otherwise specified ordinary except heavy, bulky freight, per ton 2,000 lbs.....	.30
Fish—Canned in cases, per case.....	.01½
Asphalt—in barrels per 2,000 lbs.....	.25
Rice—in mats or bags per 2,000 lbs....	.25
Tea—in chests or cases per 2,000 lbs....	.30

Freight received and delivered from Shed.

(m) The Commissioners do not undertake to receive freight from or deliver to ship's slings. When vessels will not accept from or deliver and pile, freight into sheds, a rate will be assessed to cover handling.

Certified 15th February, 1917.

(Sgd.) W. D. HARVIE,  
Secretary.

[526]

## AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 5th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS by an Order in Council, dated 11th March, 1915, provision was made that, in view of the difficulties of access to mineral claims situated in the northern portions of the Provinces of Manitoba, Saskatchewan and Alberta, and the exceptional conditions brought about by the war, the recorded owners of mineral claims acquired under the regulations for the disposal of quartz mining claims situated in the northern portions of the Provinces above enumerated (that is those portions lying north of the southern boundary of township 17 in the province of Manitoba, those portions lying north of the southern boundary of township 47 in the province of Saskatchewan, and those portions lying north of the southern boundary of township 60 in the province of Alberta) be granted an extension of time for one year from the date of that Order in Council, within which to furnish evidence of the required expenditure in mining operations upon such locations, as provided by section 41 of the said regulations for the disposal of quartz mining claims; and

Whereas by an Order in Council, dated 8th February, 1916, the provisions of the Order in Council of the 11th of March, 1915, above referred to, were extended for a period of one year, that is, up to the 11th day of March, 1917; and

Whereas representations have been made to the Department of the Interior that the obstacles to the development of mineral claims in the northern portions of the above Provinces have not yet been fully removed, and that the recorded owners of a large number of mineral claims in that part of the country have been unable to perform on such claims the representation work prescribed by the regulations for the period of the extensions granted; and

Whereas applications have been made for a short additional extension of time within which to perform this work;

Therefore His Excellency the Governor General in Council, in view of all the circumstances, is pleased to order and it is hereby ordered as follows:—

The provisions of the Order in Council of the 11th of March, 1915, above referred to, are hereby extended for a period of four months, that is, up to and including the 11th day of July, 1917, so that all mineral claims in the portions of the Provinces above described, in connection with which certificates of work have not been fully obtained under the provisions of section 41 or section 42 of the regulations for the disposal of quartz mining claims on Dominion lands, approved by Order in Council of 13th August, 1908, shall on the 12th day of July, 1917, lapse and shall again become the property of the Crown, excepting, however, such claims as are entitled to the protection prescribed by the Order in Council, dated 28th October, 1914, dealing with mining properties recorded in the names of persons who have been accepted for and who continue in active service in defence of the Empire during the war.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

38-4

[572]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 5th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Governor General in Council, under and in virtue of the provisions of the War Measures Act, 1914, is pleased to make the following Regulations and the same are hereby made and enacted accordingly:—

1. During the present war and thereafter until otherwise ordered no application for or any assignment of any right, power or other benefit in connection with any

water powers, forestry, Dominion land, Ordnance and Admiralty lands, Dominion lands in the Railway Belt of British Columbia, School lands, Mining lands, timber and grazing on the above described lands, Dominion Parks, Irrigation or the natural resources of the North West Territories shall be granted or allowed to any person who was not at the commencement of the present war, and who has not since continued to be a British subject, or a subject of a country which is an ally of His Majesty in the present war, or a subject of a neutral country, and who establishes the same to the satisfaction of the Minister of the Interior.

2. If any right, power or benefit hereinbefore referred to is acquired by a subject of an enemy country whether through error, misrepresentation or fraud, the Minister of the Interior may cancel the right, power or benefit so granted or assigned, and thereupon the same shall *ipso facto* be cancelled, and any money or fees paid to or deposited with His Majesty in connection therewith shall be *ipso facto* forfeited to His Majesty.

3. No company shall acquire or hold any of the rights, powers or benefits hereinbefore referred to unless such company be and remain a British company registered in Great Britain or Canada, having its principal place of business within the Dominions of His Majesty, with at all times the Chairman of the Company and a majority of the directors British subjects and never at any time controlled either directly or indirectly by a foreigner or foreigners or by a foreign corporation or corporations.

4. Any alteration in the memorandum of articles of association or in the constitution or in the laws of any company holding any rights, powers or benefits hereinbefore referred to shall be reported by the proper officer of the company to the Minister of the Interior, and two months' previous notice in writing shall be given to the Minister of the Interior of the intention to make any alteration which might conceivably either directly or indirectly affect the British character or control of any such company and if in the opinion of the Minister of the Interior the said alteration shall be contrary to the cardinal principals that the said company shall be and remain a British company under British control, the Minister of the Interior may refuse his consent to such alteration, and, if his refusal is not obeyed, may declare such company to have ceased to be a British company and may cancel the said rights, powers and benefits under the provisions of the next following regulation.

5. If any company which has acquired any right power or benefit hereinbefore referred to shall at any time cease to be a British company or shall become subject to foreign control, or shall assign any of the rights, powers or benefits aforesaid without the consent in writing of the Minister of the Interior being first had and obtained, or if the said right, power or benefit has been acquired through error, misrepresentation or fraud, the Minister of the Interior may cancel the right, power or benefit and thereupon the same shall *ipso facto* be cancelled, and any money or fees paid to or deposited with His Majesty shall be *ipso facto* forfeited to His Majesty.

6. Provided always that where any entry was granted for Dominion lands, or where any grant of any right, power or benefit hereinbefore referred to was made before the passing of the Order in Council of the fourteenth day of December, 1916, (P. C. No. 2614) to a person who, after the passing of the said Order in Council, would have been debarred from making entries or acquiring such right, power or benefit, a patent may be issued in the case of Dominion lands, and a lease, license, or certificate, as the case may be, may be granted for such right, power or benefit in ordinary course upon proof being submitted in each case that the conditions prerequisite for the granting of such patent, lease, license or certificate, as the case may be, have been fulfilled and performed, and, in the case of Dominion lands, upon evidence being also furnished satisfactory to the Minister of the Interior that the holder of the entry is a British subject.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

38-4



[101]

AT THE GOVERNMENT HOUSE AT OTTAWA

Wednesday, the 7th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

WHEREAS by Order in Council of the 30th January, 1914, authority was given to grant to the Keeseekoowenin's band of Indians a tract of land, one hundred acres in extent, in the northeast quarter of section 15, township 19, range 20, west of the first meridian, in the Riding Mountain Forest Reserve, in exchange for certain lands comprised in Indian Reserve, No. 61A, which are affected by flooding, owing to the construction of a dam at the outlet of Clear Lake for the development of water power for the town of Minnedosa ;

And whereas it has been ascertained that the land to be granted to the Indians, as described in the said Order in Council, does not include the land actually required by the Indians.

Therefore His Excellency the Governor General in Council is pleased to order and it is hereby ordered that the said Order in Council of the 30th January, 1914, be rescinded insofar as it affects the description of the land to be granted to the Indians, and that the land hereinafter described, comprising one hundred acres, be granted instead thereof ;

"All that portion of section 15 in township 19, range 20, west first meridian, contained within the following limits ; that is to say : Commencing at a point on the west boundary of said section 15, distant northerly thereon from the southwestern corner thereof 16 chains ; thence astronomically due east 35 chains ; thence astronomically due north 34 chains ; thence astronomically due west 16 chains, thence astronomically due south 10 chains more or less to the northern boundary of the south half of said section 15, thence westerly along the said northern boundary of the south half of said section 15 to the northwestern corner of the southwest quarter of section 15, 19 chains more or less ; thence southerly along the western boundary of said section 15, 24 chains more or less to the place of commencement containing 100 acres."

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

38-4

[598]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 7th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS the French River Boom Company, Limited, have submitted, in accordance with the provisions of their act of incorporation, a statement of their operations during the year 1916, and have applied for the approval of the tariff of tolls which they propose to levy for the use of their works during the season of 1917 ;

Therefore His Excellency the Governor General in Council is pleased to approve and doth hereby approve of the following Tariff of Tolls proposed to be levied by the French River Boom Company, Limited, for the use of their works during the year 1917 :

Section I :—

(a) For all logs and timber passing through the works of the Company from the Elbow to below rapids at Tramway, for each 1,000 ft. B.M.—7 cents.

(b) For taking logs from inside Elbow just above tramway and delivering same in rafts to Lake Tugs in their storm booms, an additional charge per 1,000 ft. B.M.—38 cents.

Sections II, III and IV :—

For taking logs from mouth of Wahnapiatae, Main French or Pickerel River at Lebeuf Lake to inside Elbow, for each 1,000 ft. B.M.—25 cents.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

38-1

[527]

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 27th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL

THE Committee of the Privy Council have had before them a Report, dated 22nd February, 1917, from the Acting Minister of Marine and Fisheries, submitting as follows :—

That by-law 26 of the Halifax pilotage by-laws of 1893 provided for payment out of the pilotage funds of the district to the Secretary-Treasurer of the Halifax Pilot Commissioners a yearly salary of \$600 ;

That on the 5th April, 1906, an Order in Council was passed amending the said by-law 26 allowing the Secretary-Treasurer \$800 instead of \$600 per annum ;

That on the 8th April, 1906, the said Pilot Commissioners passed a resolution further amending the said by-law 26 increasing the Secretary-Treasurer's salary from \$800 to \$1,000 per annum ;

That without obtaining the necessary approval of the Governor in Council of the said amendment of the 8th April, 1910, the said Commissioners proceeded illegally to pay to the Secretary-Treasurer out of the Pilotage funds of the district the increased salary of \$1,000 per annum which they have continued to do up to the present time.

In order to legalize the payment to the Secretary-Treasurer of the said increased salary of \$1,000 per annum, the Minister recommends that the amendment to the said by-law 26 passed by the said Pilot Commissioners on the 8th April, 1910, increasing the Secretary-Treasurer's salary from \$800 to \$1,000 per annum, be approved as required by Section 431 and 433 of the Canadian Shipping Act, Chapter 113 of the Revised Statutes of Canada, 1906.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

38-2

[561]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 5th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS it is provided by section 7 of The Dominion Lands Act, that no land shall be open for entry for a homestead or otherwise until it has been surveyed in accordance with the provisions of The Dominion Lands Surveys Act, and notice that it is to be open for entry upon a date to be set forth in the notice has been posted for at least thirty days in the land office for the district in which the land is situate, and has been published in at least one newspaper in that district and in one newspaper in the provincial capital.

And whereas it is also provided by regulation of the Department of the Interior that in certain cases where entries have been cancelled, or where lands which have been under reservation are released from such reservation, the lands affected shall before being made available for the general public, be posted for at least ten days in the Land Office for the district, also in the sub-office at which departmental business may be transacted for the district, and in the post office nearest to the land.

And whereas the attention of the Minister of the Interior has been drawn to the handicap experienced by returned soldiers who may be suffering to a certain extent from physical disability, when making application for entry for Dominion lands in competition with the general public ;

And whereas the Minister of the Interior is of opinion that it is desirable that provision should be made whereby any returned soldier, as hereinafter defined or specified, who desires to make application for such entry, should have priority for a period of one day from and following the hour at which land becomes available after having been advertised or posted, as

hereinafter set forth; provided, however, that any such applicant must be eligible under The Dominion Lands Act and the amendments thereto, or of regulations thereunder, for entry of the class for which he intends to make application, and, further, that he must be prepared to fulfil the settlement conditions thereby prescribed.

Therefore His Excellency the Governor General in Council under and in virtue of the provisions of section 6 of The War Measures Act, 1914, is pleased to make the following regulations and the same are hereby made and established accordingly:—

1. From and after a date to be fixed by the Minister of the Interior, wherever any parcel or parcels of Dominion lands become available for entry as hereinbefore set forth, after having been advertised or posted according to the provisions of The Dominion Lands Act, as amended, and of any regulations thereunder, a period of one office day shall be allowed, immediately following the expiry of the term of advertising or posting, during the office hours of which day the right of making entry for such parcel or parcels of Dominion lands shall be restricted to returned soldiers who have served overseas during the present war with the military or naval forces of Great Britain, or with any of the Allies of Great Britain; who have been honourably discharged therefrom, and who are present in person at the office of the local Agent for the district for the purpose of making entry. An application for entry by any of these soldiers shall be made, received and dealt with in all respects, except as herein provided, under the provisions of the said Act, as amended, and regulations then in force. Each of such returned soldiers applying for entry on the day above mentioned shall submit for the inspection of the Agent of Dominion Lands for the district in which the land so applied for is situate, his certificate of honourable discharge from military service of the nature before referred to; failing which his application for entry shall not be accepted on that day:

2. In the case of more than one returned soldier being present at the opening of the Land Office on the day above referred to, priority as between the respective applicants shall be decided under the then existing regulations in that behalf.

3. No concessions shall be extended to a returned soldier who applied for entry at the office of any sub-agent of Dominion Lands.

4. Upon the opening of the Land Office for the district, on the day immediately following the period set apart for receiving applications for entry from returned soldiers, as above set forth, the disposal of any of such parcels of land remaining unentered for, shall proceed in the manner provided for by the then existing Dominion Lands Act as amended, and regulations thereunder.

5. In the event of any question being raised as to the interpretation of any of the foregoing regulations, the Minister of the Interior is authorized to decide such question in such manner as he may deem just, having in view the circumstances of the case.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

37-4

[555]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 28th day of February, 1917.

PRESENT:

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

**W**HEREAS applications have been made to the Minister of the Interior to extend the provisions of the Orders in Council hereinafter referred to, which at present only protect the holders of homesteads, to pre-emptions and purchased homesteads;

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of the War Measures Act, 1914, is pleased to make the following regulations and the same are hereby made and enacted accordingly:

1. The terms and provisions of the following Orders in Council, viz: of the 8th May, 1915, (P.C. 1042); the 20th September, 1915, (P.C. 2150); the 9th December, 1915, (P.C. 2888); and the 12th January,

1916, (P.C. 33), shall be applicable to pre-emptions and purchased homesteads, that is to say, the relief which may be granted under the authority of the said Order in Council of the 8th May, 1915, with respect to the further residence upon or further cultivation of his homestead to any homesteader who is or has been a member of any of the military forces mentioned or referred to in that Order in Council as defined by the said Order in Council of the 20th September, 1915, or to his legal representatives in such order; the protection of the entry of any such homesteader provided for by the said Order in Council of the 9th December, 1915, and the benefit afforded to any such homesteader by the amendment of the regulations as to entries by proxy authorized by the said Order in Council of the 12th January, 1916.

Provided always that in all cases, before a patent is issued for a pre-emption or purchased homestead, all payments of principal and interest shall be made and completed as prescribed by the Dominion Lands Act and the amendments thereto.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

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## RAILWAY COMMISSION.

Order No. 25903

### THE BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Monday, the 26th day of February, A.D. 1917.

SIR HENRY L. DRAYTON, K.C.,  
*Chief Commissioner.*

S. J. McLEAN,  
*Commissioner.*

IN THE MATTER of the application of the Essex Terminal Railway Company, hereafter called the "Applicant Company", under section 327 of the Railway Act, for approval of its Standard Freight Tariff C.R.C. No. 361, cancelling Standard Tariff C.R.C. No. 37, approved by the order of the Board No. 10016, dated 30th March 1910; File No. 13332.

**U**PON the report and recommendation of the Chief Traffic Officer of the Board,—

It is ordered that the Applicant Company's Standard Tariff C.R.C. No. 361, on file with the Board under file No. 13332, be, and it is hereby, approved; the said Tariff, with a copy of this order, to be published in at least two consecutive weekly issues of the *Canada Gazette*.

And it is further order that the said order No. 10016, dated 30th March, 1910, approving the Applicant Company's Standard Freight Tariff C.R.C. No. 37, be, and it is hereby, rescinded.

(Sgd.) H. L. DRAYTON,  
*Chief Commissioner,*  
*Board of Railway Commissioners for Canada.*

### BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Examined and certified as a true copy under section 23 of "The Railway Act."

A. D. CARTWRIGHT,  
*Secretary of the Board of Railway  
Commissioners for Canada.*

Ottawa, 28th February, 1917.

Tariff No. 16. C.R.C. No. 361.  
Cancels Tariff No. 1. Cancels C.R.C. No. 37.  
ESSEX TERMINAL RAILWAY COMPANY.

STANDARD TARIFF OF MAXIMUM FREIGHT RATES.

*Applying between points on the Essex Terminal Ry.*

Government by Canadian Freight Classification and subject to terms and conditions of Carriage, as approved by the Board of Railway Commissioners for Canada.



This Tariff is exclusive of Cartage charges, for which Special Tariff No. 2, C.R.C. No. 49 and reissues thereof.

For Car Service charges, see Agent J. E. Duval's I.C.C. No. 2, C.R.C. No. 2, amendments thereto and reissues thereof.

Issued 20th Feb., 1917. Effective 28th Feb., 1917.

WM. WOOLLATT,  
Vice President and General Manager,  
Walkerville, Ontario.

ALPHABETICAL LIST of Stations to and from which rates apply.

	Index Nos.
Ford, Ont.....	1
Lake Shore Jct., .....	2
Ojibway, .....	3
Sandwich, .....	4
Walkerville, .....	5
Windsor, .....	6

Index No.	Between And	Rate Bases.					
		Ford.	Lake Shore Jct.	Ojibway.	Sandwich.	Walkerville.	Windsor.
1	Ford.....	8	10	10	8	8	8
2	Lake Shore Jct.....	8	10	8	8	8	8
3	Ojibway.....	10	10	8	10	10	10
4	Sandwich.....	10	8	3	10	10	10
5	Walkerville.....	8	8	10	10	8	8
6	Windsor.....	8	8	10	10	8	..

Tariff of Rates.

Rate Bases.	Classes.									
	1	2	3	4	5	6	7	8	9	10
Rates in cents per 100 pounds.										
8	8	7	6	5	4	4	4	3	..	3
10	10	8	7	6	5	5	4	4	..	4

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# EASTERN CANADIAN PASSENGER ASSOCIATION.

Office of the Secretary  
264 Beaver Hall Hill.

G. H. WEBSTER,  
Secretary.

Montreal, Que., February 21, 1917.

Circular Letter 866.

# C. R. C. GENERAL ORDER No. 181, AMENDING GENERAL ORDER 179.

To the Members of Eastern Canadian Passenger Assn.

I beg to send you herewith a copy of General Order No. 181, C.R.C., entitled :—

"In the matter of the General Order of the Board No. 179, dated January 29th, 1917, amending Rule 26, subsection (d) of the Regulations Governing Baggage Car Traffic, as prescribed by General Order No. 151, dated November 8th, 1915 :

File No. 23328."

G. H. WEBSTER,  
Secretary.

General Order No. 181.

# THE BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Saturday, the 3rd day of February, A.D. 1917.

D'ARCY SCOTT,  
Asst. Chief Commissioner.  
S. J. McLEAN,  
Commissioner.  
A. S. GOODEVE,  
Commissioner.

IN THE MATTER OF the General Order of the Board No. 179, dated January 29th, 1917, amending Rule 26, subsection (d) of the Regulations Governing Baggage Car Traffic, as prescribed by General Order No. 151, dated November 8th, 1915 :  
File No. 23328.

UPON reading what is filed on behalf of The Eastern Canadian Passenger Association—

It is ordered that the said General Order No. 179, dated January 29th, 1917, be and is hereby amended by adding after the word "subsection," in the seventh line of the operative part of the order, the words, and by striking out the word "thereat," the fourth word in the third line of the said subsection, and substituting therefor the words "at destination."

(Sgd.) D'ARCY SCOTT,  
Assistant Chief Commissioner,  
Board of Railway Commissioners for Canada.

# BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Examined and certified as a true copy under section 23 of The Railway Act.

(Sgd.) A. D. CARTWRIGHT,  
Secretary of Board of Railway  
Commissioners for Canada.

Ottawa, 6th February, 1917.

# EASTERN CANADIAN PASSENGER ASSOCIATION.

Office of the Secretary.  
264 Beaver Hall Hill.

G. H. WEBSTER,  
Secretary.

Montreal, Que., February 2, 1917.

Circular Letter 847.

To the members of Eastern Canadian Passenger Assn.

I beg to send you herewith copy of General Order No. 179, C.R.C., entitled :—

"IN THE MATTER OF the General Order of the Board No. 151, dated November 8th, 1915, prescribing regulations governing baggage car traffic for the observance of every railway company within the legislative authority of the Parliament of Canada, other than Government Railways ; and the application of M. J. Gorman, K.C., of Ottawa, for an Order amending Rule 26 (d) of the said regulations :  
File No. 23328."

G. H. WEBSTER,  
Secretary.

General Order No. 179.

# THE BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Monday, the 29th day of January, A.D. 1917.

D'ARCY SCOTT,  
Asst. Chief Commissioner.  
S. J. McLEAN,  
Commissioner.  
A. S. GOODEVE,  
Commissioner.

IN THE MATTER OF the General Order of the Board No. 151, dated November 8th, 1915, prescribing regulations governing baggage car traffic for the observance of every railway company within the legislative authority of the Parliament of Canada, other than Government Railways ; and the appli-

cation of M. J. Gorman, K.C., of Ottawa, for an Order amending Rule 26 (d) of the said regulations:

File No. 23328.

UPON reading what is filed in support of the application and on behalf of the Eastern Canadian Passenger Association; and upon the report of the Chief Traffic Officer of the Board—

It is Ordered that Rule 26, subsection (d) of the Regulations Governing Baggage Car Traffic be amended by adding after the word, "the", the seventh word in the second line, and before the word "carrier", the eighth word, the following words, "originating or terminating"; and by striking out the words, "at destination", which are respectively the ninth and tenth words of the second line of the subsection; the Railway Companies to publish this Order in the *Canada Gazette*.

(Sgd.) D'ARCY SCOTT,  
Assistant Chief Commissioner,  
38-5 Board of Railway Commissioners for Canada.

## APPOINTMENTS, PROMOTIONS AND RETIREMENTS.

### CANADIAN MILITIA. 1917.

HEADQUARTERS,  
OTTAWA, 8th February, 1917.

The following appointments, promotions, retirements and confirmations of rank are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council

#### G. O. 16.

##### PERMANENT FORCE.

CANADIAN ORDNANCE CORPS.—To be Inspector of Ordnance Machinery (2nd class) with the honorary rank of Captain: Inspector of Ordnance Machinery (3rd class) and honorary Lieutenant \*J. N. Gibson. 2nd February, 1917.  
\*Temporary promotion.

##### ACTIVE MILITIA.

##### CAVALRY.

14TH KING'S CANADIAN HUSSARS.—To be provisional Lieutenant (supernumerary): Roy Sinclair Edwards, gentleman. 1st November, 1916.

16TH LIGHT HORSE.—To be provisional Lieutenant (supernumerary): Enoch Smith gentleman. 1st February, 1917.

31ST REGIMENT (BRITISH COLUMBIA HORSE).—Provisional Lieutenant (supernumerary) F. W. Glover is transferred to the Canadian Engineers. 9th January, 1917.

35TH CENTRAL ALBERTA HORSE.—To be provisional Lieutenant (supernumerary): Orderly Room Sergeant William Massey Silcock. 19th January, 1917.

##### ARTILLERY

##### Canadian Field Artillery.

2ND BRIGADE.—9TH BATTERY.—To be provisional Lieutenant (supernumerary): Lieutenant (supernumerary) G. A. Ames from the Canadian Army Service Corps. 22nd December, 1916.

##### Heavy Artillery.

COBOURG HEAVY BATTERY.—To be provisional Lieutenants (supernumerary): Hector Gordon Henderson, gentleman. 15th January, 1917.  
Terence Sheard, gentleman. 29th January, 1917.

##### CANADIAN ENGINEERS.

To be provisional Lieutenants (supernumerary): William Brighthelm Redman, gentleman. 13th October, 1916.

Provisional Lieutenant (supernumerary) F. W. Glover, from the 31st Regiment (British Columbia Horse). 9th January, 1917.

Albert Samuel Parkes, gentleman. 16th January, 1917.

##### CANADIAN OFFICERS TRAINING CORPS.

ALBERTA UNIVERSITY CONTINGENT.—To be provisional Lieutenants (supernumerary): Douglas Mills Robertson, gentleman. 16th January, 1917.  
Sergeant James Harwood Ogilvie. 22nd January, 1917.

QUEEN'S UNIVERSITY CONTINGENT.—To be Lieutenant (supernumerary): Sergeant-Major Joseph O'Neill. 27th April, 1916.

##### INFANTRY.

7TH REGIMENT (FUSILIERS).—To be provisional Lieutenant (supernumerary): Edwin Marshall-Hawkins, gentleman. 24th January, 1917.

11TH REGIMENT IRISH FUSILIERS OF CANADA).—To be Lieutenant (supernumerary): Edward Blake McMaster, gentleman. 13th January, 1917.

27TH LAMBTON REGIMENT (ST. CLAIR BORDERERS).—To be provisional Lieutenant (supernumerary): Arthur Wesley Crawford, gentleman. 4th January, 1917.

30TH REGIMENT (WELLINGTON RIFLES).—To be provisional Lieutenants (supernumerary): Frederick James Young, gentleman: 1st December, 1916.  
Robert Bryant, gentleman. 1st January, 1917.

36TH PEEL REGIMENT.—To be provisional Lieutenant (supernumerary): Douglas Drillio MacAgy, gentleman. 29th December, 1916.

51ST REGIMENT (SOO RIFLES).—To be provisional Lieutenant (supernumerary): Malcolm Stanley Elliott, gentleman. 1st January, 1917.

58TH REGIMENT (WESTMOUNT RIFLES).—To be provisional Lieutenant (supernumerary): Archibald Liddell McLean, gentleman. 9th January, 1917.

59TH STORMONT AND GLENGARRY REGIMENT.—To be Lieutenant (supernumerary): Thomas Garfield Wood, gentleman. 1st February, 1917.

60TH RIFLES OF CANADA.—To be provisional Lieutenant (supernumerary): Walter Edwin Secret, gentleman. 13th January, 1917.

63RD REGIMENT (HALIFAX RIFLES).—To be provisional Lieutenant (supernumerary): Thomas Freeman Campbell, gentleman. 3rd October, 1916.

64TH CHATEAUGUAY AND BEAUHARNOIS REGIMENT.—Provisional Lieutenant (supernumerary) J. M. State is permitted to retire. 26th January, 1917.

71ST YORK REGIMENT.—To be provisional Lieutenant (supernumerary): George Henry Pierre Babin, gentleman. 9th December, 1916.

72ND REGIMENT (SEAFORTH HIGHLANDERS OF CANADA).—Lieutenant (supernumerary) G. J. Thomson is seconded for service with the Royal Naval Volunteer Reserve. 25th June, 1916.

To be provisional Lieutenants (supernumerary): Cosmo Bruce, gentleman. 22nd January, 1917.

Stanley Fyfe Middleton Moodie, gentleman. 23rd January, 1917.

95TH SASKATCHEWAN RIFLES.—Lieutenant (supernumerary): L. D. Steele is transferred to the Canadian Army Dental Corps. 8th November, 1915.]



To be provisional Lieutenants (supernumerary):  
Allister Tavish Mactavish, gentleman. 18th November, 1916.

Johan Werner Thermanius, gentleman. 15th January, 1917.

100TH WINNIPEG GRENADIERS.—Provisional Lieutenant (supernumerary) E. O. Peirce is retired. 6th February, 1917.

102ND REGIMENT (ROCKY MOUNTAIN RANGERS).—To be provisional Lieutenant (supernumerary): Frank David Nicholson, gentleman. 1st January, 1917.

103RD REGIMENT (CALGARY RIFLES).—To be provisional Lieutenant (supernumerary): Henry Kerr Reed, gentleman. 8th January, 1917.

106TH REGIMENT (WINNIPEG LIGHT INFANTRY).—To be provisional Lieutenant (supernumerary): David Sutherland Michell, gentleman. 18th December, 1916.

107TH EAST KOOTENAY REGIMENT.—To be provisional Lieutenant (supernumerary): Thaddeus Gloster Armstrong, gentleman. 16th January, 1917.

#### CANADIAN ARMY SERVICE CORPS.

Lieutenant (supernumerary) A. F. Rankine is seconded for service with the Imperial Army. 5th February, 1917.

Lieutenant (supernumerary) G. A. Ames is transferred to the 9th Battery, 2nd Brigade, Canadian Field Artillery. 22nd December, 1916.

Provisional Lieutenant (supernumerary) F. S. Reid is permitted to retire. 3rd February, 1917.

No. 7 COMPANY.—To be provisional Lieutenant (supernumerary): Robert William Hay, gentleman. 24th December, 1916.

#### ARMY MEDICAL SERVICES

##### *Army Medical Corps.*

Captain M. Raynor is permitted to resign his commission. 19th January, 1917.

To be provisional Lieutenants (supernumerary): Willmot Edward Lenox Sparks, gentleman. 14th December, 1916.

James Bernard Hanley, gentleman. 4th January, 1917.

Fred MacNab Johnson, gentleman. 17th January, 1917.

John Gordon McCammon, gentleman. 22nd January, 1917.

To be Quartermaster (supernumerary) with the honorary rank of Lieutenant: William Everett McIntyre, gentleman. 12th January, 1917.

Nursing Sister (supernumerary) E. Leslie is permitted to retire. 31st January, 1917.

To be Nursing Sisters (supernumerary):  
Eliza Margaret Baskin.  
Musetta Alice Compton. 18th December, 1916.  
Mary Ella McCulloch. 24th January, 1917.  
Edith Laura Jolliffe. 25th January, 1917.  
Eliza Margaret MacKenzie. 27th January, 1917.  
Louise Campbell Masson,  
Nora Alice Ansley,  
Kathleen Gladys Ansley. 29th January, 1917.

#### CANADIAN ARMY DENTAL CORPS.

To be Captain: Lieutenant (supernumerary) T. S. Tucker. 1st January, 1917.

To be Lieutenants (supernumerary): Lieutenant (supernumerary) L. D. Steele, from the 95th Saskatchewan Rifles. 8th November, 1915.

Lloyd Eugene Harriman, gentleman. 1st February, 1917.

#### CANADIAN ARMY VETERINARY CORPS.

Provisional Lieutenant (supernumerary) C. Mackie is seconded for service with the Imperial Army. 26th January, 1917.

#### MEMORANDA.

General Order 121, 1916, in so far as it relates to the retirement of Captain D. H. Williams, Royal Canadian Engineers, (1st Overseas Pioneer Battalion, C.E.F.) is hereby cancelled, the name of the officer having been erroneously used in correspondence relative to the dismissal of Lieutenant-Colonel H. H. Williams, Reserve of Officers (Captain 1st Overseas Pioneer Battalion, C. E. F.).

Provisional Major W. S. Dinnick, 109th Regiment, is granted the temporary rank of Lieutenant-Colonel whilst performing the duties of Officer Commanding Regiment. 2nd February, 1917.

To be honorary Lieutenant-Colonel of the 231st (Overseas) Battalion, C.E.F.: John McLennan MacKinnon, Esquire. 12th December, 1916.

To be honorary Lieutenant-Colonel, C. M.: Frederick Justice Howell, Esquire. 30th January, 1917.

Lieutenant (supernumerary) (Captain C.E.F.) C. H. C. Bell, Army Medical Corps, is detailed to perform the duties, temporarily, of Deputy Assistant Director of Medical Services, (Administration) Military District No. 10, from the 13th November, 1916.

Captain F. L. Schaffner, Army Medical Corps, is detailed to perform the duties, temporarily, of Deputy Assistant Director of Medical Services (Sanitation), Military District No. 10, from the 1st November, 1916.

Ernest King, Esquire, is granted the temporary rank of Captain in the Canadian Militia whilst employed under the Board of Pension Commissioners. 24th January, 1917.

Provisional Lieutenant (supernumerary) R. W. McColough, Canadian Engineers, is granted the temporary rank of Captain, whilst employed under the Commanding Royal Canadian Engineer, Military District No. 6. 2nd February, 1917.

Honorary Lieutenant P. E. Bilkey, C. M., relinquishes the temporary honorary rank of Captain conferred upon him by general Order 150, 1915. 31st January, 1917.

Honorary Lieutenant D. D. MacAgy relinquishes his temporary honorary commission in the Canadian Militia on appointment to the 36th Peel Regiment. 29th December, 1916.

W. A. Wallis, gentleman, is granted the honorary rank of Lieutenant in the Canadian Militia, whilst serving as press representative, to superintend, in Canada, cable matter for the troops at the front. 31st January, 1917.

#### CONFIRMATION OF RANK.

The undermentioned provisionally appointed officers having qualified themselves for the appointments, are confirmed in their rank from the dates set opposite their respective names:

Lieutenant Supernumerary F. M. Russell, 5th Regiment, C. G. A. 1st August, 1916.

Lieutenant Supernumerary H. M. S. Bell, 5th Regiment C. G. A. 1st September, 1916.

Lieutenant Supernumerary W. C. Woodward 5th Regiment C. G. A. 16th December, 1916.

Lieutenant Supernumerary J. G. Keens, 10th Regiment. 6th April, 1916.

Lieutenant Supernumerary H. I. Anderson, 10th Regiment. 2nd November, 1916.

Lieutenant Supernumerary T. B. Godfrey, 12th Regiment. 4th March, 1916.

Lieutenant Supernumerary F. A. Blackburn, 12th Regiment. 1st May, 1916.

Lieutenant Supernumerary C. T. Houston, 36th Regiment. 6th September, 1916.

Lieutenant Supernumerary A. E. Rand, 41st Regiment. 18th December, 1915.

Lieutenant Supernumerary H. Dodds, 46th Regiment. 28th October, 1916.

Lieutenant Supernumerary R. A. Lockhart, 48th Regiment. 29th September, 1916.

Lieutenant Supernumerary J. C. Hope, 48th Regiment. 16th October, 1916.

Lieutenant Supernumerary W. S. Kidd, 56th Regiment. 29th January, 1916.

Lieutenant Supernumerary W. L. Macfarlane 59th Regiment. 3rd January, 1916.

Lieutenant Supernumerary E. H. Day, 109th Regiment. 21st January, 1916.

Lieutenant Supernumerary E. A. Gunn, 109th Regiment. 18th February, 1916.

Lieutenant Supernumerary A. W. McArthur, A. M. C. 15th March, 1915.

Lieutenant Supernumerary G. W. M. Smith, A. M. C. 7th April, 1915.

Lieutenant Supernumerary F. McG. Petrie, A. M. C. 2nd December, 1915.

Lieutenant Supernumerary B. C. Sutherland, A. M. C. 17th February, 1916.

Lieutenant Supernumerary B. Olson, A. M. C. 30th March, 1916.

Lieutenant Supernumerary R. T. Rutherford, A. M. C. 22nd April, 1916.

Lieutenant Supernumerary, L. C. Hutson, A. M. C. 22nd May, 1916.

Lieutenant Supernumerary J. D. Stewart, A. M. C. 30th May, 1916.

Lieutenant Supernumerary T. R. Ponton, A. M. C. 5th June, 1916.

Lieutenant Supernumerary J. W. Lord, A. M. C. 24th June, 1916.

Lieutenant Supernumerary W. C. Lowry, A. M. C. 10th July, 1916.

Lieutenant Supernumerary E. H. Marcellus, A. M. C. 10th July, 1916.

Lieutenant Supernumerary G. F. L. Fuller, A. M. C. 11th July, 1916.

Lieutenant Supernumerary L. C. Reid, A. M. C. 11th July, 1916.

Lieutenant Supernumerary M. R. Slack, A. M. C. 12th July, 1916.

Lieutenant Supernumerary O. H. Singleton, A. M. C. 24th July, 1916.

Lieutenant Supernumerary A. F. Argue, A. M. C. 26th July, 1916.

Lieutenant Supernumerary G. W. Staples, A. M. C. 29th July, 1916.

Lieutenant Supernumerary D. J. Sweeney, A. M. C. 1st August, 1916.

Lieutenant Supernumerary G. C. Paine, A. M. C. 14th August, 1916.

Lieutenant Supernumerary J. S. Goodfellow, A. M. C. 15th August, 1916.

Lieutenant Supernumerary J. D. Langham, A. M. C. 26th August, 1916.

Lieutenant Supernumerary A. D. Irvine, A. M. C. 31st August, 1916.

Lieutenant Supernumerary T. R. Wellwood, A. M. C. 5th September, 1916.

Lieutenant Supernumerary O. E. Farley, A. M. C. 21st September, 1916.

Lieutenant Supernumerary N. M. Guio, A. M. C. 16th October, 1916.

Lieutenant Supernumerary C. K. Church, A. M. C. 17th October, 1916.

Lieutenant Supernumerary R. F. Price, A. M. C. 17th October, 1916.

Lieutenant Supernumerary L. H. Roberts, A. M. C. 21st October, 1916.

Lieutenant Supernumerary D. Hartin, A. M. C. 25th October, 1916.

Lieutenant Supernumerary J. V. Brandon, A. M. C. 16th November, 1916.

Lieutenant Supernumerary A. S. Kirkland, A. M. C. 28th November, 1916.

Lieutenant Supernumerary P. E. Ayotte, A. M. C. 29th November, 1916.

Lieutenant Supernumerary J. R. A. Marin, A. M. C. 30th November, 1916.

Lieutenant Supernumerary J. A. Magnan, A. M. C. 12th December, 1916.

Lieutenant Supernumerary J. R. Byers, A. M. C. 22nd December, 1916.

Lieutenant Supernumerary F. T. Tooke, A. M. C. 22nd December, 1916.

By command,

*W. E. Hodgins.*

Major-General,  
Acting Adjutant-General.

## GOVERNMENT NOTICES.

### COPYRIGHTS

Entered during the week ending 13th March, 1917,  
at the Department of Agriculture—Copyright and  
Trade Mark Branch.

32682. "If We But Knew." Sacred Song. Duet. Words and Music by S. G. Smith and Frank Evorall. Smith & Evorall, Toronto, Ont., 7th March, 1917.

32683. "Ford Times." Canadian Edition, March, 1917. (Booklet.) Ford Motor Company of Canada, Limited, Ford, Ont., 7th March, 1917.

32684. "Dominion Law Reports, Cited 'D.L.R.' " Annotated. Volume 31. Edited by C. E. T. Fitzgerald, C. B. Labatt and I. Freeman. (Book.) Robert Reid Cromarty, Toronto, Ont., 7th March, 1917.

32685. "The Ontario Law Reports." Vol. XXXVIII. Part I. (Book.) Law Society of Upper Canada, Toronto, Ont., 7th March, 1917.

32686. "The Ontario Law Reports." Vol. XXXVIII. Part II. (Book.) Law Society of Upper Canada, Toronto, Ont., 7th March, 1917.

32687. "It's Painting Time." (Postal Card.) L. de B. Corriveau, Montreal, Que., 7th March, 1917.

32688. "Saanich Arm in Winter." (Photograph.) Richard L. Pocock, Victoria, B.C., 8th March, 1917.

32689. "No. 1. Section Skilled Railway Employees, Montreal, 1917." (Photograph.) The Union Photo Co., Montreal, Que., 8th March, 1917.

32690. "Britannia, We're With You." Words and Music by Wm. C. Henderson. Anglo Canadian Music Publishers Association, Limited, London, England, 8th March, 1917.

32691. "Mr. Britling Sees it Through." By H. G. Wells. (Book.) The Macmillan Company of Canada, Limited, Toronto, Ont., 9th March, 1917.

32692. "An Irish Cabin Cradle Song." Words by Ruth Sawyer. Music by A. D. Jordan. A. D. Jordan, London, Ont., 9th March, 1917.

32693. "I Feed Them All." (Representing a farmer sowing grain.) (Photograph.) Sudbury Co-Operative Creamery Company, Limited, Sudbury, Ont., 9th March, 1917.

32694. "Just Smile Again." Patriotic Waltz Song. Words and Music by Elizabeth Roworth. Arranged by Jules Brazil. Elizabeth Roworth, Riverdale, Toronto, Ont., 10th March, 1917.

32695. "Insurance Plan of Toronto, Volume VIII." (Plan.) Chas. E. Goad Co., Toronto, Ont., 10th March, 1917.

32696. "The Monarch." (Picture.) National Art Company, Toronto, Ont., 10th March, 1917.

32697. "The Thunder Eagle of Thunder Cape." (Drawing.) W. S. Piper, Fort William, Ont., 12th March, 1917.

32698. "Metal Craft Big 4 Hospital Casters." (Circular.) Hugh Johnston, Toronto, Ont., 12th March 1917.

32699. "Hurrah for the Boys in Blue." Words by William Price. Music by J. Mallion. Arranged by Jules Brazil. Musgrave Bros., Toronto, Ont., 12th March, 1917.

32700. "Bay at Home Campaign." (Temporary Copyright.) Thos. H. Curry, Halifax, Nova Scotia, 12th March, 1917.

### INTERIM COPYRIGHTS.

1910. "The Crown Prince: 'Will They Hold Out, Father?'" By Louis Raemaekers, Philadelphia, Pa., U. S. A., 7th March, 1917.

1911. "Germany: 'Hurrah! War on all Neutrals at Last!'" By Louis Raemaekers, Philadelphia, Pa., U. S. A., 7th March, 1917.

1912. "William: 'Now, We Will Give England the Death Stroke.'" By Louis Raemaekers, Philadelphia, Pa., U. S. A., 7th March, 1917.

1913. "A Student in Arms." By Donald Hankey. Introduction by J. St. Loe Strachey. (Book.) McClelland, Goodchild & Stewart, Toronto, Ont., 10th March, 1917.

GEO. F. O'HALLORAN,

Deputy of the Minister of Agriculture.



DEPARTMENT OF INSURANCE.

Ottawa, 1st March, 1917.

NOTICE is hereby given that license No. 420 has this day been issued to The Canadian Surety Company authorizing it to transact in Canada the business of burglary insurance and plate glass insurance in addition to the business of guarantee insurance for which it is already licensed.

G. D. FINLAYSON,  
Superintendent of Insurance

37-4

CIVIL SERVICE EXAMINATIONS.

PUBLIC Notice is hereby given that general competitive examinations, under the direction of the Civil Service Commission of Canada, will be held during the week beginning the 14th May, 1917, at Prince Rupert, Victoria, Vancouver, Nelson, Edmonton, Calgary, Moose Jaw, Saskatoon, Regina, Brandon, Winnipeg, Port Arthur, Sault Ste. Marie, London, Hamilton, Toronto, Kingston, Ottawa, Montreal, Sherbrooke, Quebec, Fredericton, St. John, Moncton, Charlottetown, Yarmouth, Halifax and Sydney. Examinations may also be held at other centres, provided a sufficient number of candidates make application to write at any one place.

The examinations will have reference to the following permanent positions in the Inside Division of the Civil Service of Canada, which will require to be filled during the period from the 1st July to the 31st December, 1917 :—

30 clerkships (for men) in Subdivision B of the Third Division. In the case of five of these clerkships, preference will be given to men who possess a knowledge of shorthand and typewriting.

45 clerkships (for women) in Subdivision B of the Third Division. In the case of thirty-five of these clerkships, candidates must be stenographers and typewriters.

15 clerkships (for men) in Subdivision B of the Second Division. In the case of three of these clerkships, preference will be given to men who possess a knowledge of shorthand and typewriting.

The initial salary of positions in Subdivision B of the Third Division is \$500, and in Subdivision B of the Second Division \$800, but in case the qualifications required for the performance of the duties of a position are of an exceptional character, a further sum, not to exceed \$300 in the Third Division or \$500 in the Second Division, may be added to the initial salary by the Governor in Council.

A general examination for positions as messenger, porter, packer or sorter will be held at the same time and places as the above examination for clerkships.

Persons desiring to present themselves for any of the above examinations may obtain all necessary information, copies of the rules and regulations, and forms of application, from the Secretary of the Civil Service Commission, Ottawa, either on personal application or by writing.

Application forms of intending candidates, duly filled in and accompanied by the prescribed fee, in each case (viz : \$4.00 for Third Division, \$8.00 for Second Division, \$2.00 for Lower Grade), must be filed with the Secretary of the Civil Service Commission, Ottawa, on or before the 16th April next. No exception can or will be made to this rule.

N.B.—It should be observed that, during the continuance of the present war, the minimum age limit for examination is sixteen years, and the maximum age limit in the case of male candidates has been removed. No male candidates, however, of eighteen years of age and over, will be admitted to examination for the Inside Service except those (1) who have served overseas in His Majesty's Forces and have been honourably discharged therefrom; (2) who have offered themselves for active service in the present war and have been rejected. No examination fees are required of returned soldiers.

By order of the Commission,

WM. FORAN,  
Secretary.

Ottawa, 15th March, 1917.

38-4

CIVIL SERVICE EXAMINATIONS.

PUBLIC notice is hereby given that the Preliminary and Qualifying Examinations for the Outside Division of the Civil Service of Canada will be held, the Preliminary Examination on the 15th May, and the Qualifying Examination on the 16th and 17th May, 1917, at Prince Rupert, Victoria, Vancouver, Nelson, Edmonton, Calgary, Moose Jaw, Saskatoon, Regina, Brandon, Winnipeg, Port Arthur, Sault Ste. Marie, London, Hamilton, Toronto, Kingston, Ottawa, Montreal, Sherbrooke, Quebec, Fredericton, Moncton, St. John, Charlottetown, Yarmouth, Halifax and Sydney. Examinations may also be held at other centres, provided a sufficient number of candidates make application to write at any one place.

Persons desiring to present themselves for either of the above examinations may obtain all necessary information, copies of the rules and regulations, and forms of application from the Secretary of the Civil Service Commission, Ottawa, either on personal application or by writing.

Application forms of intending candidates, duly filled in, and accompanied by the prescribed examination fee, must be filed with the Civil Service Commission not later than the 16th April, 1917.

No exception can or will be made to this rule.

By order of the Commission,

WM. FORAN,  
Secretary.

Ottawa, 15th March, 1917.

38-4

DEPARTMENT OF MARINE AND FISHERIES.

OTTAWA, 13th March, 1917.

PUBLIC notice is hereby given that the Acting Minister of Marine and Fisheries, by M. & F. Order No. 16 in 1917, dated the 12th March, 1917, under the provisions of section 27 of The Canada Shipping Act, has granted permission to change the name of the steamer "Omega" which has been purchased by the Montreal Transportation Company Limited from foreigners (U.S.A.), to that of "Glenmount."

A. JOHNSTON,  
Deputy Minister of Marine and Fisheries.

38-2

DEPARTMENT OF THE NAVAL SERVICE.

INSTITUTION OF THE RANK OF SKIPPER, R.C.N.

BY Order in Council P.C. 492, dated the 20th day of February, 1917, the following regulation was approved :—

"Men with previous experience as officers in the Mercantile Marine, or with such other experience as may, in the opinion of the Naval Service Department, qualify them for appointment, may be entered in the Royal Canadian Navy for the period of the war with the title of Skipper and equivalent rank of Chief Warrant Officer, their pay and allowances being the same as those already authorized for Chief Warrant Officers.

37-2

DEPARTMENT OF THE NAVAL SERVICE.

GOOD CONDUCT BADGES FOR R.N.C.V.R.

Qualifying.

BY Order in Council P.C. 512, dated 27th February, 1917, the following regulations were approved :—

For the period of hostilities men of the Royal Naval Canadian Volunteer Reserve are to be allowed to qualify for Good Conduct Badges in the same way as ordinary active service ratings. As regards Reserve Service, only that while called out is to be allowed to count, but ex-naval ratings may count former qualifying service in the Royal Navy or Royal Canadian Navy.

The scale of pay for Good Conduct Badges in the Royal Naval Canadian Volunteer Reserve to be the same as that already in force in the Royal Canadian Navy.

Ottawa, 5th March, 1917.

37-2

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 7th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, "Chronika Svitovoi Viny," (Chronicle of the World's War, 1914-1917) printed in the Ruthenian language at the Ruthenian Orphan's Home, in the City of Philadelphia, in the State of Pennsylvania, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Chronika Svitovoi Viny," whether heretofore or hereafter published, has been prohibited by a warrant of the Secretary of State of Canada, dated the 7th day of March, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 7th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, "The New Yorkin Uutiset," a newspaper published every Wednesday and Saturday, by the Finnish Newspaper Company, in the Finnish language, at 740 Fortieth Street, in the City of Brooklyn, in the State of New York, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "The New Yorkin Uutiset," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 7th day of March, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State for Canada.*

Ottawa, 7th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of Section 6 of The War Measures Act, 1914, "Pohjan Tahti," (North Star), a newspaper published in the Finnish language every day except Sunday by the North Star Printing Company, 611 Main Street, in the City of Fitchburg, in the State of Massachusetts, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Pohjan Tahti," (North Star), whether heretofore or hereafter published,

has been prohibited by a Warrant of the Secretary of State of Canada, dated the 7th day of March, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding Five Thousand Dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 7th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, "Vioreck's, The American Weekly," a magazine printed weekly by the Fatherland Corporation, (George Sylvester Vioreck, Editor,) at 1123 Broadway, in the City of New York, in the State of New York, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Vioreck's, The American Weekly," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 7th day of March, 1917, and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

## ROCKLIFFE FERRY.

NOTICE.—Tenders will be received at the office of the Deputy Minister of Inland Revenue between the hours of ten-thirty and eleven-thirty A.M., on Thursday the twenty-second of March, from persons desirous of licensing the privilege of ferrying across the Ottawa River between Rockcliffe, in the Province of Ontario, and the old ferry landing on the Gatineau Point, in the Province of Quebec, in accordance with the terms, and under the conditions set forth in regulations established by Order in Council of the 5th February, 1912, copies of which can be procured at the office of the Deputy Minister of Inland Revenue, Ottawa.

Each tender must state the amount which the party tendering is willing to pay per annum for the privilege referred to, which amount will be payable in advance, the terms of the license being for five years from the 1st day of May, 1917.

Each tender must be accompanied by a cheque marked good on one of the chartered banks doing business in Ottawa, or by Dominion currency for one-fourth the amount of the per annum tender. This amount will be credited on account of the first year's rent in the case of the accepted tender, and all other cheques will be returned, except in the event of withdrawals, in which case no refunds will be made.

All communications must be addressed to the undersigned and endorsed on the envelope "Tender for the Rockcliffe Ferry."

The Department does not bind itself to accept the highest or any tender.

Any newspaper inserting this notice, without first obtaining the authority of the Department, will not receive payment therefor.

By order,  
J. U. VINCENT,  
Deputy Minister.

Department of Inland Revenue,  
Ottawa, 7th March, 1917.

37-2



**Nepean Sandstone Quarries, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of February, 1917, incorporating Thomas Arthur Beament and Alan Haskett Armstrong, barristers-at-law, Mona Devine and Katie Howe, stenographers, and Angus Seymour Williams, law clerk, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz :—

(a) To carry on in all its branches the business of quarrymen, and to quarry, dig for, excavate, reclaim, dress, treat, manufacture and otherwise make marketable, and to buy, sell and otherwise deal in all kinds of stone and products and by-products thereof ;

(b) To buy, lease or otherwise acquire and to hold, own, operate, develop, sell or otherwise dispose of quarries, sandpits, gravel beds, mines and mineral lands, and to acquire, hold, sell, trade in, manufacture, import, export, dress, smelt, treat, assay, refine and otherwise make marketable and turn to account, sand, cement, minerals and metals, and their products and by-products ;

(c) To manufacture, buy, sell and deal in concrete and cement in all forms, and paving blocks or other materials used in the construction of roads, highways, pavements, canals and bridges ;

(d) To build, construct, repair and alter railways, canals, roads, conduits, sidewalks, wharves, elevators and buildings of all kinds and works of any and every description, and for such purposes to carry on the business of general engineers, builders and contractors ;

(e) To furnish supplies to other contractors or persons engaged in similar work ;

(f) To purchase or otherwise acquire and to hold or dispose of patents of invention, trade-marks, designs, licenses or franchises ;

(g) To acquire by purchase, lease or otherwise and to construct, maintain and operate on the property of the company or on property controlled by the company, sidings or other means of transportation, canals, reservoirs, dams, flumes, aqueducts, buildings and machinery ;

(h) To acquire by purchase, lease or otherwise, and to construct, maintain, operate, sell, deal in and otherwise dispose of, all kinds of steam plant, machinery, drills and rock crushing, excavating or blasting machinery ;

(i) To acquire by purchase, lease or otherwise, and to maintain, operate and develop, water-powers and other works, plant, buildings and machinery for the manufacture, production and conversion of electric, pneumatic, hydraulic or other power or force ; and to sell, distribute or otherwise dispose of any surplus of such electric, pneumatic, hydraulic or other power or force ; provided that such sale, distribution or transmission of such electric, pneumatic, hydraulic or other power or force shall be subject to any municipal or other local regulations ;

(j) To carry on any other business or undertaking which may seem to the company capable of being conveniently carried on in connection with any portion of the company's business, or calculated directly or indirectly to advance the company's interests ;

(k) To buy, acquire or subscribe for and to accept, hold and dispose of any shares, debentures or securities of any company or corporation having objects similar to those of this company, notwithstanding the provisions of section 44 of the Companies Act ;

(l) To act as agents for any company, partnership or person carrying on a similar or allied business ;

(m) To amalgamate, unite or join with any other person, company or corporation carrying on any similar or allied business ;

(n) To sell, transfer or otherwise dispose of the whole or any part of the business and undertaking of the company to any person, firm, company or corporation and to accept by way of consideration for such sale and transfer any shares, debentures, bonds or securities of any other company or corporation ;

(o) To enter into partnership or any agreement for sharing profits, co-operation or amalgamation with any person or company ;

(p) To remunerate either in cash or with the approval of the shareholders, in paid-up or partly paid-up stock of the company any person, firm or corporation for services rendered or to be rendered to the company in connection with its incorporation, promotion or organization or in connection with the conduct of the company's business or for the property or rights acquired by the company ;

(q) To distribute in specie from time to time amongst the shareholders of the company any property, assets or rights of the company ;

(r) To do all acts, exercise all powers and carry on all business incidental to the company, and all of the objects for which the company is incorporated ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere, by the name of "Nepean Sandstone Quarries, Limited" with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 5th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

**Dodge Brothers Motor Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1917, incorporating John Frank Dodge and Horace Elgin Dodge, manufacturers, Frederick Jacob Haynes, works manager, Arthur Irwing Philp, sales manager, and Alfred Lynn McMeans, secretary, all of the City of Detroit, in the State of Michigan, one of the United States of America, for the following purposes, viz :—

(a) To purchase or otherwise acquire, hold, own, sell, assign and transfer or otherwise dispose of, invest, trade and deal in and with automobiles, motor cars, trucks, tractors and other vehicles and parts thereof, and to carry on the business, occupation and employment of manufacturers, and repairers of and dealers in automobiles, motor cars, trucks, tractors and other vehicles and parts thereof and of all and any articles connected with the manufacture and repair thereof and the sale and disposition thereof ;

(b) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(c) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ;

(d) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(e) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or

company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(f) To take, or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company ;

(g) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(h) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(i) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(j) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade ;

(k) To construct, improve, maintain, work, manage, carry out or control any roads, ways, tramways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof ;

(l) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(m) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(n) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ; if authorized so to do by the vote of a majority in number of the shareholders present or represented by proxy, at a general meeting duly called for considering the matter, and holding not less than two-thirds of the issued capital stock of the company ; to raise and assist in raising money for, and to aid, by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation, and to guarantee the performance of contracts by any such company, corporation, or by any other person or persons with whom the company may have business relations ;

(o) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(p) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ; and all things authorized by the letters patent or supplementary letters patent ;

(q) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others ;

(r) To do all such other things as are incidental or conducive to the attainment of the above objects, and of the objects set out in the letters patent and supplementary letters patent.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Dodge Brothers Motor Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Windsor, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 7th day of March, 1917.

THOMAS MULVEY,

37-2 Under-Secretary of State.

### Lakeside Coal & Transportation, Limited.

(CORRECTED NOTICE.)

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1917, incorporating Gerald Augustine Coughlin, advocate, Francis George Bush, book-keeper, Herbert William Jackson, clerk, and George Robert Drennan and Alexander Gordon Yeoman, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on a general business as coal miners and merchants, including the buying, selling, distributing and mining of coal and other products, including coke, of a similar nature or connected therewith ;

(b) To purchase, take on lease or otherwise acquire, and to hold and develop any mines, mining rights, coal lands and real estate generally, and to explore, work, exercise and develop, and to sell, lease, or otherwise turn to account the same, and generally to purchase, lease or otherwise acquire any real or personal property, easements, rights or privileges, which the company may think necessary or convenient for the purposes of its operations ;

(c) To construct, maintain and operate any roads and tramways, railway switches or sidings, on lands owned or controlled by the company, wharves, docks, warehouses, shops, stores, houses and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, maintenance or operation thereof ;

(d) To purchase, charter, sub-charter, hire, build, or otherwise acquire, operate and maintain barges, boats, tugs, steam and other ships or vessels with all equipment and furniture, and to employ or let out on hire the same for the conveyance of passengers, mails, troops, munitions of war, wheat, corn and other products, ore, minerals and merchandise of every kind and description between such ports in any part of the world as may seem expedient ;

(e) To generate and accumulate electricity, electric and other power and dispose of any surplus products thereof subject to all local and municipal regulations in that behalf ;

(f) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's rights or property ;

(g) To acquire by purchase, lease or otherwise, or undertake the whole or any part of the assets, business, property or liabilities of any person, firm or company carrying on any business in whole or in part similar to that which this company is authorized to carry on, or possessed of property suitable for the purposes of this company ;

(h) To pay for any assets, business, property or rights acquired by the company, or with the approval of the shareholders, for services rendered or to be rendered to the company, either in cash or in fully paid-up shares, or by any securities which the company has power to issue, or partly in one mode and partly in



another or others, and generally on such terms and conditions as the company may determine ;

(i) To apply for, purchase or otherwise acquire any patents, brevets d'invention, grants, licenses, leases, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit this company ; and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights, interest or information so acquired ;

(j) To sell, lease or otherwise dispose of the entire undertaking, property and assets of the company, or any part thereof, for such consideration and upon such terms and conditions as the company may think fit, and in particular for the shares, debentures and securities of any other company ;

(k) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any government, municipal or local authority, or with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company ; and to guarantee the contracts of, either with or without security, or to lend money to, or otherwise assist, any such person or company or any person or company undertaking to build on or improve any property in which the company is interested ;

(l) To distribute among the shareholders in specie by way of dividend or bonus, or in any other manner deemed advisable, any property of the company or any proceeds of the sale or disposal of any property of the company ;

(m) To carry on or do any of the businesses, acts, and things aforesaid, either as principals or agents, or by or through trustees, agents or otherwise, and either alone or in conjunction with another or others ;

(n) To act as agents for steamship owners and forwarders and as ship brokers and agents for placing or procuring insurance, whether marine, fire or otherwise, upon goods or other property in the possession or control of the company ;

(o) To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes or conducive to the attainment of any one or more of the objects hereinabove enumerated ;

(p) The intention is that the objects specified in paragraphs (a), (b), (c), (d), (e) and (f) hereof shall be independent objects and shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Lakeside Coal & Transportation, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of March, 1917.

THOMAS MULVEY,

Under-Secretary of State.

38-2

#### Buckingham Abattoirs Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1917, incorporating Robert John Cameron and Joseph Champagne, merchants, Joseph Herbert Cameron, contractor, John Murphy, agent, and James Talbot, advocate, all of the Town of Buckingham, in the Province of Quebec, for the following purposes, viz :—

(a) To acquire by purchase, lease or otherwise and to operate, maintain and carry on business as proprietors of warehouses, shops, elevators, refrigerators and buildings and stores of all kinds and description,

for the care, custody, manufacture, cleaning, storing of goods, ware and merchandise ; to acquire, operate and maintain refrigerators and refrigerating machinery, abattoirs and to transport and deliver goods, wares and merchandise ;

(b) To make advances upon goods, wares and merchandises stored or held in any manner by the company and to issue warehouse receipts and warrants ;

(c) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(d) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company ;

(e) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company the acquisition of which may seem calculated directly or indirectly to benefit the company and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property rights, or information so required ;

(f) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on, or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(g) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company ;

(h) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, directly or indirectly ;

(i) To purchase, take on lease or in exchange, hire or otherwise acquire any real or personal property or any rights or privileges necessary for the purposes of the company's business and in particular any plant, machinery or stock in trade ;

(j) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches and sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem conducive to this company's interests, directly or indirectly and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof ;

(k) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such person ;

(l) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(m) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ;

(n) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(o) To do all or any of the above things as principals, agents, contractors or otherwise and either alone or in conjunction with others ;

(p) To do all such other things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Buckingham Abattoirs Company, Limited," with a capital stock of fifty thousand dollars, divided into 50,000 shares of one dollar each, and the chief place of business of the said company to be at the Town of Buckingham, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

#### General Film Company (Canada), Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 2nd day of March, 1917, incorporating Thomas Allen Hubley, manager; George Thomas Porter, accountant; Howard Salter Ross and Eugene Real Angers, barristers, and Antoinette Defoy Lamarre, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To manufacture, produce, buy, sell, lease, operate and deal in moving picture theatre films, motion reel films and films of all kinds used for the production of moving pictures;

(b) To manufacture, buy, sell, lease and deal in moving picture machines and all kinds of apparatus required for the production and operation of moving pictures;

(c) To buy, own or lease and operate theatres of all kinds, including moving picture theatres, and in such theatres to give all kinds of theatrical performances, vaudeville performances and exhibit moving pictures, and such theatres to sell, sublet or otherwise dispose of;

(d) To acquire as a going concern the business at present being carried on in Canada by General Film Company (Canada), Limited, of Portland, Maine, in the United States of America, and to pay for the same by allotting to the said General Film Company (Canada), Limited, fully paid, and non-assessable shares of the capital stock of the company, whether subscribed for or not, and to acquire all or any part of the good-will, rights, property, assets, shares of the capital stock and bonds and debentures of other corporations, including any option, concession or the like of any individual, firm, association or corporation, and to pay for the same wholly or in part in cash, bonds or securities, or in payment or part-payment therefor to allot and issue as fully paid-up and non-assessable shares of the capital stock of the company, whether subscribed for or not;

(e) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention or process, and to turn to account, sell, lease or otherwise deal in such patents, licenses or concessions;

(f) To hold, purchase or otherwise acquire, to sell, assign, transfer or otherwise dispose of shares of the capital stock and bonds, debentures or other evidences of indebtedness created by other companies;

(g) To acquire and hold, notwithstanding the provisions of section 44 of the Companies Act, and to sell or otherwise dispose of the stock, shares, securities or undertakings of any other company having for one of its objects the exercise of any of the powers of the company or to transfer its assets or undertakings to or to amalgamate with any such company or companies;

(h) To guarantee the payment of dividends or interest on any shares, stocks, debentures or other securities issued by, or any other contract or obligation of, any company whenever proper or necessary for the business of the company, and to guarantee the contracts of any person, firm or corporation dealing with the company;

(i) To sell or otherwise dispose of the whole or any part of the property, assets, rights, undertakings or

good-will of the company and to accept payment for the same wholly or in part in cash, bonds, stock or other securities of any corporation or company;

(j) To enter into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or intending to carry on any business which this company is authorized to carry on or which is capable of being conducted so as directly or indirectly to benefit the company;

(k) To procure the company to be licensed, registered or otherwise recognized in any foreign country, and to designate persons therein as attorneys or representatives of the company with power to represent the company in all matters according to the laws of such foreign country and to accept service for and on behalf of the company of any process or suit;

(l) To distribute in specie or otherwise as may be resolved any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company;

(m) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above or which the company may deem calculated directly or indirectly to enhance the value of the company's property or rights;

(n) The business or purpose of the company is from time to time to do any or more of the acts and things herein set forth, and any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "General Film Company (Canada), Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

#### Kenabeek Consolidated Silver Mines, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 2nd day of March, 1917, incorporating Richard Tuson Heneker and Henry Noel Chauvin, both of His Majesty's counsel learned in the law, Harold Earle Walker and John Noel Beauchamp, advocates and Hugh Wylie, book-keeper, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:

(a) To prospect for, open, explore, develop, work, improve, maintain and manage gold, silver, copper, nickel, lead, coal, iron and other mines, quarries, mineral and other deposits and properties and to dig for, dredge, raise, crush, wash, smelt, roast, assay, analyze, reduce and amalgamate, and otherwise treat ores, metals and mineral substances of all kinds, whether belonging to the company or not, and to render the same merchantable, and to sell and otherwise dispose of the same, or any part thereof, or any interest therein, and generally to carry on the business of a mining, milling, reduction and development and smelting company;

(b) To acquire by purchase, lease, concession, license, exchange or other legal title, mines, mining lands, easements, mineral properties, or any interest therein, minerals and ores and mining claims, options, powers, privileges, water and other rights, patent rights, processes and mechanical or other contrivances, and either absolutely or conditionally and either solely or jointly with others, and as principals, agents, contractors or



otherwise, and to lease, place under license, sell, dispose of, and otherwise deal with the same or any part thereof, or any interest therein ;

(c) To acquire and take over as a going concern the mining properties and the mining business carried on by Kenabeek Silver Mines Limited in the Township of Auld, in the District of Temiscaming, in the Province of Ontario, together with its goodwill, undertakings, assets, plant, machinery, office furniture, book debts and other debts, patents, licenses, stock in trade, implements, mining and mined ore and other movables and immovables belonging to the said company, and used in connection with its mining business and to undertake, pay, satisfy, discharge and fulfil its debts, liabilities, contracts and engagements and to pay for the said property and assets by the issue of fully paid-up and non-assessable shares of the company hereby incorporated as may be agreed upon by the directors of the company, and for the purpose of carrying out the above powers, to adopt, accept, carry out and perform an agreement dated the 20th day of February, 1917, and executed between the said Kenabeek Silver Mines Limited, of the One Part and George Pyke, acting as agent for this company previous to its incorporation, of the other part, by which the said George Pyke has undertaken that this company after its incorporation will adopt the said agreement and purchase from Kenabeek Silver Mines Limited all its property and assets for paid-up and non-assessable shares of the company's capital stock and will fulfil in all respects the covenants of the said George Pyke in said agreement contained ;

(d) To construct, maintain, alter, make, work and operate on the property of the company, or on property controlled by the company, telegraph and telephone lines, reservoirs, dams, flumes, race and other ways, water powers, aqueducts, wells, roads, piers, wharves, buildings, shops, smelters, refineries, dredges, furnaces, mills and other works and machinery, plant and electrical and other appliances of every description, and to buy, sell, manufacture and deal in all kinds of goods, stores, implements, provisions, chattels and effects required by the company or its workmen or servants ;

(e) To construct or acquire by lease, purchase or otherwise, and to operate and maintain undertakings, plant, machinery, works and appliances for the generation or production of steam, electric, pneumatic, hydraulic or other power or force ; also lines of wire, poles, tunnels, conduits, works and appliances for the storing, delivery and transmission under or above ground of steam, electric, pneumatic, hydraulic or other power or force for any purpose for which the same may be used ; and to contract with any company or person upon such terms as are agreed upon to connect the company's lines of wire, poles, tunnels, conduits, works and appliances with those of any such company or persons ; and generally to carry on the business of generating, producing and transmitting steam, electric, pneumatic, hydraulic or other power or force ; to acquire by lease, purchase or otherwise, steam, electric, pneumatic, hydraulic or other power or force, and to use, sell, lease or otherwise dispose of the same, and all power and force produced by the company ; provided, however, that any sale, distribution or transmission of electric, pneumatic, hydraulic or other power or force beyond the lands of the company shall be subject to local and municipal regulations ;

(f) To take, acquire and hold as a consideration for ores, metals or minerals, sold or otherwise disposed of, or for goods supplied, or for work done by contract or otherwise, shares, debentures, bonds, or other securities of, or in any other company having objects similar to those of the company and to sell or otherwise dispose of the same, notwithstanding the provisions of Section 44 of the said Act ;

(g) To carry on business as a manufacturer of and dealers in logs, lumber, timber wood, metal ; all articlee into the manufacture of which wood or metal enters, and all kinds of natural products and by-products thereof, and to carry on the business of a general dealer in merchandise ;

(h) To build upon, develop, cultivate, farm, settle and otherwise improve and utilize the lands of the

company, and to use, sell, improve or otherwise deal with or dispose of the same ; and to aid and assist by way of bonus, advances of money or otherwise, with or without security, settlers and intending settlers upon any lands belonging to or sold by the company, or in the neighbourhood of such lands and generally promote the settlement of said lands ;

(i) To purchase or otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on or any business similar thereto, or possessed of property suitable for the purposes thereof ;

(j) To carry on any other business, whether manufacturing or otherwise which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company ;

(k) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee or otherwise, any corporation in the capital stock of which the company hold shares, or with which it may have business relations, and to act as employee, agent or manager of any such corporation ; and to guarantee the performance of contracts by any such corporation, or by any person or persons with whom the company may have business relations ;

(l) To apply for, purchase or otherwise acquire any patents, licenses, concessions and other special rights and privileges, conferring any exclusive or non-exclusive or limited right to use same, or any secret or other information whether as regards the carrying on of any particular trade or business or the use of any invention or process, or the growth, preparation or manufacture or sale of any particular article which seems capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly, to benefit the company, and to use, exercise, develop, grant licenses or monopolies in respect of or otherwise turn to account the property, rights or information so acquired, and to acquire, or grant the same for a term of years or in perpetuity or otherwise ;

(m) To join, consolidate and amalgamate with any person, society, company or corporation carrying on a similar business ; to pay or receive the price agreed upon in cash or in paid-up and non-assessable shares, bonds or debentures or other securities or guarantees of the company ;

(n) To develop or assist in developing any auxiliary or allied company carrying on business of a like nature or germane to that of this company and to become shareholders in the same ;

(o) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in ;

(p) To issue, sell or otherwise dispose of the property and assets of the company or any part thereof, for such consideration as the company may deem fit, including shares, debentures or securities of any company ;

(q) To issue and allot as fully paid-up shares of the company hereby incorporated such number or proportion of the shares of the company not liable for calls, as may be necessary to pay or part pay for movable or immovable property, mining lands or mining rights, mines, rights, business franchises, privileges, leases, licenses, patents, concessions, contracts and materials of all kinds, leases, stocks, bonds and debentures which the company may lawfully acquire or other real or personal property or rights which the company may lawfully acquire by virtue hereof and also in payment of *bona fide* claims of contractors, engineers or other persons having claims against the company for work done or with the approval of the shareholders for services rendered ; as also of all or any costs, charges or expenses preliminary or incidental to, or incurred in connection with the promotion, organization, formation, establishment, registration and incorporation of the company ;

(r) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of

the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking ;

(s) To do all or any of the above things in Canada or elsewhere and as principals, agent or attorneys ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Kenabeek Consolidated Silver Mines, Limited," with a capital stock of two million dollars, divided into 2,000,000 shares of one dollar each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 5th day of March, 1917.

THOMAS MULVEY,

37-2 Under-Secretary of State.

#### The C. E. McKeen Shoe Company, Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of March, 1917, incorporating Alice Maud Beardsell McKeen, married woman, and Charles Edward McKeen, agent ; both of the City of Vancouver, in the Province of British Columbia ; William Wright Ingledew, of Kerrisdale, in the said Province of British Columbia, merchant ; Eva Milne, of the Town of St. Lambert, in the Province of Quebec, married woman, and Theresa Stuart, of the City of Montreal, in the said Province of Quebec, spinster, for the following purposes, viz :—

(a) To acquire the business of Alice Maud Beardsell McKeen (above named) of the City of Vancouver, British Columbia, shoe merchant, carrying on business under the firm name and style of The C. E. McKeen Shoe Company, and to take over the whole of the said business and assets as a going concern, including contracts, orders for goods, trade-marks and book debts, and real estate situated in the Province of British Columbia owned by the said firm or the said Alice Maud Beardsell McKeen, but including and subject to all liabilities of the said firm, and in consideration therefor to allot to the said Alice Maud Beardsell McKeen shares of the capital stock of the company fully paid-up and non-assessable ;

(b) To carry on the business of makers of and dealers in leather shoes and shoe findings and in hides, skins and leathers of all kinds, and makers of and dealers in trunks and travelling bags, in gutta percha goods and all things of which rubber and gutta percha are the component parts and the various materials entering into the manufacture of all such goods ;

(c) To manufacture, buy, sell, deal in, import or export from and to all countries, domestic and foreign, all kinds of goods, wares and merchandise which may be requisite for the purposes of any of the said businesses or commonly supplied or dealt in by persons engaged in any of the said businesses or which may seem capable of being profitably dealt with in any of the said businesses ;

(d) To carry on any other business which may be calculated either directly or indirectly to enhance the value of the company's property and rights ;

(e) To act as agents for any company, partnership or person carrying on a similar business ;

(f) To sell, let, develop and dispose of, or otherwise deal with, the above undertakings or all or any part of the property, real and personal of the said company, upon such terms and conditions as the directors shall see fit, with power to accept as the consideration any shares, stock or obligations of or interest in any other company engaged in a similar business ;

(g) To purchase, lease or otherwise acquire, and to hold, own, use, operate, introduce, sell, assign and convey all trade-marks, secret processes, trade names, and of inventions, improvements and processes used in connection with or secured under any letters patent or otherwise of Canada or any other country in relation to any of the said businesses, and to use, exercise,

develop, grant licenses in respect of or otherwise turn to account all such trade-marks, patents, letters, concessions, processes and the like, and any such property, rights and information so acquired, and with a view of working and developing the same, which the said corporation may think calculated directly or indirectly to effect these profits in connection with any of the said businesses to be acquired or carried on by the said company ;

(h) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(i) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth, or that are necessary, suitable, incidental or conducive to the attainment of the same ;

(j) It is hereby declared to be the intention that the objects specified in each paragraph shall be in no wise restricted or limited by reference to or inference from the terms of any other paragraph or to or from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The C. E. McKeen Shoe Company, Limited," with a capital stock of forty-eight thousand dollars, divided into 48,000 shares of one dollar each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of March, 1917.

THOMAS MULVEY,

37-2 Under-Secretary of State.

#### C. H. Cochrane and Co., Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of March, 1917, incorporating Charles Harris Cochrane, gentleman, Leonard Wood, accountant, Charles Wood, miller, John Wilfred McNeil, shipper, and Hamnett Pinhey Hill, barrister-at-law, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz :—

(a) To buy, sell, manufacture and deal in and with food products ; to buy, sell, import, distribute, roast, blend, grind and dispose of tea, coffee, spices and other condiments for general use ; to prepare, buy, sell and put up syrups, essences, flavourings and otherwise engage in the preparation and manufacture, purchase and sale of all commodities appertaining to or in any way relating to food products ;

(b) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(c) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ;

(d) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or nonexclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(e) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction



capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(f) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object;

(g) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade;

(h) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(i) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, if authorized so to do by the vote of a majority in number of the shareholders present or represented by proxy, at a general meeting duly called for considering the matter, and holding not less than two-thirds of the issued capital stock of the company;

(j) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations;

(k) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company;

(l) To do all or any of the above things, and all things authorized by the letters patent or supplementary letters patent as principals, agents, contractors, or otherwise, and either alone or in conjunction with others;

(m) To do all such other things as are incidental or conducive to the attainment of the above objects and of the objects set out in the letters patent.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "C. H. Cochrane and Co., Limited," with a capital stock of sixty thousand dollars, divided into 600 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 8th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

#### Angus Power Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 1st day of March, 1917, incorporating Errol Languedoc, of His Majesty's counsel learned-in-law, Jean Pierre Charbonneau and Ralph Erskin Allan, advocates, William Taylor, manager, and Bruce Stuart Crombie, secretary, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To carry on the business of electricians, mechanical engineers and manufacturers, workers and dealers in electricity, motive power, heat and light,

and any business in which the application of electricity or any power, like or otherwise is or may be useful, convenient or ornamental, or any other business of a like nature, and to manufacture and produce, and either as principals or agents, trade and deal in and deal with any article belonging to any such business, and all apparatus, appliances and things used in connection therewith or with any inventions or patents; to produce and accumulate electricity and electro-motive force, or any agency similar or otherwise, and to supply the same for the production, transmission or use of power for lighting, heating and motive purposes or otherwise as may be thought advisable, and to light streets, places and buildings, public or private by means of electricity or otherwise, or to enable the same to be lighted; to construct, maintain and operate works for the supply and distribution of electricity for light, heat and power; to carry on the business of suppliers of light, heat and power, and carriers of passengers and goods by land and by water in all its branches, to acquire by purchase or otherwise, maintain, equip, operate and build street and other railways operated by electricity or otherwise, to use or manufacture, operate and equip telephones, telegraphs, phonographs and all electrical apparatus now known or that may hereafter be invented, including all wires or appliances for connecting electrical apparatus, and including the formation of electrical exchanges or centres; to acquire by purchase or otherwise and to use, operate and equip subways, conduits and ducts, to obtain, accept and use all permits and also franchises, municipal or otherwise acquire and sell, work or otherwise deal with land, water, water-power, water-power supplies, and water-power equipment or works;

(b) To improve and develop rivers and lakes, and to construct and maintain, reservoirs, canals, dams, embankments, booms and other works and equipment of all kinds;

(c) To purchase, lease or otherwise acquire real estate, lands, locations, surface rights, timber limits, wood lands and timber lands, water lots, river rights and government, municipal or other rights, privileges, franchises, easements and licenses of all kinds, and to sell, dispose of, exchange or otherwise deal with the same;

(d) To construct, purchase or otherwise acquire steamers, barges, tugs of any other kind of craft for inland or ocean navigation, and to employ and operate the same;

(e) To construct, purchase, lease or otherwise acquire basins, docks, jetties, piers, wharves, warehouses, elevators or other buildings or works capable of being used in connection with the business of the company;

(f) To construct and operate for the purpose of the company's business and on lands owned and controlled by the company, tramways and railway sidings;

(g) To acquire by purchase, lease or otherwise and to utilize and develop water powers and other powers for the production of electric, pneumatic, hydraulic or other power or force, and to construct and operate works for the production of such powers;

(h) To construct, maintain poles, lines, transmission lines, telephone and telegraph lines for the distribution of power and for the general purposes of the company's business;

(i) To construct, lay down, fix and carry out all necessary cables, wires, lines, accumulators, lamps and works, appurtenances and appliances subject to local and municipal regulations;

(j) To acquire all or any part of the good-will, rights, property and assets, including any option, concession or the like of any individual, firm, association or corporation, and to pay for the same wholly or in part in cash or in bonds, or in payment or part payment therefor to allot and issue as fully paid up and non assessable shares of the capital stock of the company, whether subscribed for or not;

(k) To sell or otherwise dispose of the whole or any part of the property, assets, rights, undertaking or good-will of the company, and to accept payment for the same wholly or in part in cash, bonds, stocks or other securities in any corporation or company;

(l) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring

any exclusive or non-exclusive or limited right to use any secret or other information as to any invention or process, and to turn to account, sell, lease or otherwise deal in such patents, licenses or concessions;

(m) To acquire and hold, notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise dispose of stocks, shares, securities or undertaking of any other company having for one of its objects the exercise of any of the powers of the company, or to transfer its undertaking or assets to or to amalgamate with any such company;

(n) To enter into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or intending to carry on the business which this company is authorized to carry on or capable of being conducted so as directly or indirectly to benefit the company;

(o) To acquire by purchase or otherwise hold, sell and deal in the business, assets, good-will, stocks, shares or securities of any company or corporation, and generally to do all acts and exercise all powers, and to carry on any business incidental to the proper fulfilment of the objects for which the company is incorporated.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere, by the name of "Angus Power Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 5th day of March, 1917.

THOMAS MULVEY,

Under-Secretary of State.

37-2

#### Westmount City Dairies, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of March, 1917, incorporating Henry John Hague, King's counsel, Pierre Amable Badeaux, advocate, Ernest Geoffrey Bennett, accountant; Arthur Charters, bookkeeper, and Alfred Boreham Wright, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To carry on business as dealers in and producers of dairy, farm and garden produce of all kinds and in particular milk, cream, butter, cheese and all milk products, poultry and eggs, fruits and vegetables; to buy and sell dairy and farm machinery, utensels and supplies and cattle foods; to operate systems of cold storage in connection with the said business; to carry on the business of breeding, selling and dealing in all kinds of live stock, cattle, horses, sheep, swine and the products thereof; and to carry on in all its branches the business of stock raising, farming and dairying;

(b) To acquire, develop, own, use, lease, operate and dispose of springs of natural and mineral waters on the property of the company, and to trade and deal in such waters, and to manufacture, trade and deal in artificial aerated waters, effervescent beverages and like preparations of all kinds, and to carry on the trade of bottlers in all its branches;

(c) To purchase, acquire, lease, sell, dispose of and otherwise deal in lands and property, and to cultivate, farm, develop and exploit and dispose of the products thereof;

(d) To manufacture and deal in all kinds of wares and merchandise incidental to the businesses aforesaid or any part thereof;

(e) To apply for, obtain, register, lease, license, purchase or otherwise acquire any trade marks, trade names, patents of invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or

indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired;

(f) To develop and turn to account any land acquired by the company or in which it is interested or in particular by laying out and preparing the same for building purposes, constructing, altering, pulling down, maintaining, fitting up and improving buildings and conveniences, and by planting, paving, draining, farming, cultivating, letting on building lease or building agreement and by advancing money to and entering into contracts and arrangements of all kinds with builders and others;

(g) To buy, sell and manufacture, export and import and deal in all substances, apparatus and things capable of being used in any such businesses as the company is authorized to carry on or required by any customers of or persons having dealings with the company;

(h) To purchase, lease or otherwise acquire the whole or any part of the business, property, franchises, good-will, rights and privileges held or enjoyed by any person or firm or by any corporation carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of this company and to pay therefor in fully paid-up or partly paid-up shares of the company or in bonds, debentures or other securities of the company or otherwise, and to undertake the liabilities of any such person, firm or corporation;

(i) To purchase or otherwise acquire, hold, sell or otherwise dispose of shares or stock, bonds, debentures or any other securities in any other company or corporation, notwithstanding the provisions of section 44 of The Companies Act;

(j) To carry on any business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(k) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to, sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(l) To enter into any arrangements with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions;

(m) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general or useful object;

(n) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company;

(o) To purchase, take on lease or in exchange, hire or otherwise acquire, any real or personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade;



(p) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ;

(q) To remunerate any person or company for services rendered or to be rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital or any bonds, debentures or other securities of the company or in or about the formation or promotion of the company or the conduct of its business ;

(r) To sell or dispose of the whole or any part of the assets and undertaking of the company as a going concern or otherwise, for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company ;

(s) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any of the property and rights of the company ;

(t) To do all or any of the above things as principals, agents, contractors or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others ;

(u) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of this company ;

(v) To distribute amongst the shareholders of the company, in kind, any property of the company and in particular any shares, bonds, debentures or securities of any other companies belonging to the company ;

(w) To do all such other things as the company may think incidental or conducive to the attainment of the above objects or any of them ;

(x) The interpretation of any of the powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or by reference to or inference from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Westmount City Dairies, Limited," with a capital stock of one hundred thousand dollars, divided into 2,000 shares of fifty dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of March, 1917.

THOMAS MULVEY, -  
Under-Secretary of State.

37-2

### Ocean and Inland Transportation Company, Limited.

**P**UBLIC Notice is hereby given that under the first Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1917, incorporating Walter Robert Lorimer Shanks, advocate, Francis George Bush, bookkeeper, George Robert Drennan and Alexander Gordon Yeoman, stenographers, and Herbert William Jackson, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To build, contract for, purchase, take over, work, manage, sell, exchange, charter, alter, furnish, equip, repair, maintain, improve, let out on hire, load on commission, or otherwise acquire or dispose of and deal in ships, vessels, tugs, barges, lighters, coal, timber, engines, boilers, tackle, machinery and such other articles as enter into the construction and equipment of ships, vessels, tugs, barges and lighters ; and to carry on all or any of the businesses of ship, tug, lighter and barge owners, forwarders, wharfingers, warehousemen, storekeepers, proprietors of bonded stores, dock and wharf owners, carriers, ship and freight agents, forwarding and general agents, and any other businesses connected with ships or shipping, or the carriage or conveyance by water or rail of passengers, produce, merchandise or goods ; to render salvage or towage service ;

(b) To act as agents for steamship owners, forwarders and as ship brokers and agents for placing or procuring insurance whether marine, fire or otherwise upon

goods or other property in the possession or control of the company ;

(c) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(d) To invest and deal with moneys of the company not immediately required for the purposes of the company from time to time as the company is by law authorized to do, and to make cash advances to, guarantee the contracts or engagements of, become surety for, and financially assist any person, firm, company or corporation carrying on a business similar to that which this company is hereby authorized to carry on ;

(e) To purchase or otherwise acquire any shares or interest in or the whole or any of the business, good will and assets of any person, firm, or company, carrying on any business germane to the objects of this company, and to undertake all or any of the liabilities or obligations of such person, firm or company ; and to carry on, conduct and liquidate any business so acquired ; and to make and carry into effect any contracts or agreements with any such person, firm or company as aforesaid with respect to amalgamation, joint working, co-operation, division of profits, mutual assistance, or otherwise, and to accept, by way of consideration for any such contracts or arrangement, any shares, debentures or securities of any similar company ;

(f) To pay in such manner as may seem expedient, and in particular by the issue of shares or securities of the company for any property or rights acquired by the company, or, with the approval of the shareholders, for any services rendered to the company ;

(g) To lease, sell or otherwise dispose of the business, property and undertakings of the company, or any part thereof, for such consideration as the company may deem fit, and in particular for shares, bonds, debentures or securities of any other company having objects similar in whole or in part to those of this company ;

(h) To distribute among the shareholders of the company in kind, any property of the company, and in particular any shares, debentures or securities of any companies belonging to the company or which the company may have power to dispose of ;

(i) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph ;

(j) To do all such other things as may be deemed necessary or useful in the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Ocean and Inland Transportation Company, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

### Sevlins, Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 1st day of March, 1917, incorporating Samuel Gerald Tritt, Saul Tritt and John Whelan, advocates, Nicholas Swan and Alexander Seay, accountants, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To acquire and take over as a going concern the business now carried on by David Shapiro, of the City and District of Montreal, merchant, under the firm name and style of "Sevlins," and all of the assets and

liabilities of the said business, and to pay for the same in paid-up and non-assessable shares of the company ;

(b) To carry on all or any of the businesses of silk merchants, silk weavers, cotton spinners, cloth manufacturers, furriers, haberdashers, hosiers, manufacturers, importers and wholesale dealers and retail dealers of and in textile fabrics of all kinds, boot and shoe makers, manufacturers and importers, and wholesale and retail dealers of and in leather goods, household furniture, ironmongery, turnery and other household fittings and utensils, ornaments, stationery and fancy goods, dealers in provisions, drugs, chemicals and other articles and commodities of personal and household use and consumption, and generally of and in all manufactured goods, materials, provisions and produce ;

(c) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(d) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or engage in, or possessed of property suitable for the purposes of this company ;

(e) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(f) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(g) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this company, or any business capable of being conducted so as directly or indirectly to benefit this company ;

(h) Generally to purchase, take on lease, or in exchange, hire or otherwise acquire any real or personal property and any rights or privileges which the company may think necessary or convenient for the purposes of the company ;

(i) To draw, make, accept, endorse, execute, and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Sevlyns, Limited," with a capital stock of forty-nine thousand dollars, divided into 490 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 5th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

#### F. Baillargeon, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of February, 1917, incorporating Rose Anna Tourneur,

widow of Frederic Baillargeon, Antoine Baillargeon, Auguste Baillargeon et Camille Baillargeon, manufacturers, all of the Parish of St. Constant, in the Province of Quebec, and Eloi Baillargeon, baker, of the City of Montreal, in the said Province of Quebec, for the following purposes, viz :—

(a) To carry on business as merchants and manufacturers of church ornaments, wax candles, candles and other articles manufactured with wax or paraffine, together with any other goods and articles of a similar nature ;

(b) To manufacture, purchase, sell or otherwise deal in all kinds of merchandise and products relating to the company's business including the manufacture of wooden or pasteboard boxes for the use of the company and to sell to its customers ;

(c) To purchase the whole or any part of the assets of the firm T. Baillargeon, enregistré, its business, agency rights and trade marks, together with the goodwill thereof ; to assume in whole or in part of its assets and to pay for the same, if the company hereby incorporated sees fit in cash or in fully paid-up shares of its capital stock ;

(d) To purchase or otherwise acquire any movable or immovable property which the company may deem useful for its business, and to sell or otherwise dispose of any such property upon such conditions as the company may deem advisable ;

(e) To acquire, notwithstanding the provisions of section 44 of the Companies Act, any shares in the capital stock of other companies carrying on any business similar in whole or in part, to that of this company and to alienate or otherwise dispose of the same ;

(f) To draw, make, endorse and issue promissory notes, bills of exchange and other negotiable or transferable instruments.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "F. Baillargeon, Limitée," with a capital stock of forty-five thousand dollars, divided into 450 shares of one hundred dollars each, and the chief place of business of the said company to be at the Parish of St. Constant, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 1st day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

#### P. Lamy & Frère, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 1st day of March, 1917, incorporating Hercule Lamy, Freddy Gelinas, Joseph Adélaïde Lamy, Evelina Capistran and Albina Gelinas, merchants, Zéphirin Arcand, gentleman, and Alice Lamy, teacher, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To purchase, manufacture, sell at wholesale and retail any kind of goods and products whatsoever ; to carry on generally and specially the business of departmental stores ; to manufacture any products and goods which the company may dispose of in its business ;

(b) To acquire and erect property, manufactories or works for the purposes of its business ;

(c) To manufacture, supply, sell, lease electricity and electric current for lighting, heating, motive power and any other purposes ;

(d) To acquire, construct, manufacture, maintain, erect and operate any electric system, work, machinery, posts, electric wire, subject to any provincial or municipal laws in that behalf ;

(e) To acquire lands, to build upon and resell the same ;

(f) To acquire, purchase any business and undertakings belonging to companies or individuals carrying on a business wholly or partly similar to that of this company, with the goodwill, assets thereof, upon such conditions as the board of directors of the company may determine ; the payment of which may be made by cash or property or in fully paid-up shares ;



(g) To amalgamate with other companies or firms carrying on a business similar, in whole or in part to that of this company, upon such conditions as may be determined by the board of directors and to continue such undertakings and carry on such business ;

(h) To purchase, take on lease or otherwise acquire, sell or lease or otherwise dispose of any patent of invention, trade mark, trade name relating to the company's business or applicable thereto ;

(i) To enter into any arrangements as to union of interests or sharing of profits or otherwise with any person or company carrying on or about to carry on a business similar to that which this company is authorized to carry on ;

(j) To exercise all necessary powers germane to any trade and business which the company may undertake and carry on.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "P. Lamy & Frère, Limitée," with a capital stock of forty-nine thousand dollars, divided into 490 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 5th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

37-2

**G. S. C. Commercial Corporation of Canada, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 15th day of March, 1917, changing the name of the "G.S.C. Commercial Corporation of Canada, Limited, to that of "Guaranty Plan, Limited".

Dated at the office of the Secretary of State of Canada, this 15th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

38-2

**The National Shipbuilding Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date 13th day of the March, 1917, incorporating William Haines Hutchinson, of the City of St. Catharines, in the Province of Ontario, contractor, and Robert Gordon Stewart, contractor, Ernest Arthur Larmonth and James Dennis Cunningham, accountants, and Louis Côté, barrister-at-law, of the City of Ottawa, in the Province of Ontario, for the following purposes, viz :—

(a) To carry on the business of iron foundries, mechanical engineers and manufacturers of engines, machinery, tools, boiler makers, millwrights, machinists, iron and steel converters, smiths, builders, metallurgists, electrical engineers, water supply engineers, carriers and merchants ; to buy, sell, manufacture, repair, convert, let on hire and deal in engines, boilers, machinery, implements, rolling stock and hardware of all kinds ; to build, buy, sell, equip, operate and own steamships, steamboats, sailing ships, boats and other property ; to carry on the businesses of general contractors for the construction and equipment of public and private works and of engineers ;

(b) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or

the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(c) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly, or indirectly to benefit the company, and to pay for the same in cash or partly in cash and partly in paid-up shares of the capital stock of this company or wholly in such paid-up shares ;

(d) To take or otherwise acquire and hold shares in any other company having objects altogether, or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company, notwithstanding the provisions of section 44 of the said Act ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The National Shipbuilding Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Goderich, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State

38-2

**Smart Bros., Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of March, 1917, incorporating Norman John Smart and William George Smart, market gardeners, Emma Smart and Mary Elizabeth Smart, married women, and Henry Robert Smart, merchant tailor, all of the Town of Collingwood, in the Province of Ontario, for the following purposes, viz :—

(a) To grow fruit, flowers and vegetables and other farm products and can fruits and vegetables and to buy and sell, wholesale and retail and trade in all kinds of farm produce and all branches thereof ;

(b) To acquire by purchase, lease or otherwise, and to hold any land, greenhouse, factory, evaporator, plant, warehouse, building, machinery or appliance which may seem necessary in the interests of the company for the purpose of canning, selling, housing or handling any of the products above referred to, or for the purpose of carrying on or advancing the business or interests of the company and placing upon the markets such products in a finished state ;

(c) To carry on any other business whether manufacturing, trading or otherwise, which may seem to the company capable of being conveniently carried on in connection with the company's business or any of its industries, or likely directly or indirectly to enhance the value of the company's properties or rights.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Smart Bros., Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Collingwood, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 12th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

38-2

**Canadian Aladdin Company, Limited.**

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of March, 1917, incorporating Edmond Baird Ryckman and Kenneth Ferns MacKenzie, solicitors; George Stinson Saunderson, student-at-law; Edith Emily Duncan and Agnes Rosenblott, stenographers, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—

(a) To contract for, construct, execute and carry on every description of buildings, works and undertakings and generally to carry on the business of a contractor for the erection, construction, repair and alteration of buildings, structures, and public and private works; to erect buildings and deal in building material;

(b) To acquire by purchase, lease or otherwise and to hold, use, improve, manage, sell, dispose of and deal in land, tenements and hereditaments and in any interest therein and to erect, alter, prepare and maintain buildings upon any land in which the company may have any interest and generally to carry on the business of a real estate and improvement company; to improve, alter and manage any land or interest therein or any buildings or erection acquired or owned by the company;

(c) To take or hold mortgages for any unpaid balance of the purchase money on any lands or interests therein, building erection or building material sold by the company and to sell, hypothecate, pledge or otherwise dispose of said mortgages;

(d) To manufacture, buy, sell and deal in goods, wares and merchandise of all kinds;

(e) To acquire by purchase, subscription or otherwise and invest in and to hold, sell, exchange or otherwise dispose of debentures, bonds, stocks and any security of any government or of any municipal corporation or school corporation or of any chartered bank or of any incorporated company;

(f) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(g) To apply for, purchase or otherwise acquire, any patents, brevets d'invention grants, leases, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired;

(h) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(i) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name, all or any of the property, franchise and good-will, rights, powers and privileges held or enjoyed by any person or firm or any company or companies, and to pay for such property, franchise, good-will, rights, powers and privileges, wholly or partly in shares of the company wholly or partly paid up, and to undertake the liabilities of any such person, firm or company;

(j) To aid in any manner any corporation, any of whose shares of capital stock, bonds, debentures or other

obligations are held, or in any manner guaranteed by this company, and to do any act or things for the preservation and protection, improvement or enhancement of the value of any such shares of capital stock, bonds, debentures or other obligations, and to do any and all acts tending to increase the value of any of the property at any time held or controlled by this company;

(k) To purchase, take or acquire by original subscription or otherwise, and to hold, and with or without guarantee, to sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in and of any other company carrying on a business in whole or in part similar to that of the company, and to pay for such shares, stocks, debentures, bonds and other obligations either in cash or partly in cash, or to issue shares of this company fully paid up or partly paid up in payment, and notwithstanding the provisions of section 44 of the said Act to use the funds of the company in the purchase of shares, stock, debentures, bonds and obligations in and of any such other company, and to vote on all shares so held through such agent or agents as the directors may appoint;

(l) To enter into any arrangements with any government or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges, concessions or franchises which the company may think it desirable to obtain, and to carry out, exercise and comply with or surrender any such arrangements, rights, privileges, concessions and franchises;

(m) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated benefit employees or ex-employees of the company (or its predecessors or associates in business) or the dependents or connections, of such persons, and to grant annuities, pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or to benevolent objects, or for any exhibition or for any public, general or useful object;

(n) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company;

(o) To purchase, take on lease or in exchange, hire or otherwise acquire, any real or personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business or capable of being profitably dealt with in connection with any of the company's property or rights for the time being;

(p) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufacturing, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof;

(q) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(r) To sell, let on hire or otherwise deal with or dispose of the undertaking and assets of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures, debenture stocks or other securities of any other company having objects altogether or in part similar to those of the company;

(s) To invest any monies of the company, not immediately required in such securities and in such manner as may from time to time be determined;

(t) To distribute among the shareholders in kind any property or assets of the company and in particular any shares, debentures, or securities of any other companies belonging to or held by the company or which the company may have power to dispose of;



(u) With the approval of the shareholders, to remunerate any person for services rendered to the company, in such manner as the company may deem expedient, and more particularly by the issue and allotment of shares, bonds or other securities of the company, wholly or partly paid up, but nothing in this clause contained shall be deemed to limit the power of the directors to fix and pay the salary of any and all officers, servants, agents and employees of the company ;

(v) To lend on money to customers and others having dealings with the company and to take security for the loan of such money ; to guarantee the performance of the contractual and other obligations of any such persons and to give any guarantee or indemnity as may seem expedient ;

(w) To pay out of the funds of the company all expenses of or incidental to the formation, registration and advertising of the company, or in or about the promotion of this company or the conduct of its business ;

(x) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(y) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(z) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others ; and either by or through agents, sub-contractors, trustees or otherwise ;

(aa) To do all such things as are incidental or conducive to the attainment of any one or more of the above objects, and so that the objects specified in each paragraph of the clauses shall, except when otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from the terms of any other paragraph, or to or from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Aladdin Company, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

38-2

### Canadian Electric & Gas Heater Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of March, 1917, incorporating Charles Joseph Eugene Charbonneau, notary, Jean Charbonneau, and James Edward Coulin, advocates, and Joseph Simeon Pilon, stenographer, of the City of Montreal, in the Province of Quebec ; and Philippe Morel, of the City of Maisonneuve, in the said Province of Quebec, agent, for the following purposes, viz:—

(a) To carry on the trade or business of manufacturing and selling gas and electric stoves and heaters, and other stoves and heaters of every description, burners, ranges, water heaters, burners of every kind for lighting and heating, gas, water and steam controllers, all kind of water, gas, steam and electric appliances and merchandise of all kinds ;

(b) To buy, sell, handle and deal in, both wholesale and retail, commodities, articles and things of all kinds which can conveniently be dealt with by the company in connection with any of its objects ;

(c) To purchase or otherwise acquire any formulae, recipe, processes, letters patent, trade-marks, trade-names or copyrights relating to the products of the

company, or any rights or interests in the same, or in the mode of manufacturing or selling same ;

(d) To construct, maintain and alter any buildings or works necessary or convenient for the purposes of the company ;

(e) To purchase, lease or otherwise acquire the whole or any part of the business, property, franchises, goodwill, rights and privileges held or enjoyed by any person or firm or by any corporation carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of this company and to pay therefor in fully paid-up or partly paid-up preference or ordinary shares of the company, or in the bonds, debentures or other securities of the company, or otherwise, and to undertake the liabilities of any such person, firm or corporation ;

(f) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable or being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(g) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(h) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take and otherwise acquire shares and securities of any such company, and to sell, hold, reissue, with or without guarantee, or otherwise deal with the same ;

(i) To enter into any arrangements with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(j) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(k) To purchase, take on lease or in exchange, hire or otherwise acquire, any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade ;

(l) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or in exchange for the shares, bonds debentures or other securities of this company or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint ;

(m) To construct, acquire and operate vessels, steamboats and barges to carry on the business of vessel agents, cartage system, cartage agents, wharfingers, warehousemen and forwarders ;

(n) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ;

(o) To pay out of the funds of the company or by shares in the company or by both cash and shares, all expenses of or incidental to the formation, flotation, advertising and procuring the charter of the company, and to remunerate any person or company for services rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any bonds, debentures or other securities of the company ;

(p) To pay by issue of bonds, debentures or other securities as well as to use and apply its surplus earnings or accumulated profits authorized by law to be reserved to the purchase or acquisition of property, and the purchase or acquisition of its own capital stock, from time to time, to such extent and in such manner and upon such terms as the board of directors shall determine ;

(q) To obtain any provisional order or Act of Parliament for enabling the company to carry any of its objects into effect, or for any other purpose which may seem expedient, and to oppose any proceedings or application which may seem calculated directly or indirectly to prejudice the company's interests ;

(r) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(s) To sell, improve, manage and develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(t) To do all or any of the above things as principals, agents, contractors or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others ;

(u) To do all such other things as are incidental or conducive to the attainment of the above objects.

(v) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of this company ;

(w) To distribute any of the property of the company in kind among the shareholders ;

(x) The interpretation of any of the powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or by reference to or inference from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Electric & Gas Heater Company, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

38-2

#### Palhaigar's Auto & Boat Garages, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of March, 1917, incorporating Jean Baptiste David Légaré, promoter, Armand Mathieu, Robert Thomas Mullin and Alexandre Papineau Mathieu, advocates, and Antonia Catelli, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To manufacture, buy, sell, import, export, operate, charter, repair, alter, improve, rent, lease, and hire automobiles of all kinds, motor boats and motor trucks, and deal in all kinds of automobiles and otherwise deal in all types of automobiles, bodies, chassis, carriages, sleighs, wagons, wagon body, running gear, row boats, canoes, motor hulls, and to establish and operate garages ;

(b) To manufacture, import, export, buy, sell, and deal in goods, wares and merchandise ;

(c) To construct, improve, maintain, work, manage, carry out, or control, any electric plant, waterworks, roads, ways, and cable operated ferries, branches and sidings on lands owned or controlled by the company, and bridges, reservoirs, watercourses, wharves, manufacturing, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof ;

(d) To demand, require, lease and dispose of trade marks, industrial designs, patents and patent rights, license and privilege for or concerning any invention which may be considered profitable or necessary, and to manufacture, utilize, employ or work the said inventions ;

(e) To sell, lease or otherwise dispose of any property or undertaking of the company or any part thereof, for such consideration as may be convenient or judged expedient by the company, and in particular wholly or partly in shares, debentures, stocks, bonds or securities of any other company ;

(f) To acquire by purchase, lease or otherwise or take over the business, in whole or in part, the property or liabilities of any person or company carrying on a business which this company is authorized to carry on or possessed of property suitable for the purpose of this company ;

(g) To amalgamate and enter into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession, a transfer of contract or otherwise with persons or companies carrying on or about to carry on any business or transaction similar to that of this company ; to carry on or continue any business or transaction capable of being carried on so as directly or indirectly to benefit the said company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares or securities of such person or company, and to sell, hold, re-issue, with or without guarantee, or otherwise dispose of such shares or securities ;

(h) To issue and allot as fully paid-up shares of the company in full payment or in part payment of any business, franchise or undertaking, contract, property, rights, powers, privileges, leases, licenses, contracts, real estate, capital, bonds, debentures or any other property and rights which the said company may acquire under the powers hereby conferred, work done and, with the approval of the shareholders, for services rendered for the purpose of organizing the said company ;

(i) To place and dispose of the money and assets of the company from time to time as the directors may direct, in acquiring or buying immovable properties or in buying bonds, debentures, real estate, shares or other securities of any government or corporate body, municipal or school corporation or of any chartered bank or of any other company duly incorporated, notwithstanding the provisions of section 44 of The Companies Act ;

(j) To distribute among the shareholders of the company in specie any immovable property of the company and in particular the shares and securities of other companies belonging to this company ;

(k) To carry on all and any of the above business either as principals, agents or attorneys ;

(l) To do all and everything necessary or proper for the attainment of any of the above objects ;

(m) In the ordinary course of its business to draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(n) To build, purchase, lease or otherwise acquire, own, use and operate one automobile chemical fire wagon or several for the purpose of providing fire protection for the company's plants and buildings, and to enter into contract with any party or parties or municipal authorities, rural, civic or private, for the co-operative use of said apparatus, and to levy and



receive tolls or other remuneration for said use of the apparatus from such party or parties.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Palhaigar's Auto & Boat Garages, Limited," with a capital stock of fifty thousand dollars, divided into 1,000 shares of fifty dollars each, and the chief place of business of the said company to be at the Village of Chateaugay, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 15th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

38-2

#### Anglo-Franco Hat, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of March, 1917, incorporating Paul Lacoste, one of His Majesty's counsel learned in the law, of the City of Outremont in the Province of Quebec; Alexandre Lacoste, Joseph Henri Gérin-Lajoie and Alexandre Gérin-Lajoie, advocates, of the City of Montreal, in the said Province of Quebec; and Thomas John Shallow, advocate, of the City of Westmount, in the said Province of Quebec, for the following purposes, viz:—

(a) To manufacture, buy, sell and otherwise deal in and deal with all kinds of hats, caps, furs, hat blocks and flanges, hat machinery, wood cases, paper boxes and all kinds of goods, wares and merchandise connected with the above and all by-products thereof: to manufacture and deal in clothing and wearing apparel of every description, and any other articles which may be conveniently or advantageously handled in conjunction with the business aforesaid; to engage in the manufacture, purchase, sell, export and import of woollen and cotton and other fabrics of all kinds, and any and all material used in the manufacture of clothing and wearing apparel or articles usually dealt in therewith or in connection therewith; and to manufacture, buy, sell and otherwise deal in and deal with harness, saddles, belts, trunks and all kinds of leather goods and by-products thereof;

(b) To apply for, purchase or otherwise acquire any patents of invention and to sell, lease or otherwise dispose of the same;

(c) To promote, organize, manage, or develop, or to aid in the promotion, organization, management or development of any corporation, company, syndicate or undertaking for the purpose of acquiring the whole or any part of the company's undertaking or for the purpose of carrying on any other business subsidiary to that of this company;

(d) To carry on any other business (manufacturing of otherwise) which may seem to the company capable of being conveniently carried on in connection with the company's business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(e) To enter into partnership or into arrangement as to the sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company now or hereafter carrying on any business or transaction calculated to benefit this company, directly or indirectly;

(f) To purchase, or otherwise acquire for cash or for any other consideration, including paid-up shares of this company's capital stock, the whole or any part of the business, franchises, undertakings, property, rights, powers, privileges, bonds and debentures, letters patent, contracts, real estate, good will, and assets and other property, movable or immovable, real or personal of any person, company or corporation, and to sell or otherwise dispose of the whole or any part thereof for such consideration as the company shall see fit;

(g) To purchase or otherwise acquire and to hold and own stocks, shares and obligations of any companies or corporations engaged in a business of a similar nature, notwithstanding the provisions of section 44 of The

Companies Act, and to sell or otherwise dispose of such stock, shares and obligations;

(h) To distribute among the shareholders of the company, in kind, any property of the company, and in particular any shares, debentures or other securities of other companies belonging to this company or which this company may have power to dispose of;

(i) To do all acts and to enjoy all powers and to carry on any business conducive to the attainment of the objects for which this company is incorporated;

(j) To sell or dispose of the whole or any part of the property, movable or immovable, real or personal, of the company for such consideration as the company may deem fit, and in particular for shares, bonds, debentures or securities of any other company or corporation;

(k) To procure the company to be registered or otherwise recognized in and foreign country and to designate persons therein as attorneys or representatives of this company, with power to represent this company in any business, according to the laws of such foreign country, and to accept service for or on behalf of this company in any process or suit;

(l) To issue the whole or any part of the stock of this company as fully paid up and non-assessable, in payment of any property, movable or immovable, or other assets acquired by the company, or with the approval of the shareholders, as remuneration for services rendered to the company in or about the placing of the shares or debentures of this company or for any other consideration as the directors may deem proper and in the company's interests.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Anglo-Franco Hat, Limited," with a capital stock of forty-five thousand dollars divided into 450 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the Office of the Secretary of State of Canada, this 14th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

38-2

#### Wills & Wills, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of March, 1917, incorporating William Wills, and Edmund Keast Wills, merchants, Alexander Macinnes, clerk, Elizabeth Wills and Mary Wills, spinsters, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To buy, sell, import, export, manufacture and deal in dry goods, silks, satins, tailors' trimmings, textile fabrics of all kinds, cloth, woollen and cotton goods and generally in merchandise of every kind and description, also to carry on the business of tailors, outfitters and clothiers;

(b) To acquire and take over as a going concern the property, business, good-will, assets and liabilities of the business now carried on at the City of Montreal, in the Province of Quebec and elsewhere, under the firm name of Wills and Wills, tailors, and to pay for the same either in cash, fully paid-up and non-assessable shares of the capital stock or other securities of the company, and to carry on and continue the said business;

(c) To manufacture, buy, sell and deal in goods, wares, appliances, merchandise of all sorts and descriptions and to establish, maintain and conduct a jobbing, commission, brokerage and general agency business;

(d) To acquire all or any part of the good-will, property and assets, including any agency, option, contract, agreement, concession or the like of any individual firm, association or corporation carrying on a similar business, and to pay for the same wholly or in part in cash or bonds, or payment or part payment therefor to allot and issue as fully paid-up and non-assessable shares of the capital stock of the company;

(e) To sell or otherwise dispose of the whole or any part of the property, assets, rights, undertakings or good-will of the company and to accept payment for the same wholly or partly in cash, stock, bonds or other securities of any corporation or company ;

(f) To apply for, purchase or otherwise acquire any patents, trade marks, copyrights, agencies, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention or process and to turn to account, sell, lease or otherwise deal in such patents, trade marks, copyrights, licenses, agencies or concessions ;

(g) To acquire and hold, notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise dispose of the stock, shares, securities or undertakings of any other company having for one of its objects the exercise of any of the powers of the company, or to transfer its undertakings or assets to or to amalgamate with such company ;

(h) To enter into any agreement for the sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company intending to carry on or carrying on any business which this company is authorized to carry on, or which is capable of being conducted so as to directly or indirectly benefit the company ;

(i) To acquire, by purchase or otherwise, hold, sell, and deal in the business, assets, good-will stock, shares or securities of any person, firm, or corporation and generally to do all acts and exercise all powers and carry on any business incidental to the proper fulfilment of the objects for which the company is incorporated and to exercise all other powers permitted by the Act.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Wills & Wills, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 15th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

38-2

#### Broad Realty, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of March, 1917, incorporating Jean Martineau, of the City of Westmount, in the Province of Quebec, student-at-law, and Eugene Allard, chauffeur, Paul Alfred Degroessilliers and John Farrow, clerks, and Berthe Lafontaine, stenographer, of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on in all its branches the business of real estate proprietors and dealers ;

(b) To acquire by purchase, exchange, lease or any other title, and to develop, improve, sell, exchange, lease, sublet, dispose of or deal with in any other manner immovable property of any kind and in any condition whatsoever ;

(c) To repair, alter, remodel, construct, build, make, maintain, operate and exploit upon any immovable property any building, structure or works of any nature, such as apartment houses, dwellings, stores, warehouses, factories, mills, plants, drains, sewers, or any other construction, work or improvement, and to let, exchange, sell or otherwise dispose of such property ;

(d) To acquire by purchase, exchange, lease or any other title, and to trade in, sell, exchange, let or otherwise deal with any other immovable property ;

(e) To advance moneys by way of loans to the purchasers, holders, lessees or occupants of any part of the company's properties, to aid in the erection of buildings or in the making of improvements therein ;

(f) To take and hold as security for the re-payment of any loan made by the company or as payment or

part payment of the price or consideration of any contract made with the company, mortgages or securities of any nature whatsoever ;

(g) To buy, acquire and hold to sell, assign and transfer shares, debentures and any other securities of any other company or corporation engaged in the business which this company is authorized to carry on, or doing any business capable of being conducted for the benefit of this company ;

(h) To allot and issue, as fully paid up, any shares in the capital stock of the company in payment of any franchise, undertaking, property (movable or immovable,) license or contract which the company may acquire or enter into, or in satisfaction of any debt or obligation which it may owe ;

(i) To amalgamate with any other company engaged in a similar business ;

(j) To do and perform all other acts and things which may be conducive or seem advantageous to the carrying into effect of any of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Broad Realty, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

38-2

#### Cowansville Hotel Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of March, 1917, incorporating George Edward Chart, accountant, and May Beatrice Flanagan, Mabel Evelyn Manhire, Mary Blanche McKeown and Berthe Charlebois, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes :—

(a) To carry on the business in all its branches of keepers of hotels, taverns, inns, houses of public entertainment and restaurants, in conformity with and subject to the dispositions of all provincial laws and regulations as to licenses, and to do all other things in connection with such business ;

(b) To acquire by purchase, as a going concern and to carry on the business as hotel and inn keepers, now carried on by the commercial firm of P. E. Hauver & Sons, at the Village of Cowansville, in the County of Missisquoi, together with the equipment, movables, stock in trade and good-will, and to pay for the same either in money or in fully paid up and non-assessable stock of the company ;

(c) To acquire by sale, exchange or otherwise, or to hold by lease or otherwise from any person, firm or company, as a going concern or otherwise, and to carry on all business as hotel, inn or restaurant keepers, with or without the lands and buildings used or intended for their exploitation, as well as all equipment, movables or other property in general, and to pay for the same in money or in fully paid up and non-assessable stock of the company ;

(d) To acquire by purchase or otherwise, and to hold by lease or otherwise, any other hotel, inn or restaurant and all immovable property which may be necessary for the object for which the present company is incorporated, and to pay for all such acquisitions or holdings in money or in fully paid up and non-assessable stock of the company ;

(e) In connection with the above purposes to carry on the business of keepers of boarding, sales and livery stables ;

(f) To acquire by purchase or otherwise, or to hold by lease or otherwise, all immovable property which may be necessary for the objects for which this company is incorporated and to pay for the same in money or in fully paid up and non-assessable stock of the company ;



(g) To sell and exchange, and to lease all and any of the movable or immovable properties of the company and to borrow money from the security of all such properties;

(h) To build, maintain and exploit upon all lands acquired or held by the company, hotels, inns, restaurants, and all other buildings which may be useful or necessary for the putting into operation of the powers herein mentioned;

(i) To do any and all other acts and things which may be useful or advantageous for the accomplishment of the purposes herein set forth;

(j) To acquire, hold, sell and exchange, cede and transfer the stock, debentures or other securities of any other company or corporation;

(k) To make, draw, accept, endorse and issue promissory notes, bills of exchange, warrants, securities under the Bank Act or other negotiable or transferable instruments;

(l) To distribute in specie or otherwise, as may be resolved any assets of the company among its members, and particularly the shares, bonds or other securities of any other company formed to take over the whole or any part of the assets or liabilities of the company;

(m) From time to time to do any one or more of the acts and things herein set forth, and to execute and enjoy all such rights and privileges and to do all such other acts and things as are incidental or conducive to the attainment of the above objects or any of them, as also to carry on any business germane to the purposes and objects above set forth.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Cowansville Hotel Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

38-2

### Thompson's Malted Food Company of Canada, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 9th day of March, 1917, incorporating Livingston Thompson, manufacturer, and Minnie Thompson, married woman, of the City of Waukesha, in the State of Wisconsin, one of the United States of America; and John Barry, capitalist, Norah Barry, married woman, and Elizabeth Reid, spinster, of the City of Milwaukee, in the said State of Wisconsin, for the following purposes, viz:—

(a) To produce, buy, sell and deal in (1) milk and cream and all beverages, food, food confections, compositions and supplies into which milk and cream or any of their products enter or may enter as component part; (2) mineral, aerated, distilled and other waters, and (3) meats, foods, beverages, compositions and supplies and all products of the farm and dairy;

(b) To brew non-intoxicating beverages;

(c) To purchase, lease, maintain and operate farms, mineral springs, stores, shops, restaurants and marts for the production, storage, distribution and sale of the above mentioned products or any of them and all compounds, compositions, articles and substances containing the same or any of them;

(d) To operate cold storage warehouses and manufacture ice;

(e) To acquire and take over as a going concern or otherwise the whole or any part of the undertaking, assets and liabilities of any person, firm or corporation carrying on any business in whole or in part similar to that which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay for the same either wholly or partly in cash or wholly or partly in the bonds, debentures, paid-up shares or other securities of the company or otherwise;

(f) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company, and to pay for such shares, stock, debentures or bonds, either wholly or partly in cash or wholly or partly in shares, bonds, debentures or other securities of the company or otherwise, and to vote all shares owned or held by the company through such agent or agents as the directors may appoint;

(g) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(h) To apply for, purchase or otherwise acquire, any patents, trade-marks, trade-names, inventions, processes, improvements, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired;

(i) To enter into partnership or into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(j) To enter into any arrangements with any government authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions;

(k) To promote any company or companies for the purpose of acquiring or assuming all or any of the property and liabilities of the company or for any other purpose, which may seem directly or indirectly calculated to benefit the company;

(l) To purchase, take on lease or in exchange, hire or otherwise acquire, any real or personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade;

(m) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons;

(n) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(o) To procure the company to be registered and recognized in any foreign country and to designate persons therein according to the laws of such foreign country to represent this company and to accept service for and on behalf of the company of any suit or legal proceedings;

(p) To distribute in specie or otherwise any asset of the company among its members and particularly the shares, bonds, debentures and other securities of any other company formed to take over the whole or any part of the assets or liabilities of the company;

(q) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined;

(r) To sell or dispose of the whole or any part of the assets and undertakings of the company as a going concern or otherwise for such consideration as the com-

pany may think fit, and in particular for shares, bonds, debentures or other securities of any other company having objects altogether or in part similar to those of this company ;

(s) To obtain any provisional order or Act of Parliament for enabling the company to carry any of its objects into effect or for any purpose which may seem expedient, and to oppose any proceedings or application which may seem calculated directly or indirectly to prejudice the company's interest ;

(t) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company, or the dependents or connections of such persons, and to grant pensions, premiums and allowances and to make payments towards insurance for the benefit of said employees or ex-employees, to purchase lands and purchase or build houses for the purpose of providing homes to lease or sell to employees and to subscribe to or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general or useful object ;

(u) To do all or any of the above things as principals, agents, contractors or otherwise and by or through trustees, agents or otherwise and either alone or in conjunction with others ;

(v) To amalgamate with any other company having objects altogether or in part similar to those of this company ;

(w) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(x) To do all such other things as are incidental or conducive to the attainment of the above objects ;

(y) The interpretation of any of the powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or by reference to or inference from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Thompson's Malted Food Company of Canada, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 250,000 shares of one dollar each, and the chief place of business of the said company to be at the City of Windsor, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 12th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

38-2

### Champion Spark Plug Company of Canada, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of March, 1917, incorporating Robert Allen Stranahan and Frank Duane Stranahan, manufacturers, and Fordyce Barker Caswell, sales manager, all of the City of Toledo, in the State of Ohio, one of the United States of America ; and Oscar Ernest Fleming, one of His Majesty's counsel learned-in-the-law, and Anson Hainsworth Foster, barrister-at-law, both of the City of Windsor, in the Province of Ontario, for the following purposes, viz:—

(a) To manufacture, purchase, acquire, use, lease, sell, export, import and generally to deal in any and all kinds of electrical equipment, machinery, parts and appliances for motor vehicles, motors and engines, and particularly in all kinds of electrical ignition devices, contrivances, machinery and appliances for motor vehicles, and all kinds of engines and motors, movable and stationary ;

(b) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or

indirectly to enhance the value of or render profitable any of the company's property or rights ;

(c) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ;

(d) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(e) To enter into partnership or into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(f) To take, or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company, or carrying on any business capable of being conducted so as directly or indirectly to benefit the company ;

(g) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(h) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(i) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(j) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade ;

(k) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufacturing, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof ;

(l) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(m) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;



(n) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(o) To do all or any of the above things and all things authorized by the letters patent or supplementary letters patent as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others ;

(p) To do all such other things as are incidental or conducive to the attainment of the above objects, and of the objects set out in the letters patent and supplementary letters patent, if any.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Champion Spark Plug Company of Canada, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Windsor, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 12th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

38-2

### Ulric Boileau, Limitée.

**PUBLIC** Notice is hereby given that under the First Part of Chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 1st day of March, 1917, incorporating : Ulric Boileau, Emile Napoléon Boileau, Wilfrid Boileau, Hormisdas Boileau and Aristide Boileau, all of the City of Montreal, in the Province of Quebec, contractors, for the following purposes, viz.:—

(a) To carry on business as general contractors ; to undertake, erect, build, carry out, improve and manage, by contract or otherwise, by tender or otherwise, any structures, buildings and public or private works ;

(b) To carry on a general lumber business, and, amongst other things, to purchase, convey, manufacture, produce and sell or otherwise alienate lumber and timber, logs, pulp-wood, sawn wood, cord-wood, charcoal and furniture and any other wood ; to purchase, construct, operate, manage, sell, lease, exchange or otherwise alienate saw mills, wood yards, manufactories for the preparation of lumber and any other wood hereinabove mentioned ; sash and door factories and manufactories for the production of lath, shingles and any other articles capable of being manufactured with wood or the by-products of wood and pulp arising from the company's operations, works, equipment and accessories necessary to the operation of timber licenses, timber limits, licenses to cut timber or wood lands, such as the cutting of timber, its transportation and manufacture ; and to acquire, erect, construct, develop, lease, let out to hire, exchange, convey, operate, manage, sell or otherwise alienate property, movable and immovable, real and personal, lands, farms, buildings, concessions or timber licenses, timber limits, licenses to cut timber, wood lands, brickyards, quarries, mines, sand beds, pulp factories, boom sites, water lots, sawmills, garages, warehouses, bridges, towing-paths, sidings, wharves, piers, dams and breakwaters, aqueducts, reservoirs, canals, locks, slides, water powers, driving rights, boats, tugs and any other craft, steam, electricity, gasoline and traction engines and any other kind of vehicles, electric, hydraulic, gas, gasoline or steam works, lines for the transmission of electric, hydraulic, or other power or force, subject to any provincial or municipal laws in that behalf ; manufactories, stores, shops, offices, stables, appurtenances, limekilns, machinery, implements and tools of all kinds, and to develop and utilize water powers, electric or steam or gas works for the generation of electric power and electro-motive energy or other similar agency for the production of electricity, heat or motive power or force ;

(c) To manufacture, produce, work, operate, cast, convey, sell or otherwise alienate building materials, paints, stone, granite, marble, glass, bricks, cement, sand, iron, copper, brass, steel, leather, in all forms in

which such materials may be used for building purposes or otherwise ; to prepare such materials and any other raw materials so as to render the same proper for the erection or construction of buildings, monuments or other public or private works ; to crush stone by means of machinery or stone crushers so as to render the same adaptable for the construction of macadam, reinforced concrete, for the erection of any works of public or private utility, capable of being erected with such materials ; to undertake the manufacture and erection of works relating thereto or connected therewith ; to use dynamite and other explosives necessary for the company's operations ;

(d) To acquire in any manner the assets, franchises, contracts and business of any other company carrying on a similar business, and to pay for the same either in cash, debentures or other securities of the company ;

(e) To underwrite, subscribe for, purchase or otherwise acquire, either as principal or agent, and absolutely as owner or by way of collateral security or otherwise to dispose of bonds or debentures, stocks, shares or other securities of any government or municipal or school, corporation or of any chartered bank or of any public or private company, association or associations, and while holder thereof to exercise all the rights, privileges and powers of ownership, including the right to vote thereon ;

(f) To apply for, obtain, acquire by assignment, transfer, purchase or otherwise, and to exercise, carry out and utilize any charter, license, power, authority, franchise, concession, rights or privileges which any government or authority or corporation or other public body may be empowered to grant, and to pay for, aid in and contribute towards rendering the same effective, and to appropriate any of the company's shares, bonds and assets to defray the necessary costs, charges and expenses thereof ;

(g) To enter into any arrangement with any authority, municipal, local or otherwise, which may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(h) To carry on any business, whether manufacturing or otherwise, germane to the purposes and objects herein set forth and which may seem to the company capable of being conveniently carried on by the company or calculated to enhance the value of or render profitable any of its properties and rights ;

(i) To apply for, purchase, lease and in any other manner acquire any patents or patent rights, improvements and processes under registration, licenses, concessions, trade marks, trade names and industrial designs and the like, conferring or relating to any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated, directly or indirectly to benefit the company, and to use, exercise, develop, lease or otherwise dispose of such patents, patent rights, improvements and processes under registration, licenses, grants, concessions, trade marks, trade names and industrial designs, licenses, and the like or interest therein or any secret or other information ; to grant licenses in respect of or otherwise turn the same to account ;

(j) To purchase or otherwise acquire the whole or any part of the assets, business, property, privileges, undertakings, rights, debts and liabilities of any person, partnership or company carrying on any business which the company is authorized to carry on or any business similar thereto or possessed of property which may seem suitable for the purposes of the company ;

(k) To amalgamate with any other company, and to acquire and take over the whole or any part of the assets, business, privileges, undertakings, rights and obligations of any person, company or partnership having objects wholly or partly similar to those of the company and to pay for such amalgamation in cash or in the shares or bonds of this company, or both ; to enter into any arrangements as to the sharing of profits

and the good-will of any other company carrying on a similar business, and to acquire, own and sell shares or other securities of such companies and to dispose of the same;

(l) To issue and allot fully paid-up shares, bonds or debentures of the company for payment in whole or in part of any patents, patent rights or any other property, real or personal, movable or immovable, rights or things acquired by or for the company, or, with the approval of the shareholders, for services rendered to the company;

(m) To enter into any arrangements, contracts or covenants with any person, partnership, association, syndicate, company or corporation for the management of the business or any part of the business of the company, the whole upon such conditions as may be deemed advisable;

(n) To sell, lease, dispose of, assign and transfer the whole or any part of the assets, rights, franchises, good-will, business or license of the company to any other company, partnership or individual carrying on a business similar to that of the company, and in payment therefor to accept cash, shares, bonds, debentures or other securities of any such company;

(o) To draw, make, subscribe for, accept, endorse, negotiate, pay and issue promissory notes, cheques, bills of exchange, bills of lading, bonds, warehouse receipts or other negotiable or transferable instruments;

(p) To do all acts, exercise all powers and carry on any business germane to the objects of the company and which may be necessary or useful for the carrying out of its powers;

(q) To do all such other things as are incidental or conducive to the attainment of the above objects;

(r) To pay out of the funds of the company all or any of the expenses of or incidental to the formation and organization thereof, and with the approval of the shareholders, for services rendered by the promoters and others, either in cash or fully paid-up shares, debentures or other securities of the company, as the directors shall determine;

(s) In case of amalgamation with any other company or corporation carrying on a similar business, to purchase the shares, bonds, obligations or debentures thereof, and to pay for such business in shares, bonds or debentures of this company;

(t) To act as general or special agents for any person, partnership or corporation manufacturing and selling, either wholesale or retail, the products necessary for this company's business;

(u) To acquire, as a going concern, upon such conditions as may be deemed advisable, the whole of the undertaking and business of the partnerships E. & U. Boileau, or E. N. & U. Boileau, and Wilfred Boileau & Frères, and to continue the business of such partnerships and to pay therefor in fully paid-up or partly paid-up shares of the company;

(v) No power granted in any paragraph hereof shall be limited or restricted by reference to or inference from the terms of any other paragraph hereof.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Ulric Boileau, Limitée," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 5th day of March, 1917.

THOMAS MULVEY,

38-2 Under-Secretary of State.

#### C. J. Miller & Sons, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 9th day of March, 1917, incorporating Crawford James Miller and John Crawford Miller, tanners, Leonard Robert Miller, book-keeper, and Mary Jane Miller, married woman, all of the Town of Orillia, in the Province of Ontario, and Harry William Miller, of the Village of Brewster, in

the State of New York, one of the United States of America, physician, for the following purposes, viz:—

(a) To carry on business as a tanner and hide, skin, leather, harness, glove, mitt, wool, boot, shoe and moccasin merchant, and to manufacture, buy, sell and deal in hides, skins, leathers, harness, gloves, mitts, wools, boots, shoes and moccasins, and the by-products thereof, and all articles entering into the manufacture thereof, and the sale and disposition thereof;

(b) To manufacture, buy, sell and deal in any articles manufactured chiefly or partly of hides, skins or leathers;

(c) To manufacture, buy, sell, grow, prepare for market, manipulate, transport, export, import, and deal in bark, wood, timber, lumber and products of all kinds, and to manufacture, buy, sell and deal in articles of all kinds in the manufacture of which product timber or wood is used and to dispose of and deal in timber limits, timber licenses or lands, and to operate the same;

(d) To apply for, purchase, acquire or use patents, licenses, concessions or the like, conferring any exclusive or non-exclusive or limited rights to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, and to pay for the same either wholly or partly in cash or in fully or partly paid shares or other securities of the company or in any other manner whatsoever, and to use, exercise, develop or grant licenses in respect of or otherwise to deal in, sell or turn to account the whole or any part of the patents, property, rights, licenses or information so acquired, and to manufacture, buy, sell or in any manner deal in, and to assemble and install the whole or any part or parts of any article, machinery or device used in connection with such patents or which may be used or employed either directly or indirectly for any of the purposes of the company's business.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "C. J. Miller & Sons, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Orillia, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 12th day of March, 1917.

THOMAS MULVEY,

38-2 Under-Secretary of State.

#### IN THE EXCHEQUER COURT OF CANADA.

##### GENERAL RULE AND ORDER.

IN pursuance of section 87 of the Exchequer Court Act (R.S., 1906, chap. 140) it is hereby ordered that Rule 236 of the General Rules and Orders now in force regulating the practice and procedure in the Exchequer Court of Canada be and the same is hereby rescinded and the following substituted therefor:—

##### RULE 236.

Any party against whom judgment has been given or an order made, may apply to the Court or a Judge thereof for a stay of execution or other relief against such judgment or order, and the Court or Judge may grant such stay or relief upon such terms, if any, as may be deemed just.

Dated at Ottawa, this 16th day of February, A.D. 1917.

WALTER CASSELS,

35-4 J. E. C.

#### DEPARTMENT OF MARINE AND FISHERIES.

OTTAWA, 6th March, 1917.

PUBLIC Notice is hereby given that the Acting Minister of Marine and Fisheries, by M. & F. Order No. 14 in 1917, dated the 5th March, 1917, under the provisions of section 27 of The Canada Shipping Act, has granted permission to change the name of the steamer "Nora" of Montreal, Official Number 71,269, owned by His Majesty the King, represented by the Minister of Public Works for the Dominion of Canada, to that of "Blanche"

A. JOHNSTON,

37-2 Deputy Minister of Marine and Fisheries.



## NOTICE TO MARINERS.

No. 10 of 1917.

(Inland No. 2.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, and all depths are at mean low water.

## QUEBEC.

(31) River St. Lawrence—Lake St. Louis—Lightships to be replaced by gas buoys—Spar buoy to be placed.

(1) *Lightship No. 12 discontinued.*—The lightship heretofore maintained at the junction of the ship and steamboat channels,  $\frac{3}{4}$  mile southwest of Dorval island, has been withdrawn.

*Gas buoy to be established.*—On the opening of navigation in 1917 spar buoy No. 72S will, without further notice, be replaced by a gas buoy.

*Position.*—At the junction of the St. Lawrence river ship channel and the Ottawa river steamboat channel.

Lat. N. 45° 25' 14", Long. W. 73° 45' 3"

*Description.*—Steel cylindrical buoy.

*Colour.*—Red and black horizontal bands.

*Character of light.*—Red light, showing a double flash at short intervals.

*Illuminant.*—Acetylene.

(2) *Buoy to be placed.*—On the opening of navigation in 1917 a spar buoy will, without further notice, be placed  $\frac{1}{2}$  mile above gas buoy No. 76S.

Lat. N. 45° 24' 53", Long. W. 73° 45' 34"

*Colour.*—Red.

(3) *Lightship No. 13 discontinued.*—The lightship heretofore maintained about a mile above Dixie front range lighthouse has been withdrawn.

*Gas buoy to be established.*—On the opening of navigation in 1917, a gas buoy, numbered 77S, will, without further notice, be established 0.96 mile above Dixie front range lighthouse.

Lat. N. 45° 24' 44", Long. W. 73° 45' 50"

*Description.*—Steel cylindrical buoy.

*Colour.*—Black.

*Character of light.*—White light, occulted at short intervals.

*Illuminant.*—Acetylene.

N. to M. No. 10 (31) 24-2-17.

*Authority:* Departmental records.

*Admiralty charts:* Nos. 2789a, 259a and 797.

*Canadian Naval Chart:* No. 50.

*Publication:* St. Lawrence Pilot above Quebec, 1912, pages 117, 120, 121.

*Canadian List of Lights and Fog Signals, 1916:* Nos. 1508 and 1512.

*Departmental Files:* Nos. 10466, 21508K and 21512K.

A. JOHNSTON,

Deputy Minister.

DEPARTMENT OF MARINE,  
OTTAWA, CANADA, 24th February, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

38-2

## NOTICE TO MARINERS.

No. 11 of 1917.

(Atlantic No. 7.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## NOVA SCOTIA.

(32) Avon river—Windsor bridges—Positions of range lights changed.

*Former notices.*—No. 44 (100) of 1906, and No. 66 (184) of 1912.

The three range lights on the bridges which span the Avon river, near the town of Windsor, are now located in the following positions:—

*Position of Light No. 1.*—On the highway bridge, 262 feet from its eastern end.

*New position of Light No. 2.*—On the new Canadian Pacific Railway bridge, 321 feet from its eastern end.

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*New position of Light No. 3.*—On the new Canadian Pacific Railway bridge, 170 feet from Light No. 2, and 491 feet from the eastern end of the bridge.

*Sailing directions.*—In going up or down Avon river below the highway bridge the light on the highway bridge is to be kept in line with the easterly light on the railway bridge. In going up or down the river above the bridges the westerly light on the railway bridge is to be kept in line with the light on the highway bridge.

N. to M. No. 11 (32) 24-2-17.

*Authority:* Report from N. S. Supt. of Lights.  
*Admiralty charts:* Nos. 353, 1651, 2666 and 2670.  
*Publication:* Nova Scotia and Bay of Fundy Pilot, 1911, page 263.  
*Canadian List of Lights and Fog Signals, 1916:* Nos. 156'49, 156'5 and 156'6.  
*Departmental File:* No. 26236.

#### NOVA SCOTIA.

##### (33) Bay of Fundy—Harbourville—Light on pier.

*Position.*—On outer end of west pier, Harbourville.

Lat. N. 45° 9' 14", Long. W. 64° 48' 47"

*Character.*—Fixed white light.

*Structure.*—Lantern on a square wooden framework 15 feet high.

*Remarks.*—The light was established in 1913.

N. to M. No. 11 (33) 24-2-17.

*Authority:* Departmental records.  
*Admiralty charts:* Nos. 353, 1651 and 2670.  
*Publication:* Nova Scotia and Bay of Fundy Pilot, 1911, page 255.  
*Canadian List of Lights and Fog Signals, 1916:* To be inserted as No. 163'5.  
*Departmental File:* No. 29533.

A. JOHNSTON,  
*Deputy Minister.*

DEPARTMENT OF MARINE,  
 OTTAWA, CANADA, 24th February, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

35-2

## NOTICE TO MARINERS

### No. 12 of 1917.

#### (Pacific No. 3.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets; miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

#### BRITISH COLUMBIA.

##### (34) Vancouver island—Southeast coast—Victoria harbour entrance—Ogden point breakwater—Gas-lighted beacon to be established.

*Former notices.*—No. 73 (257) of 1913; No. 22 (63) of 1914; and No. 137 (483) of 1915.

*Date of establishment.*—On or about 1st April, 1917, without further notice.

*Position.*—On outer end of Ogden point breakwater.

Lat. N. 48° 24' 48", Long. W. 123° 23' 37"

*Character of light.*—White light, automatically occulted at short intervals.

*Elevation.*—40 feet.

*Visibility.*—11 miles from all points of approach.

*Illuminant.*—Acetylene, compressed in acetone.

*Structure.*—Beacon, square in plan, with sloping sides, surmounted by a lens lantern.

*Material.*—Beacon, reinforced concrete.

*Colour.*—Beacon, white.

*Height.*—27 feet, from top of breakwater to top of lantern.

*Remarks.*—The light will be unwatched.

*Gas and bell buoy to be discontinued.*—When the above beacon light is put in operation the gas and bell buoy will be withdrawn.

N. to M. No. 12 (34) 26-2-17.

*Authority:* Report from Agent of Dept. of Marine, Victoria.  
*Admiralty charts:* Nos. 1897b, 576, 2340, 2689, 1911 and 1917.  
*Publication:* British Columbia Pilot, Vol. 1, 1913, page 62.  
*Canadian List of Lights and Fog Signals, 1916:* To be inserted as No. 2274.  
*Departmental File:* No. 22274C.

A. JOHNSTON,  
*Deputy Minister.*

DEPARTMENT OF MARINE,  
 OTTAWA, CANADA, 26th February, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

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## NOTICE.

Government of Canada  
Publications.

THE following list of recent Government publications is inserted in the *Canada Gazette* in conformity with Order in Council (P.C. 1522) of 28th October, 1915, which calls for the publication of such lists from week to week.

Where a publication is marked with an asterisk (\*) requests for the volume or report in question should be made to the department affected. In all other cases, applications should be addressed to the Chief of Distribution, Department of Public Printing and Stationery, Ottawa. When the title appears in English it will be understood that the volume is printed in English; when the title is in French, it means that the report is printed in the French language. The price quoted for publications should in every case accompany the application.

## AVIS.

Publications du Gouver-  
nement du Canada.

LA liste suivante des récentes publications du gouvernement est insérée dans la *Gazette du Canada*, en conformité de l'arrêté en conseil (C.P. 1522) du 28 octobre 1915, qui exige que ces listes soient publiées d'une semaine à l'autre.

Lorsqu'une publication est marquée d'un astérisque (\*) les demandes au sujet du volume ou du rapport en question devront être adressées au Ministère qui la publie. Dans tous les autres cas, il faudra s'adresser au Chef de la Distribution, département des Impressions et de la Papeterie publiques, Ottawa. Lorsque le titre est publié en anglais, il est entendu que c'est la version anglaise du volume qui est imprimée; lorsque le titre est en français, cela signifie que c'est la version française qui est imprimée. Le prix indiqué pour les publications devra dans chaque cas accompagner la demande.

## AGRICULTURE.

Annual report of the Department for year ending March 31, 1916, 118 pp.	0.10
Loi de l'Instruction Agricole, Rapport sur la, 226 pp.	0.15
Fermes Expérimentales: Rapports du Directeur des Services de la Chimie, de la Culture du Sol, et de l'Élevage, pour l'exercice terminé le 31 mars 1915, 596 pp.	.45
Fermes Expérimentales: Rapports du Directeur des Services de l'Horticulture, des Céréales, de la Botanique, de l'Entomologie, des Plantes Fourragères, de l'Aviculture, et des Tabacs, pour l'exercice terminé le 31 mars 1915, 674 pp.	0.45
* Agricultural Gazette of Canada for March, 1917.	0.10
Annual subscription	1.00
* La Gazette Agricole du Canada février 1917, 108 pp. illus.	0.10
* Patent Office Record and Register of Copyrights and Trade Marks, November, 1916.	0.20
Annual subscription	2.00
* Foreign Agricultural Intelligence, bulletin of, November, 1916. Free.	
* Essai des Semences (Division du Commissaire des Semences) 4 pp. Gratuit.	
* Nouvelles notes sur l'emploi de la pepsine et d'autres succédanés de la présure dans la fabrication du fromage (Bureau du Commissaire de l'Industrie Laitière). Circulaire No. 21, 4 pp. Gratuit.	
* Mirage des (Eufs (Division de l'Industrie Animale). Circulaire No. 3, 4 pp. Gratuit.	
* Use of Pepsin and other substitutes for rennet in the manufacture of cheese (Office of the Dairy Commissioner) Circular No. 21, 4 pp. Free.	

## ARCHIVES.

Report on work of the Department for years 1914 and 1915. 780 pp.	0.60
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## BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Judgments, Orders, Regulations, and Rulings (fortnightly edition). Vol. VI, No. 24. (Mar. 15th.)	3.00
Annual subscription	0.20
Single numbers.	

## CIVIL SERVICE COMMISSION.

- \* Miscellaneous Information (Third Edition) 8 pp. Free.
- \* Renseignements concernant les examens du Service Civil, 60 pp. Gratuit.

## COMMISSION OF CONSERVATION.

- \* Annual report, for year ending March 31, 1916, 284 pp. Free.
- \* Rapport annuel pour l'exercice terminé le 31 mars 1916, 310 pp. Gratuit.
- \* "Conservation", monthly bulletin, March, 1917, vol. vi. No. 1. Free.
- \* "Conservation of Life." Quarterly bulletin, December, 1916. Free.

## COMMISSIONERS OF THE TRANSCONTINENTAL RAILWAY.

Annual report of the Commissioner for year ending March 31, 1916, 24 pp.	0.05
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## CUSTOMS.

Imports, Exports and Navigation of Canada, tables of, for year ending March 31, 1916. 772 pp.	0.50
Importations, Exportations et Navigation du Canada, les tables des, pour l'exercice terminé le 31 mars 1916, 800 pp.	0.65
Trade and Navigation returns for December, 1916, 532 pp. 8vo.	0.10

## EXTERNAL AFFAIRS.

Annual Report of the Secretary of State for External Affairs, for the year ending March 31, 1916, 40 pp.	0.05
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## FINANCE.

Public Accounts for year ending March 31, 1916, 270 pp.	0.20
Budget pour l'exercice terminé le 31 mars 1918, 96 pp.	0.05
Estimates for year ending March 31, 1918, 96 pp.	0.05

## INDIAN AFFAIRS.

Annual Report of the Department for year ending March 31, 1916, 500 pp.	0.35
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 500 pp.	0.35

## INLAND REVENUE.

Annual Report of the Department for year ending March 31, 1916. Part I. Excise, 236 pp.	0.15
Annual Report of the Department for year ending March 31, 1916. Part II. Weights and Measures, Gas and Electricity, 76 pp.	0.05
Annual Report of the Department for year ending March 31, 1916. Part III. Adulteration of Food, 604 pp.	0.25

GOVERNMENT OF CANADA PUBLICATIONS—*Continued.*INLAND REENUE—*Concluded.*

Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie I—Accise, 234 pp.....	0.1
Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie II—Inspection des poids et mesures, du gaz et de l'électricité, 76 pp.....	0.05
Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie III. Falsification des substances alimentaires, 604 pp.....	0.30
* Tea: Bulletin No. 359, 36 pp. Free.	
* Baking Powder: Bulletin No. 360, 28 pp. Free.	
* Prepared Mustard: Bulletin No. 361, 20 pp. Free.	
* Installation d'une Balance d'Elévateur, 8 pp. Gratuit.	

## INSURANCE.

Superintendent of Insurance, Report of the, Vol. II, Life Insurance Companies, year ending December 31, 1915..	0.50
Surintendant des Assurances, rapport du, Vol. I. Compagnies d'assurance autres que les compagnies d'assurance sur la vie, pour l'exercice terminé le 31 décembre 1915, 810 pp.....	0.50
Surintendant des Assurances, rapport du, Vol. II. Compagnies d'Assurances—Vie, pour l'exercice terminé le 31 décembre 1915, 834 pp.....	0.50

## INTERIOR.

Annual Report of the Department for the year ending March 31, 1916, 582 pp.....	0.45
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 600 pp.....	0.45
Rapport annuel de la Division des Levés Topographiques, pour l'exercice terminé le 31 mars 1915, 228 pp.....	0.20
Hydrometric Surveys, report of, for calendar year ending December, 1915, 590 pp.....	0.35
Levés hydrographiques du Manitoba, rapport des, pour les années civiles 1912-13-14, 310 pp.....	0.25
* Dominion Water Power Branch, annual report of, for year ending March 31, 1915, 228 pp. Free.	
* Canadian Hydraulic Power Development and Electric Power in Canadian Industry; Water Resources Paper No. 17, 56 pp. Free.	
* Decisions of Geographic Board of Canada for December, 1916-January, 1917, 4 pp. Free.	
* Maps and Publications issued by Topographical Surveys Branch and available for distribution, list of, 12 pp. Free.	
* Canadian Woods for structural timbers (Forestry Branch). Bulletin No. 59, 46 pp. Free.	

## JUSTICE.

Inspecteurs des Pénitenciers, rapport des, pour l'exercice terminé le 31 mars 1915, 232 pp. ....	0.20
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## LABOUR.

Annual Report of the Department for year ending March 31, 1916, 122 pp.....	0.10
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 128 pp.....	0.10
Rapport des Conseils de Conciliation et d'Enquête pour l'exercice terminé le 31 mars 1916 222 pp .	0.15
* Labour Gazette, February, 1917, 97 pp. 8vo.....	0.03
* La Gazette du Travail, février 1917, 104 pp. 8vo.....	0.03
* Labour Organization in Canada, fifth annual report on, (For the Calendar Year 1915), 232 pp. Free.	

## MARINE.

Annual report of the Department for year ending March 31, 1916, 238 pp.....	0.20
Rapport annuel du département, pour l'exercice terminé le 31 mars 1915, 386 pp.....	0.25
Inspection des bateaux à vapeur, rapport sur, 168 pp.....	0.05
List of Vessels on the Registry books of the Dominion of Canada on December 31, 1915, 250 pp.....	0.20
Steamboat Inspection Report, supplement to the annual Report of the Department for year ending March 31, 1916, 160 pp.....	0.10
* List of Vessels 1915, supplement to, 12 pp. Free.	
* " " " 8 pp. Free.	
* Regulations relating to persons acting in the double capacity of Master and Engineer in a passenger ship, one sheet. Free.	
* Rules for Life Saving Appliances for Steamships, 64 pp. Free.	

## MILITIA.

Militia Council, report of the, for year ending March 31, 1916, 36 pp.....	0.05
* Militia Orders, weekly (English or French), per annum.....	1.00
* General Orders, (English or French), per annum.....	0.50
* General Orders, printed on one side only (English), per annum.....	0.50
* Militia List (quarterly issue), per annum.....	1.00
" " " single copies.....	0.30
* Appointments, Promotions and Retirements, Canadian Militia, 18th January.	
* Nominations, Promotions and Retraites, Milice Canadienne, 4, 11 et 18 janvier.	
* Militia Orders, weekly parts, 24th January.	
* Ordres de Milice, édition hebdomadaire du 22 janvier.	
* Instructions relatives au recrutement (Volontaires de la Réserve de la Marine Royale Canadienne) 12 pp. Gratuit.	
* No. 2 Tunnelling Company, nominal roll of officers and men, issued with Militia Orders.	
* 76th Battalion, and Reinforcing Draft, nominal roll of officers and men, issued with Militia Orders.	
* 110th Battalion, nominal roll of officers and men, issued with Militia Orders.	

## MINES.

Report of the Department for calendar year ending December 31, 1915, 260 pp.....	0.25
* Iron and Steel, production of in Canada during 1915, 56 pp. Free.	
* Feldspar in Canada, 160 pp. Free.	
* Coal and Coke, production of, in Canada during calendar year, 1915. 42 pp. Free.	
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## NAVAL SERVICE.

Fisheries Branch, annual Report of, 1915-16, 500 pp.....	0.30
Département des Pêcheries, rapport annuel, 1915-16, 500 pp.....	0.30
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* Tide Tables for Eastern Coasts of Canada, 1918, 64 pp. Free.	
* Tide Tables for the Bay of Fundy, 1918, 36 pp. Free.	



GOVERNMENT OF CANADA PUBLICATIONS—*Continued.*

## POST OFFICE.

Report of the Department for year ending March 31, 1916, 543 pp. ....	0.30
Rapport du département, pour l'exercice terminé le 31 mars 1916. 540 pp. ....	0.35
Postal Guide, 1917; Canada Official. Paper cover. ....	0.25
" " yearly subscription including supplements. ....	0.50
" " cloth cover. ....	0.45
" " including supplements. ....	0.65

\* Parcel Post Regulations for 1917, 16 pp. Free.

## PRIVY COUNCIL.

Appeal of Sir Robert Borden for National Service, 4 pp. Free.  
Appel de Sir Robert Borden en faveur du service national, 4 pp. Gratuit.

## PUBLIC WORKS.

Annual Report of the Department for year ending March 31, 1916, 810 pp. ....	0.50
Réservoirs de la Rivière Ottawa, 1915, rapport du ministre sur les, 612 pp. ....	0.30
Canal de la baie Georgienne conditions générales du transport (étude statistique), 160 pp. ....	0.15

## RAILWAYS AND CANALS.

Annual report of the Department for the year ending March 31, 1916, 450 pp. illus. ....	0.50
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## SECRETARY OF STATE.

Annual Report of the Department for year ending March 31, 1916, 230 pp. ....	0.15
Civil Service List, 1916 (English and French), 556 pp. ....	0.30
* Dominion Companies Act, regulations respecting applications under, 24 pp. Free.	
* Judicial Committee of the Privy Council: judgments of, in the Company Cases, 30 pp. Free.	
* Alleged German Outrages, report of Committee on, 62 pp. Free.	

## TRADE AND COMMERCE.

Annual report of the Department for year ending March 31, 1916, Part II—Canadian Trade with France, United Kingdom, Germany and United States, 200 pp. ....	0.15
Monthly report, October, 1916, 375 pp. 8vo. ....	0.20
* Census and Statistics Monthly, January, 1917. Free.	
* Trade Bulletin, No. 685, 8vo. October 9. Free.	
* Statistique Mensuelle, décembre 1916, vol. 9, No. 100. Gratuit.	
* Manufactures du Canada—Résultats préliminaires du recensement postal pris en 1916, 4 pp. Gratuit.	
* Grades of Grain grown in Western Canada, 6 pp. Free.	
* Timber Import Trade of Australia, report on, 78 pp. Free.	

## SPECIAL PUBLICATIONS.

<b>Atlas of Canada.</b> 124 pp. 17 x 12, 80 maps, 64 diagrams. 12 pp. statistics, cloth and leather binding. ....	3.00
<b>"Canada at War":</b> Speech delivered by Rt. Hon. Sir Robert L. Borden in New York City. Nov. 18, 1916. Free.	
<b>* "Canada's Need for Greater National Saving":</b> Speech delivered by Hon. Sir Thomas White in Toronto, Jan. 3, 1917, 8 pp. Free.	
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Buckram binding. ....	3.00
Paper cover. ....	2.00
Separate sheets. ....	0.05
Sheets per dozen. ....	0.50
<b>European War,</b> copies of Proclamations, Orders in Council and Documents relating to the. 352 pp. 8vo. ....	0.35
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<b>Royal Commission</b> (Sir Charles Davidson) Report of, re Submarines, Small Arms Ammunition, etc., 6 vols. per set. ....	2.00
<b>Statutes of Canada, 1916.</b> ....	2.50
<b>Statuts du Canada, 1916.</b> ....	2.50
<b>War Purchasing Commission,</b> Report Minutes, Orders in Council. 4 vols. per set. ....	2.00

\* **Royal Flying Corps:** call for mechanics for this branch of Service (National Service Board) 8 pp. Free.

1916-17

## STATEMENT

1916-17

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department to the night of the 28th February, 1916 and 1917.

PUBLIC DEBT.			1916	1917.
LIABILITIES.			\$ cts.	\$ cts.
FUNDED DEBT—				
Payable in New York.....				75,357,000 00
do in Canada.....			84,693,107 07	316,049,840 32
do in London.....			362,703,312 40	362,703,312 40
Temporary Loans.....			179,473,684 20	219,890,808 02
Bank Circulation Redemption Fund.....			5,668,759 32	5,755,554 26
Dominion Notes.....			178,499,503 04	182,732,291 29
SAVINGS BANKS—				
	1916.	1917.		
Post Office Savings Banks.....	\$38,418,151 05	\$41,353,169 77		
Dominion Government Savings Banks..	13,539,883 46	13,319,322 51		
Trust Funds.....			51,958,034 51	54,672,492 28
Province Accounts.....			10,106,271 07	10,201,519 81
Miscellaneous and Banking Accounts.....			11,920,481 20	11,920,481 20
			30,829,429 82	37,031,599 34
Total Gross Debt.....			915,852,582 63	1,276,314,898 92
ASSETS.				
INVESTMENTS—				
Sinking Funds.....			11,800,301 24	13,621,527 30
Other Investments.....			111,139,401 12	145,079,888 77
PROVINCE ACCOUNTS.....			2,296,327 90	2,296,327 90
Miscellaneous and Banking Accounts.....			253,085,856 16	350,255,261 32
Total Assets.....			378,321,886 42	511,253,005 29
Total Net Debt.....			537,530,696 21	765,061,893 63
do do.....			527,488,999 94	745,938,869 75
Increase of Debt.....			10,041,696 27	19,123,023 88

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of February, 1916.	Total to 28th February, 1916	Month of February, 1917.	Total to 28th February, 1917.
REVENUE :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Customs.....	8,979,079 62	87,975,980 93	10,088,380 36	118,956,682 81
Excise.....	1,905,478 18	20,109,148 44	1,810,948 39	22,372,658 35
Post Office.....	1,500,000 00	15,671,339 91	1,600,000 00	17,481,627 71
Public Works, including Railways and Canals..	614,214 88	20,013,312 65	1,979,194 38	23,680,925 24
Miscellaneous.....	1,800,123 56	10,579,027 54	2,034,950 07	22,925,144 96
Total.....	14,798,896 19	154,348,809 47	17,513,473 20	205,417,039 07
EXPENDITURE.....	8,588,237 63	93,807,910 52	12,581,954 60	113,161,357 69

EXPENDITURE ON CAPITAL ACCOUNT, ETC.	Month of February, 1916.	Total to 28th February, 1916	Month of February, 1917.	Total to 28th February, 1917.
War.....	12,631,656 84	110,618,343 50	23,285,988 31	217,590,670 11
Public Works, including Railways and Canals.....	3,179,028 04	31,313,978 63	609,878 22	21,251,957 38
Railway Subsidies.....	182,260 71	1,400,171 42	179,227 61	754,381 04
Total.....	15,992,945 59	143,332,493 55	24,075,094 14	239,597,008 53

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,  
J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.  
FINANCE DEPARTMENT, Ottawa, March 5, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance



CIRCULATION AND SPECIE

Provincial.....	\$ 27,772 25
Fractional.....	1,086,133 54
\$1.....	13,463,808 50
\$2.....	10,274,346 50
\$4.....	44,459 00
\$5.....	3,254,612 50
\$50.....	10,150 00
\$100.....	1,600 00
\$500.....	2,239,500 00
\$1,000.....	4,533,000 00
\$500 Legal Tender Notes for Banks.....	196,000 00
\$1,000 " " " ".....	1,747,000 00
\$5,000 " " " ".....	145,440,000 00
	\$ 182,323,382 29

PROVINCIAL NOTES.

\$1.....	\$ 11,300 50
\$2.....	6,062 00
\$5.....	4,219 75
\$10.....	2,180 00
\$20.....	860 00
\$50.....	650 00
\$500.....	2,500 00
	\$ 27,772 25

Gold held February 28, 1917, by the Minister of Finance..... \$ 119,568,866 77

Gold reserve to be held on Savings Banks Deposits—  
10 p.c. on \$54,672,492 28 under The Savings Banks Act..... 5,467,249 23

Gold held for redemption of Dominion Notes... \$114,101,617 54

J. E. ROURKE,  
Comptroller of Dominion Currency.  
FINANCE DEPARTMENT,  
OTTAWA, 14th March, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance.

38-tf

UNREVISED STATEMENT of Inland Revenue accrued during the month of November, 1916.

Source of Revenue.	Amounts.	Total.
	\$ cts.	\$ cts.
Excise.		
Spirits.....	920,603 93	
Malt Liquor.....	7,426 05	
Malt.....	152,112 21	
Tobacco.....	1,026,293 46	
Cigars.....	71,332 35	
Manufactures in Bond.....	7,418 86	
Acetic Acid.....	1,127 85	
Seizures.....	630 80	
Other Receipts.....	7,402 92	
Total Excise Revenue.....		2,194,078 43
		15,957 09
Methylated Spirits.....		
Ferry.....		11,640 53
Inspection of Weights and Measures.....		4,208 00
Gas Inspection.....		5,829 10
Electric Light Inspection.....		956 50
Law Stamps.....		985 35
Other Revenues.....		418,099 01
War Tax.....		
Grand Total Revenue.....		2,651,754 01

J. U. VINCENT,  
Deputy Minister.

INLAND REVENUE DEPARTMENT,  
Ottawa, 22nd December, 1916.

27 tf

POST OFFICE Savings Bank Account for the month of December, 1916.

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat. Can., 1906.)

DR.		CR.	
	\$ cts.		\$ cts.
BALANCE in hands of the Minister of Finance on 30th November, 1916. ....	41,494,275 83	WITHDRAWALS during the month.....	761,087 11
DEPOSITS in the Post Office Savings Bank during month.....	1,045,714 96		
TRANSFERS from Dominion Government Savings Bank during month :—			
PRINCIPAL..... \$			
INTEREST accrued from 1st April to date of transfer.....			
DEPOSITS transferred from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada..	2,270 02		
INTEREST allowed to depositors on accounts during month.....	8,517 85	BALANCE at the credit of Depositor's accounts on 31st December, 1916. ....	41,789,691 73
	42,550,778 84		42,550,778 84

Certified,  
W. FAIRWEATHER,  
Actg. Superintendent Savings Bank Branch.  
POST OFFICE DEPARTMENT,  
OTTAWA, 17th February, 1917.

R. M. COULTER,  
Deputy Postmaster General.

37—tf

STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks on twenty-eighth February, 1917. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on 31st January, 1917.	Deposits February, 1917.	Total.	Withdrawals for February, 1917.	Balance on 28th February, 1917.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Manitoba :—</i>					
Winnipeg.....	567,518 88	4,100 00	571,618 88	1,180 53	570,438 35
<i>British Columbia :—</i>					
Victoria.....	1,167,445 80	17,669 50	1,185,115 30	19,560 90	1,165,554 40
<i>Prince Edward Island :—</i>					
Charlottetown.....	1,956,732 17	30,069 00	1,986,801 17	18,387 85	1,968,413 32
<i>New Brunswick :—</i>					
Newcastle.....	267,367 89	1,296 00	268,663 89	2,952 23	265,711 66
St. John.....	5,323,277 99	50,689 42	5,373,967 41	48,117 66	5,325,849 75
<i>Nova Scotia :—</i>					
Barrington.....	118,628 69	1,368 24	119,996 93	2,537 68	117,459 25
Guysboro'.....	118,396 63	1,638 00	120,034 63	110 00	119,924 63
Halifax.....	2,509,577 59	23,411 33	2,532,988 92	21,349 19	2,511,639 73
Kentville.....	239,906 74	2,081 00	241,987 74	1,796 43	240,191 31
Lunenburg.....	420,858 36	7,751 00	428,609 36	1,832 03	426,777 33
Port Hood.....	86,237 08		86,237 08	1,104 16	85,132 92
Shelburne.....	224,646 08	2,010 60	226,656 68	2,613 89	224,042 79
Sherbrooke.....	99,695 14	373 00	100,068 14	708 00	99,360 14
Wallace.....	136,142 03	330 00	136,472 03	166 00	136,306 03
Totals .....	13,236,431 07	142,787 09	13,379,218 16	122,416 55	13,256,801 61

FINANCE DEPARTMENT,  
OTTAWA, 8th March, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance.

37—tf



RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUÉBEC, ON THE 31st DAY OF JANUARY, 1917.

CAPITAL.		LIABILITIES.									
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice on a fixed day.	Provincial Govt. deposits payable after notice on a fixed day.	Other deposits payable after notice on a fixed day.	Special Poor Fund or Charity Fund Trust.	Liabilities not included under the foregoing heads.	Total Liabilities.	
\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	
2,000,000 00	1,000,000 00	96,131 10					32,571,059 25	180,000 00	71,497 39	32,918,687 74	
1,000,000 00	250,000 00				140,000 00	11,200 00	10,492,034 41	83,000 00	710,394 40	11,436,628 81	
3,000,000 00	1,250,000 00	96,131 10			140,000 00	11 200 00	43,063,093 66	263 000 00	781,891 79	44,355,316 55	
Total.....											

ASSETS.

		Dominion, Provincial and other public securities.	Cash in hand and on deposit in chartered banks.	Canadian municipal bonds or securities, schools bonds or debentures and securities approved by Treasury Board.	Other bonds, debentures and securities.	Loans to govern-ments, municipal corporations, fab-ricas, syndics pour l'education d'eglises and corporations on resolutions of their boards of directors.	Loans for which bank stocks are held as collateral security.	Loans for which stocks, bonds, debentures or securities other than bank stocks are held as collateral security.	Special Poor Fund or Charity Fund investments.	Investments in bank stock made previous to the incor-por-ation of the bank.	Bank premises.	Other assets not included under the foregoing heads.	Total Assets
		\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank .....	1	4,417,745 97	5,763,376 68	14,722,054 00	1,336,018 32		1,091,897 58	7,186,299 88	180,000 00		475,000 00	242,973 21	35,415,865 64
Caisse d'Economie Notre-Dame de Québec. . . .		1,420,835 37	1,366,642 80	4,375,103 36	1,939,533 33		444,413 23	2,861,658 07	83,000 00	9,901 00	140,000 00	302,714 15	12,945,500 36
Total.....		5,838,581 34	7,129,019 48	19,100,157 36	3,375,551 65		1,536,310 86	10,047,957 9	263,000 00	9,600 00	615,000 00	545,687 36	48,360,866 00

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN  
CANADA, ON THE 1ST MARCH, 1917.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY AND PROVINCE OR TERRITORY.	POSTMASTER.
Ahousat (reopened).....	.....	Comox-Atlin..... B.C.	H. W. Vander Veer.
Amsterdam (opened 15th Feb.).....	Sec. 14, Tp. 32, R. 4, W. 2nd M.....	Mackenzie..... Sask.	Wm. Lukaschuk.
Arbury (reopened).....	Sec. 36, Tp. 25, R. 17, W. 2nd M.....	Humboldt..... Sask.	John Mihalicz.
Baintree.....	Sec. 35, Tp. 25, R. 24, W. 4th M.....	Medicine Hat..... Alberta	Timothy Long- botham.
Blue River.....	.....	Yale-Cariboo..... B.C.	Jas. B. McLaren.
Brierville (opened 15th Feb.).....	Sec. 1, Tp. 63, R. 13, W. 4th M.....	Victoria..... Alberta	J. C. O. Briere.
Cache Lake (opened 8th Feb.).....	Sec. 33, Tp. 59, R. 12, W. 4th M.....	Victoria..... Alberta	M. Iwanysyn.
Cocagne Cove (opened 15th Feb.).....	Dundas.....	Kent..... N.B.	Joseph Bourque.
Chartrand Corner (re- opened 15th Feb.).....	Martland.....	Nipissing..... Ont.	Theodore Gervais.
Cuffley.....	Sec. 1, Tp. 53, R. 20, W. 3rd M.....	Battleford..... Sask.	Henry George.
Forestville (reopened).....	Charlotteville.....	Norfolk..... O.	Edmund T. Martin.
Imhoff (reopened 13th Feb.).....	Bathurst.....	Gloucester..... N.B.	Cornelius Imhoff.
Kingsford.....	Sec. 5, Tp. 4, R. 6, W. 2nd M.....	Assiniboia..... Sask.	Geo. H. Gibson.
Middlewood.....	.....	Lunenburg..... N.S.	Wellsley G. Crouse.
Montreal Sub-Office No. 105 (opened 6th Feb.)...	574 Ontario St., Cor- ner Lasalle.....	Maisonneuve..... P.Q.	Jos. Therrien.
Montreal Sub-Office No. 106 (opened 5th Feb.)..	St. Viateur and Park Ave.....	Maisonneuve..... P.Q.	Geo. Henri Deguire.
Montreal Sub-Office No. 107.....	128 Notre Dame Street, Cor. 12th Ave., Lachine.....	Jacques Cartier..... P.Q.	Dr. Joseph A. Cle- ment.
Red Gap.....	.....	Comox-Atlin..... B.C.	I. A. Bearce.
Trait-Carré.....	Cap Rosiers.....	Gaspé..... P.Q.	J. B. English.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

NAMES CHANGED.

Bowser Station.....	County of Halifax.....	N.S. to Timberlea.
Lule.....	County of Pontiac.....	P.Q. to Dupuy.
Neasden.....	District of Moose Jaw.....	Sask. to Minnie Lake.

OFFICES CLOSED.

Calgary Sub-Office No. 5.....	District of Calgary.....	Alberta	Closed 15th October, 1916.
Cochery.....	District of Battleford.....	Sask.	Closed 10th March.
b Foot Corner.....	County of Yarmouth.....	N.S.	
Garden Island.....	County of Frontenac.....	O.	Closed 3rd March.
Guienne.....	County of Rimouski.....	P.Q.	Closed 15th February.
Isbester.....	County of Algoma, W.R.....	O.	
Kutawa.....	District of Humboldt.....	Sask.	" "
b Lakeside.....	County of Yarmouth.....	N.S.	
Le Pont de Quebec.....	County of Quebec.....	P.Q.	Closed 30th January.
b Lynnfield.....	County of Charlotte.....	N.B.	Closed 15th February.
b Mongenais.....	County of Vaudreuil.....	P.Q.	" "
O'Connor.....	District of Thunder Bay and Rainy River.....	O.	
b Overton.....	County of Yarmouth.....	N.S.	
b Patricia.....	District of New Westminster.....	B.C.	Closed 15th February.
b Pembroke Shore.....	County of Yarmouth.....	N.S.	
b Read.....	County of Westmoreland.....	N.B.	Closed 15th February.
Rosa.....	County of Provencher.....	M.	
St. Adelard.....	County of Selkirk.....	M.	
b Sandford.....	County of Yarmouth.....	N.S.	
b Shortreed.....	District of New Westminster.....	B.C.	Closed 15th February.
Sparkle.....	County of Carleton.....	N.B.	
Toronto Sub-Office No. 157.....	District of West Toronto.....	O.	Closed 2nd February.
Valence.....	District of Moose Jaw.....	Sask.	Closed 3rd February.
b Westington.....	District of Red Deer.....	Alberta.	Closed 20th January.
b Westford.....	County of Bruce, S.R.....	O.	

b Closed on the inauguration of Rural Free Delivery.



TO ADVERTISERS IN THE GAZETTE.

**PARTIES** sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules:

1. Address "The Canada Gazette, Ottawa, Canada."

2. Indicate the number of insertions required.

3. The rates are as follows: Notices, first insertion, ten cents per agate line (fourteen to the inch); subsequent insertions, five cents per line. Translation of documents, forty cents per one hundred words.

A provisional remittance should accompany the copy; the amount of which should be calculated as follows:

First insertion:

Flat charge for title and signature..... \$1 00

Add two cents per word actual count.....

Translation, if any, to be made, at 40 cents per 100 words.....

Other insertions:

Flat charge for title and signature..... 0 50

Add one cent per word actual count.....

Multiply by number of such other insertions.....

Total.....

After the first insertion an invoice will be made showing the exact amount due, the amount received and any difference over or under in the remittance will be adjusted.

**NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.**

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions:—

Notices of applications for divorce—14 insertions.

Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.

Notices of ordinary applications to Parliament—5 insertions.

Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.

Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.

Interim Copyrights—1 insertion.

The Companies Act—Change of chief place of business, of by-laws, etc.—1 insertion.

Works in navigable waters, approval of plans, etc.—5 insertions.

Notices received up to 12 o'clock noon on Thursdays will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

J. de LABROQUERIE TACHE,

King's Printer and Controller of Stationery.

Department of Public Printing and Stationery.  
Ottawa, 24th December, 1914.

**APPLICATIONS TO PARLIAMENT.**

**HOUSE OF COMMONS.**

**RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.**

*Petitions for Private Bills.*

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

*Instruction to Committees.*

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

*Deposit of Bills and Fees.*

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

*Additional charges.*

3. The following charges shall also be levied and paid in addition to the foregoing, viz.:—

(a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension..... \$100 00

(b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week..... 100 00

(c.) When a Bill is presented in the House after the twelfth week of the session..... 200 00

(d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000..... 100 00

(e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000..... 150 00

(f.) When the proposed capital stock of a company is over \$750,000 and does not exceed \$1,000,000..... 200 00

(g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000..... 300 00

(h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000..... 400 00

(i.) For every additional million dollars or fractional part thereof..... 100 00

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves and increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill; and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating

in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs *b* or *c* of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,  
Clerk House of Commons.

#### RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. *A Railway or Canal Company*:—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect the particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks;

and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House.

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the clauses of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Acts* is proposed to be departed from;—Bills which are not framed in accordance with this Rule, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the clauses.

THOS. B. FLINT,  
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

#### MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a "railway company, or of a canal company, or for an "extension of the line of any existing or authorized "railway or canal, shall be considered by the Examiner "or by the Standing Orders Committee until there "has been filed with that committee a map or plan, "showing the proposed location of the works, and "each county, township, municipality or district "through which the proposed railway or canal, or any "branch or extension thereof, is to be constructed."

#### MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway "or canal company or for changing the route of the "railway or of the canal of any company already "incorporated shall be considered by the Railway "Committee until there has been filed with the com- "mittee, at least one week before the consideration "of the bill:—"

(a.) "A map or plan drawn upon a scale of not "less than half an inch to the mile, showing the "location upon which it is intended to construct "the proposed work, and showing also the lines of "existing or authorized works of a similar character "within, or in any way affecting the district, or any "part thereof, which the proposed work is intended "to serve; and such map or plan shall be signed "by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of "capital proposed to be raised for the purpose of the "undertaking, and the manner in which it is proposed "to raise the same, whether by ordinary shares, "bonds, debentures, or other securities, and the "amount of each, respectively."

#### THE SENATE.

##### SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

As Revised and brought in force 22nd March, 1916.

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be



published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

- (1) The petitioner's residence at the time of service.
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—
  - (a) The respondent's residence at the time of sending such notice.
  - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
  - (c) The name and address of the solicitor, if any, acting for the respondent.
  - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
  - (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be con-

sidered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.

(7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210).

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

## THE SENATE.

### Notices for Private Bills.

#### EXTRACTS FROM THE STANDING RULES OF THE SENATE.

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. *A Railway or Canal Company*:—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect a particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholder or bondholders or creditors of the company:—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed "Private Bill Notice"; or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

NOTICE is hereby given that William Lewes Evans of the City and District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the present session thereof, for the purpose of obtaining a Bill of Divorce from his wife, Meta Rogers, of parts unknown, on the grounds of adultery and desertion.

Dated at Montreal, in the Province of Quebec, this twelfth day of February, A.D. one thousand nine hundred and seventeen.

COUSINS & CURRY,  
Solicitors for the applicant,  
120 St. James Street,  
Montreal.

34-14

NOTICE is hereby given that Margaret Bell Charlesworth, of the Town of Blythe, in the County of Huron, in the Province of Ontario, wife of Leopold Otto Charlesworth, of the same place, merchant, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from her husband, the said Leopold Otto Charlesworth, of the said Town of Blythe, in the County of Huron, in the Province of Ontario, merchant, on the grounds of adultery and desertion.

Dated at Winnipeg, in the Province of Manitoba, this 19th day of January, A.D. 1917.

MARGARET BELL CHARLESWORTH,  
By her solicitor

WILLIAM THORNBURN.

Witness—G. V. DARRACH.

32-14

NOTICE is hereby given that Milo Elmer Rose, of the City of Hamilton, in the County of Wentworth, in the Province of Ontario, drilling contractor, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Gretchen Innis Rose, of the City of Hamilton, in the County of Wentworth, on the grounds of adultery and desertion.

Dated at Hamilton, this 22nd day of January, A.D. 1917.

ARRELL & ARRELL,  
Solicitors for the applicant.

EDWARD J. DALY,  
Ottawa agent.

31-14

NOTICE is hereby given that Amy Beatrice Mathews, of the City of Westmount, in the District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Ernest Hilton, of the City of Montreal, in the Province of Quebec, on the ground of adultery.

Dated at the City of Montreal, in the Province of Quebec, this third day of January, one thousand nine hundred and seventeen.

COUSINS & CURRY,  
Solicitors for applicant,  
120 St. James Street,  
Montreal.

29-14

NOTICE is hereby given that Mr. Donald George Whibley, presently of the City of Ottawa, in the County of Carleton, in the Province of Ontario, but formerly of the City and District of Montreal, in the Province of Quebec, Accountant, will apply to the Parliament of Canada, at the next Session thereof, for a Bill of Divorce from his wife, Frances Lilian Owen, of parts unknown, on the grounds of adultery and desertion.

Messrs. Aylen & Duclos, Solicitors, Ottawa, are agents for petitioner for receiving papers.

Dated at the City of Montreal, Province of Quebec, this thirteenth day of December, one thousand nine hundred and sixteen (13-1916).

LESLIE H. BOYD,  
Solicitor for applicant,  
136 St. James St., Montreal

25-14



**NOTICE** is hereby given that William Henry Bishop, of the Township of Ryerson, in the District of Parry Sound, in the Province of Ontario, farmer, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Nellie Higgins Bishop, (at present residing at the City of Detroit, in the State of Michigan, one of the United States of America) upon the ground of adultery.

Dated at Parry Sound, in the Province of Ontario, the 28th day of February, 1917.

WALTER L. HAIGHT,  
Solicitor for the applicant.

BETHUNE, LARMONT & DICK,  
Ottawa agents. 36-14

**NOTICE** is hereby given that Johnston Alexander Abraham, of the Village of Warton, in the County of Bruce, and Province of Ontario, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Mary Charles Abraham, of the Village of Warton, in the County of Bruce, and Province of Ontario, on the grounds of adultery and misconduct.

Dated at Ottawa, this 9th day of December, A.D. 1916.

PRINGLE, THOMPSON, BURGESS & COTE,  
Union Bank Building,  
Ottawa, Ont.,  
Solicitors for applicant. 25-14

**NOTICE** is hereby given that "The Sharp Rotary Ash Receiver Company, Inc.," of Binghampton, in the State of New York, will apply to the Parliament of Canada, at the present session thereof, for an Act authorizing the Commissioner of Patents, notwithstanding anything in The Patent Act, to receive from the applicant company an application for the payment of the usual fee for the second term of the following patent, viz : No. 124494, dated the 15th day of March, 1910, being improvement in Ash Receiving Devices ; and to grant and issue to the said applicant certificate of payment for such fees, provided for by The Patent Act, extending the term of duration of the letters patent aforesaid in as full and ample a manner as if application had been made within the said first six years of the letters patent aforesaid, or six years from the date of the letters patent aforesaid.

THE SHARP ROTARY ASH  
RECEIVER CO., INC. 34-5

#### THE WESTERN CANADA ACCIDENT AND GUARANTEE INSURANCE COMPANY.

**NOTICE** is hereby given that The Western Canada Accident and Guarantee Insurance Company will apply to the Parliament of Canada at the present Session for an Act to extend the time in which it may obtain a license under the provision of "The Insurance Act," 1910.

Dated at Winnipeg this 2nd day of March, A.D., 1917.

A. E. HOSKIN,  
333 Main Street, Winnipeg,  
Solicitor for Applicants. 37-5

#### SECURITY LIFE INSURANCE COMPANY.

**NOTICE** take notice that the Security Life Insurance Company of Canada, will apply to the Parliament of Canada, at the present session thereof, for an Act increasing the number of its directors from nine to fifteen and for other purposes.

PRINGLE & GUTHRIE, NEWMAN & HATTIN,  
Citizen Building, 59 Victoria Street,  
35-5 Ottawa agents. Toronto, Ont.  
17016-4

#### THE ARMY AND NAVY VETERANS IN CANADA.

**NOTICE** is hereby given that an application will be made to the Parliament of Canada, upon resuming its present session, for an Act incorporating "The Army and Navy Veterans in Canada" as an Association of retired soldier and sailor veterans who have served under the British flag to increase the influence of such veterans ; to stimulate patriotism ; to promote closer unity of Canada with the Mother Country ; to assist recruiting ; to raise when occasion requires patriotic and charitable funds and administer the same in relief of soldiers' families and dependents ; to operate clubs, homes, hospitals and sanitariums for the benefit of veterans ; to re-educate and assist veterans incapacitated by war to new trades and callings ; to acquire museums in connection with their premises ; to levy upon its members fees required for the support of the Association and to raise funds by subscriptions, entertainments, etc. ; to assist the Canadian forces on active service by operating hospitals, canteens and places of rest ; to establish branch associations and acquire lands and premises for the association, with such other powers as are necessary for the carrying out of the objects of the Association.

Dated at Winnipeg, this 1st day of March, A.D. 1917.

LEECH, LEECH & COMPANY.  
Solicitors for the applicants,  
306 McArthur Building  
Winnipeg, Man. 38-5

#### THE CANADA PREFERRED INSURANCE CO.

**NOTICE** is hereby given that The Canada Preferred Insurance Company will apply to the Parliament of Canada, at the present session thereof, for an act amending its Act of incorporation, to extend the time within which it may obtain a license under the provisions of The Insurance Act, 1910, and to substitute the name of William C. Shelly for that of Samuel J. Slack, as one of the provisional directors.

Vancouver, B. C. C. A. SCHOOLEY, } Provisional  
10th March, 1917. F. A. WILSON, } Directors.  
A. E. GREENWOOD, }  
38-5

**NOTICE** is hereby given that an application will be made at the next session of the Parliament of Canada on behalf of James Wallace Tygard, of the City of Toronto, Ontario, for an Act to confer on the Commissioner of Patents, authority to grant and issue to the said James Wallace Tygard, certain patents of invention for Internal Combustion Engines in pursuance of the application of James Wallace Tygard, the inventor thereof, and validating the same, notwithstanding that the time within which such application for patent should be made under The Patent Act had elapsed before the filing thereof.

Dated at Toronto, this day of March, 1917.  
BERTRAM & WADSWORTH,  
Bank of Toronto Bldg., Toronto. 38-5

#### DOMINION GOOD ROADS ASSOCIATION.

**NOTICE** is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate the "Dominion Goods Roads Association" as an association to collect and distribute information concerning Highway Legislation, Construction and Maintenance, in the various cities, towns and villages throughout the Dominion of Canada ; to stimulate and encourage in all ways the improvement, construction and maintenance of roads ; the whole from an educational and practical standpoint ; to establish branches of the association ; and for other purposes ; and with all the powers required for the same.

Montreal, 1st March, 1917.  
KAVANAGH, LAJOIE & LACOSTE,  
7, Place d'Armes, Montréal.  
Solicitors for applicants. 37-5

## MONTREAL CENTRAL TERMINAL COMPANY

THE Montreal Central Terminal Company will apply to the Parliament of Canada, during the present session, for the passing of an Act extending the time for the completion of its undertaking.

Montreal, 6th March, 1917.  
37-5

F. E. CAME,  
Secretary.

## MISCELLANEOUS.

## MAXVILLE CREAMERY, LIMITED.

## INCREASE OF DIRECTORS.

AT meetings of directors and shareholders held on the 14th day of February, 1917, the following amendment to the by-laws of the company was passed unanimously.

"That by-law number 3 naming the number of directors of the Maxville Creamery, Limited, be rescinded and that the directors in future consist of 5 shareholders."

I hereby certify that the above is a true copy of by-law number 3 of Maxville Creamery, Limited.

[L.S.]  
38-1

R. M. EASTON,  
President.

## NAVIGABLE WATERS PROTECTION ACT.

## R.S.C., CHAPTER 115.

THE Central Canada Railway Company hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the District Registrar of the Land Registry District of North Alberta at Edmonton, a description of the site and the plans of a bridge proposed to be built in the Peace River, at Peace River, in front of Lot number 4, Block 1, River Lot 8, of the Peace River Settlement.

And take notice that after the expiration of one month from the date of the first publication of this notice, the Central Canada Railway Company will, under section 7 of the said Act, apply to the Minister of Public Works, at his office, in the City of Ottawa, for approval of the said site and plans, and for leave to construct the said bridge.

Dated at Edmonton, this 1st day of March, 1917.

38-5 W. R. SMITH,  
General manager and chief engineer.

## NAVIGABLE WATERS PROTECTION ACT.

## R. S. C. CHAPTER 115.

THE Toronto Harbor Commissioners hereby give notice that they have, under Section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the Registrar of Deeds for the Registry Division of East Toronto, a description of the site and the plans of the Harborhead Walls proposed to be built in Toronto Bay from a point about Four Hundred and Fifty Feet Easterly of Spadina Avenue to the Westerly limit of York Street.

And take notice that after the expiration of One Month from the date of the first publication of this notice, the Toronto Harbor Commissioners will, under Section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa for the approval of the said site and plans, and for leave to construct the said Harborhead Walls.

Dated at Toronto this 3rd day of March, A.D. 1917.

37-5 G. P. COUSINS,  
Chief Engineer & Manager.

## NAVIGABLE WATERS PROTECTION ACT.

NOTICE is hereby given on behalf of Canadian Explosives Limited doing business at the City of Victoria, British Columbia, that the said Company is applying to His Excellency the Governor General of Canada in Council, for approval of the plans, site and works proposed to be constructed at the North West end of James Island, British Columbia, and is depositing the plans and description of the site with the Minister of Public Works at Ottawa, and a duplicate thereof with the Registrar General of Titles at Victoria aforesaid, and that the application will be proceeded with at the expiration of one month from the time of the first publication of this notice in the *Canada Gazette*.

Dated the 26th day of February, 1917.

37-5 CREASE & CREASE,  
410, Central Building, Victoria B. C.  
Solicitors for Canadian Explosives Limited.

## THE BANK OF BRITISH NORTH AMERICA.

## INCORPORATED BY ROYAL CHARTER.

THE Court of Directors hereby give notice that a dividend of 40 shillings per share, less Income tax, will be paid on the 6th day of April next to the proprietors of shares registered in the Dominion of Canada, being at the rate of 7 per cent per annum, for the year ending 30th November last.

The dividend will be paid at the rate of exchange current on the 6th day of April next, to be fixed by the managers.

No transfers can be made between the 23rd instant inclusive and the 5th proximo inclusive, as the books must be closed during that period.

By order of the Court of Directors,

JACKSON DODDS,  
Secretary.

No. 5 Grace Church street,  
London, E.C., 6th March, 1917.

37-4

## IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER OF the Petition of the Buick Motor Company, a Corporation duly organized under and by virtue of the Laws of the State of Michigan, of the City of Flint, in the said State of Michigan, one of the United States of America, and

IN THE MATTER OF a Specific Trade Mark consisting of the word "Buick" written upon an upwardly inclined line, arranged upon a blue rectangular field, the whole enclosed within an outer spaced rectangle.

NOTICE is hereby given that on the 6th day of March, 1917, there was filed in the Exchequer Court of Canada a Petition of the Buick Motor Company, a Corporation duly organized under and by virtue of the Laws of the State of Michigan, of the City of Flint, in the said State of Michigan, one of the United States of America, praying that an order be made directing that the Trade Mark consisting of the word "Buick" written upon an upwardly inclined line arranged upon a blue rectangular field, the whole enclosed within an outer spaced rectangle, be registered as a specific trade mark;

That any person desiring to oppose such petition must within fourteen days of the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being the 31st day of March, 1917) file a statement of his objections with the Registrar of the Exchequer Court of Canada at Ottawa, and serve a copy thereof upon the Petitioner or his Solicitors.

Dated at Ottawa, this 6th day of March, A.D. 1917.

37-4 MURPHY, FISHER & SHERWOOD,  
46 Elgin street, Ottawa,  
Solicitors for Petitioner.



IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of the petition of Maxwell Motor Company, Incorporated, of the City of Detroit, in the State of Michigan, one of the United States of America, and

IN THE MATTER of a specific trade mark consisting of the word "Maxwell" arranged upon a shield design;

NOTICE is hereby given that on the 6th day of March, 1917, there was filed in the Exchequer Court of Canada, a petition of Maxwell Motor Company, Incorporated, of the City of Detroit, in the State of Michigan, one of the United States of America, praying that an order be made directing that the trade mark consisting of the word "Maxwell" arranged upon a shield design be registered as a specific trade mark;

That any person desiring to oppose such petition must within fourteen days of the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being the 31st day of March, 1917) file a statement of his objections with the Registrar of the Exchequer Court of Canada at Ottawa, and serve a copy thereof upon the petitioner or his solicitors.

Dated at Ottawa, this 6th day of March, A.D., 1917.

MURPHY, FISHER & SHERWOOD,

46 Elgin St., Ottawa,

Solicitors for Petitioner.

37-4

NAVIGABLE WATERS PROTECTION ACT,  
R. S. C., CHAPTER 115.

THE Grand Trunk Pacific Railway Company hereby gives notice that it has, under Section 7 of the said Act, deposited with the Minister of Public Works at Ottawa and in the office of the District Registrar of the Land Registry Office, District of Prince Rupert, at Prince Rupert, a description of the site and lumber mill and other works proposed to be built in the Prince Rupert Harbour at Prince Rupert, British Columbia, in front of Waterfront Block "I", according to registered plan of the townsite of the said City of Prince Rupert registered in the aforesaid land registry office as No. 923 Section 7.

And take notice that after the expiration of one month from the date of the first publication of this notice The Grand Trunk Pacific Railway Company will, under Section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa for approval of the said site and plan and for leave to construct the said works.

Dated at Winnipeg, Manitoba, this 21st day of February, A. D 1917.

THE GRAND TRUNK PACIFIC  
RAILWAY COMPANY.

H. H. HANSARD,

Solicitor.

35-4

NAVIGABLE WATERS PROTECTION ACT.  
R.S.C., CHAPTER 115.

THE New Brunswick Provincial Department of Public Works hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the District Registrar of the Land Registry District of Kings County, New Brunswick at Hampton Kings County, N.B., a description of the site and the plans for the proposed new Perry Point Bridge over Kennebecasis River, Parishes of Rothesay & Kingston, Kings Co., N.B.

And take notice that after the expiration of one month from the date of the first publication of this notice, the New Brunswick Provincial Department of Public Works will under section 7 of the said Act apply to the Minister of Public Works at his office in the City of Ottawa, for approval of the said site and plans, and for leave to construct the said bridge.

Dated at Fredericton, N.B., this 23rd day of February, 1917.

B. F. SMITH,  
Minister of Public Works,  
Province of New Brunswick.

36-5

17016-4  $\frac{1}{2}$

NAVIGABLE WATERS PROTECTION ACT.

PUBLIC notice is hereby given that the undersigned, Joseph Lacombe, gentleman, of the City and District of Montreal, has deposited with the Minister of Public Works at Ottawa, and in the office of the Registrar for the County of Two Mountains, a description of the site and the plans of a bridge proposed to be built on his property across the lands hereinafter described, viz:—

1. A plot of land being part of No. 3 of the official plan and book of references of the Parish of St. Eustache, containing seventy-six feet wide, English measure, by about eight acres in length; holding on one side to No. 1 of the said official plan and book of references belonging to Sergius Dubé, on the otherside to the seller; at one end to the highway and to the other end to Rivière Jésus; and

2. An island situated in Rivière des Mille-Isles, known and described under number five hundred and one (501) of the official plan and book of references of the Parish of St. Eustache,

And a request praying for the approval thereof by the Governor General in Council, in accordance with chapter 115, R.S.C., 1906.

Given at Montreal, this twentieth day of February, one thousand nine hundred and seventeen.

COUSINEAU & LACASSE,

Solicitors for Joseph Lacombe.

36-4

THE MOLSONS BANK.

146TH DIVIDEND.

THE shareholders of the Molsons Bank are hereby notified that a dividend of two and three-quarters per cent (being at the rate of eleven per cent per annum) upon the capital stock has been declared for the current quarter, and that the same will be payable at the office of the Bank, in Montreal, and at the branches on and after the second day of April next, to shareholders of record on 15th March, 1917.

By the order of the Board,

EDWARD C. PRATT,

General Manager.

Montreal, 23th February, 1917.

36-5

FACTORIES INSURANCE COMPANY.

IN THE MATTER of the Factories Insurance Company; and in the matter of The Insurance Act, 1910.

NOTICE is hereby given, pursuant to sections 28, 130 and 131 of The Insurance Act, 1910, that the Factories Insurance Company, having ceased to transact business in Canada, and having reinsured all its outstanding risks in the Western Assurance Company, a company licensed to do business in Canada, has applied to the Minister of Finance for the release of its securities on the first day of May, 1917, and all claimants, if any, contingent or actual, who desire to oppose such release, are hereby notified to file their opposition in writing with the Minister at his office, in the Parliament Buildings, Ottawa, on or before the said first day of May, 1917.

Dated at Toronto, this thirtieth day of January, 1917.

B. L. ANDERSON,

President.

32-14

BANK OF NOVA SCOTIA.

DIVIDEND No. 189.

NOTICE is hereby given that a dividend at the rate of fourteen per cent per annum on the paid-up capital stock of this Bank has been declared for the quarter ending 31st March and that the same will be payable on and after Monday, the 2nd day of April next, at any of the offices of the Bank.

The stock transfer book will be closed from the 17th to the 31st proximo, inclusive.

By order of the Board,

H. A. RICHARDSON,

General manager.

Halifax, N.S., 16th February, 1916.

35-6

## THE PROVINCIAL BANK OF CANADA.

QUARTERLY DIVIDEND No. 53.

NOTICE is hereby given that a dividend of one and three quarters per cent ( $1\frac{3}{4}\%$ ), being at the rate of seven per cent per annum upon the paid-up capital stock of this institution, has been declared for the three months ending 31st March, 1917, and that the same will be payable at the head office and branches of this bank, on and after the second day of April, 1917, to the shareholders of record on the twenty-second day of March next.

By order of the Board,

TANCRÈDE BIENVENU,

Vice-president and general manager.

Montreal, 23rd February, 1917.

38-1-40-1

## THE DOMINION BANK.

NOTICE is hereby given that a dividend of three per cent has been declared upon the paid-up capital stock of this institution for the quarter ending 31st March, 1917, being at the rate of twelve per cent per annum, and that the same will be payable at the head office of the Bank and its branches, on and after Monday, the 2nd day of April, 1917, to shareholders of record of 20th March, 1917.

By order of the Board,

C. A. BOGERT,

General manager.

Toronto, 16th February, 1917.

35-6



## PROCLAMATIONS.

[La proclamation suivante a paru dans un *Extra de la GAZETTE DU CANADA*, daté le 24 février 1917.]

## DEVONSHIRE.

[L.S.]

## CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'elles pourront concerner, — SALUT :

## PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU que Notre  
Sous-Ministre de la Justice, } Gouverneur en conseil,  
Canada. } par un décret en date du  
20e jour de février en l'année de Notre-Seigneur mil  
neuf cent dix-sept, adopté en vertu des pouvoirs qui  
lui sont conférés par la *Loi des mesures de guerre*, 1914,  
a établi des règlements à l'effet suivant, savoir :—

Qu'il soit défendu aux femmes et filles et aux enfants de moins de douze ans de partir ou de s'embarquer ou de quitter le Canada avec l'intention de partir ou de s'embarquer à bord d'un bateau ou navire quelconque qui, durant un voyage quelconque dans l'accomplissement duquel ce bateau ou navire est engagé, entretrait dans le cours ordinaire, naviguerait ou traverserait la zone de guerre établie par les sous-marins ennemis autour des Îles-Britanniques ou des eaux européennes ; et que le capitaine ou les armateurs de tout bateau ou navire partant d'un port ou endroit quelconque en Canada pour entreprendre un tel voyage comme susdit, et tout gérant ou agent pour les armateurs ainsi que tout gérant, directeur, officier ou agent d'une compagnie quelconque à laquelle appartient ce bateau ou navire, ou qui est responsable de sa mise en service qui autorise, souffre ou permet à toute femme ou fille ou à tout enfant de moins de douze ans de partir ou de s'embarquer sur ce bateau ou navire dans le but de partir ou d'être amené ou transporté comme passager ou autrement pour entreprendre un tel voyage quelconque, sera coupable d'infraction et passible pour cette offense, sur conviction sommaire sous l'empire de la Partie XV du Code criminel, d'une amende n'excédant pas deux mille dollars et de pas moins de cinq cents dollars, ou d'un emprisonnement pour un terme quelconque n'excédant pas six mois ou de l'amende et de l'emprisonnement à la discrétion du magistrat d'office, et que les préposés aux douanes, avant de donner une feuille de route à quelque bateau ou navire en partance pour un tel voyage quelconque comme susdit devront s'assurer que toutes les femmes, les filles et les enfants qui se proposaient de partir ont été débarqués de ce bateau ; et que les règlements susdits seront immédiatement publiés par proclamation dans la *Gazette du Canada*,—

EN CONSÉQUENCE, Nous statuons par ces présentes que les règlements susdits soient ainsi publiés par l'émission de Notre présente proclamation dans Notre *Gazette du Canada*.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre très fidèle et très aimé cousin et conseiller Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière ; membre de notre très honorable Conseil Privé ; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges ; chevalier

grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

À Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce VINGTIÈME jour de FÉVRIER en l'année de Notre-Seigneur mil neuf cent dix-sept et de Notre règne la septième.

Par ordre,

P. PELLETIER,

Sous-secrétaire d'État suppléant.

36-3

C. FITZPATRICK,

Député du Gouverneur Général.

[L.S.]

## CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui les présentes parviendront ou qu'elles pourront concerner, — SALUT :

## PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU que dans et par  
Sous-Ministre de la } l'article 15, alinéa 5 d'une  
Justice, Canada. } loi du parlement du Canada  
passée en la session du dit parlement tenue dans les  
quatrième et cinquième années de Notre règne, cha-  
pitre 20, et intitulée *Loi concernant le Réseau du Canadian  
Northern Railway*, il est entre autres choses statué que  
les alinéas 2, 3 et 4 du dit article deviendront respec-  
tivement en vigueur au jour ou aux jours devant être  
déterminés en chaque cas par proclamation de Notre  
Gouverneur en conseil publiée dans la *Gazette du Canada*,  
mais que la dite proclamation ne devra en aucun cas  
être faite tant que Notre Gouverneur en conseil n'aura  
pas déclaré en tout pareil cas par arrêté du conseil que  
le chemin de fer et l'entreprise de telle compagnie ont  
été construits et sont prêts à être exploités ;

ET ATTENDU que Notre Gouverneur en conseil a fait une telle déclaration dans chacun des dits cas et a recommandé qu'une proclamation soit publiée en conséquence mettant en vigueur les dits alinéas 2, 3 et 4 au jour ci-après indiqué, —

SACHEZ DONC que par et avec l'avis de Notre Conseil privé pour le Canada Nous proclamons et déclarons par les présentes que les dits alinéas 2, 3 et 4 de l'article 15 de la dite loi deviendront respectivement en vigueur et seront exécutoires dès et à compter du premier jour de mars en l'année de Notre-Seigneur mil neuf cent dix-sept, après la publication de Notre présente proclamation dans la *Gazette du Canada*.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI Nous avons fait émettre Nos présentes Lettres Patentes, et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très fidèle et Bien-Aimé conseiller le Très Honorable Sir Charles Fitzpatrick, chevalier grand-croix de Notre Ordre Très distingué de Saint-Michel et de Saint-Georges ; Juge en chef du Canada et député de Notre Très fidèle et très aimé cousin et conseiller, Victor-Christian-William, duc de Devonshire, marquis d'Hartington, comte de Devonshire, comte de Burlington, baron Cavendish de Hardwicke, baron Cavendish de Keighley, chevalier de Notre très noble Ordre de la Jarretière ; membre de Notre très honorable Conseil Privé ; chevalier grand-croix de Notre Ordre très distingué de Saint-Michel et de Saint-Georges ; chevalier grand-croix de Notre Ordre royal de Victoria, Gouverneur général et Commandant-en-chef de Notre Dominion du Canada.

À Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce VINGTIÈME jour de FÉVRIER en l'année de Notre-Seigneur mil neuf cent dix-sept et de Notre Règne la septième.

Par ordre,

THOMAS MULVEY,

Sous-Secrétaire d'État.

36-3

## DÉPÊCHES, Etc.

(Extrait du Troisième Supplément de la LONDON GAZETTE du 19 janvier 1917.)

WAR OFFICE,

22 janvier 1917.

Il a gracieusement plu au Roi de conférer la Médaille Militaire pour bravoure en campagne aux sous-officiers et hommes ci-dessous mentionnés :

- 32822 soldat W. Bardon, serv. de santé de l'armée can.
- 107121 sergent A. Blaikie, serv. des mitrailleuses.
- 90209 sergent A. H. Boddington, art. de camp. can.
- 219843 caporal C. H. Brook, bat. d'inf.
- 7610 caporal O. R. Brooks, bat. d'inf.
- 153907 soldat G. H. Burns, bat. d'inf.
- 703727 soldat G. Burrington, bat. d'inf.
- 261261 soldat E. W. Cliff, bat. d'inf.
- 504036 sapeur E. Coppock, génie can.
- 540507 caporal G. A. Craig, bat. d'inf.
- 160922 soldat R. V. H. Cummer, serv. des mitrailleuses.
- 541820 sapeur H. H. Dagley, génie can.
- 83378 sergent J. T. Donnelly, art. de camp. can.
- 130272 soldat J. E. Doyle, bat. d'inf.
- 474214 J. A. Fralick, bat. d'inf.
- 703260 caporal D. W. Georgeson, bat. d'inf.
- 103314 caporal C. R. Grothe, bat. d'inf.
- 171228 sous-caporal A. Gunnell, bat. d'inf.
- 703871 sous-caporal A. G. Heaven, bat. d'inf.
- 41813 canonnier J. M. Kelly, art. de camp. can.
- 502920 capor. C. D. Kirk, génie can.
- 43553 serg. A. Lagimodière, art. de camp. can.
- 124290 soldat L. G. Lane, bat. d'inf.
- 103064 serg. W. K. Leslie, bat. d'inf.
- 69502 sous-cap. W. R. Longmire, bat. d'inf.
- 129771 capor. I. P. Macdonald, bat. d'inf.
- 89161 canonnier P. L. Manchester, bat. d'inf. can.
- 107398 serg. F. McAlpine, service des mitrailleuses.
- 183584 soldat H. A. McCullum, service des mitrail.
- 73108 serg. D. McKay, bat. d'inf.
- 154849 soldat O. Miller, bat. Pionnier.
- 59590 soldat V. A. Morrell, bat. d'inf.
- 504055 sapeur R. W. Morrow, génie can.
- 715003 soldat H. Parnham, bat. d'inf.
- 703138 ser.-maj. de camp. suppléant J. A. Parsons, bat. d'infanterie.
- 508750 serg. H. C. Pearson, génie can.
- 107498 soldat E. L. Peppard, service des mitrailleuses.
- 69842 sous-sergent C. R. Ratcliffe, bat. d'inf.
- 472553 sous-sergent J. W. Rolph, bat. d'inf.
- 107525 soldat D. Roulston, service des mitrailleuses.
- 703281 soldat H. Selby-Hele, bat. d'inf.
- 91607 serg. J. Simmons, art. de camp. can.
- 400783 serg. H. Smith, bat. d'inf.
- 148419 capor. C. Stewart, bat. d'inf.
- 132224 serg. T. F. Stewart, serv. des mitrailleuses.
- 703409 sous-caporal R. Swanson, bat. d'inf.
- 408069 soldat W. Tickner, bat. d'inf.
- 107649 soldat H. G. Walker, serv. des mitrailleuses.
- 89700 conducteur O. M. Walsh, art. de camp. can.

Une agrafe à leur médaille militaire a été accordée aux sous-officiers et soldats ci-dessous mentionnés :

- 5604 sergent-suppléant E. G. Weeks, génie.
- La médaille militaire, ci-dessus mentionnée, lui a été accordée d'après la *London Gazette* du 10 octobre 1916. Voir la *Gazette du Canada*, 11 novembre 1916.

- 177768 soldat J. E. Blaney, infanterie.

La médaille militaire, ci-dessus mentionnée, lui a été accordée d'après la *London Gazette* du 21 décembre 1916. Voir la *Gazette du Canada* du 27 janvier 1917.

(Extrait du troisième supplément de la LONDON GAZETTE du 23 janvier 1917.)

CHANCELLERIE CENTRALE DES ORDRES DE CHEVALERIE.

CHANCELLERIE DE L'ORDRE DE SAINT-MICHEL ET SAINT-GEORGES.

DOWNING STREET,

24 janvier 1917.

Il a gracieusement plu au Roi de donner des instructions afin que les promotions et les nominations suivantes soient faites à l'Ordre Très Distingué de

Saint-Michel et Saint-Georges en reconnaissance pour services remarquables rendus se rapportant à la guerre.

Sont nommés membres additionnels de la troisième classe ou Compagnons du dit Ordre Très Distingué :—

CONTINGENT CANADIEN.

Le lieutenant-colonel Maurice Alexander, troupes locales canadiennes.

Le colonel George Patterson Murphy, troupes locales canadiennes.

Le colonel honoraire, le rév. Richard Henry Steacy, directeur du service des aumôniers.

Le lieutenant-colonel James George Ross, troupes locales canadiennes.

(Extraits du sixième supplément de la LONDON GAZETTE du 23 janvier 1917.)

WAR OFFICE,

25 janvier 1917.

Les noms des sous-mentionnés ont été signalés au Secrétaire d'Etat pour la guerre pour services distingués rendus en rapport avec la guerre.

Le lieutenant-colonel M. Alexander, troupes locales canadiennes.

Le lieutenant-colonel G. P. Murphy, troupes locales canadiennes.

Le lieutenant-colonel J. G. Ross, troupes locales canadiennes.

Le révérend R. H. Steacy, aumônier, troupes locales canadiennes.

(Extrait du premier supplément de la LONDON GAZETTE du 26 janvier 1917.)

WAR OFFICE,

26 janvier 1917.

Il a gracieusement plu à Sa Majesté le Roi de conférer la Croix Militaire aux officiers et sous-officiers à brevet ci-dessous mentionnés en récompense de leur bravoure et de leur dévouement en campagne :—

TROUPES CANADIENNES.

Le lieutenant Angus Archibald McDougall, infanterie légère canadienne, Princesse Patricia.

Pour bravoure remarquable au feu. Il conduisit une reconnaissance dangereuse et obtint des renseignements de la plus grande valeur. Plus tard, bien que très sérieusement blessé, il continua de diriger les opérations. Il s'est distingué précédemment.

Le lieutenant Edwin Cowen, infanterie canadienne.

Pour bravoure remarquable au feu. Après l'explosion d'une mine, il prit en charge sous un feu violent, la consolidation de deux postes et c'est à lui qu'on doit principalement d'avoir pu repousser trois attaques de l'ennemi.

La correction suivante a paru dans la *London Gazette*.

1er janvier 1917.

NOMINATIONS DANS L'ORDRE DU SERVICE DISTINGUÉ.

Page 29—Pour le major Bernard Maynard Humble, infanterie canadienne, lisez le major Bernard Maynard Humble, infanterie canadienne.— Voir la *Gazette du Canada* du 3 février 1917. 38-1

## ARRÊTÉS EN CONSEIL.

[493]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 20e jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Au comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 15 février 1917, représentant que M. Samuel McCall a obtenu les inscriptions de homestead et de préemption pour la moitié est de la section 21, township 31, rang 1, à l'ouest du 3e méridien, le 1er mai 1915 ;



Le ministre ajoute que d'après les renseignements reçus il appert que M. McCall s'est présenté pour l'enrôlement dans le service militaire actif d'outre-mer et que l'officier recruteur lui a affirmé qu'il serait accepté, mais qu'avant que les papiers nécessaires aient été préparés il fut victime d'un accident qui nécessita l'amputation du bras gauche,—

Le ministre soumet la copie annexé d'un certificat médical et, en vue des faits précités, il recommande qu'en vertu du paragraphe 2 de l'article 20 de la *Loi des terres fédérales*, chapitre 20, 7-8 Edouard VII, M. McCall soit exempté de toute autre obligation de résidence, afin que la patente du terrain puisse lui être délivrée dès qu'il aura été prouvé de la manière ordinaire que les autres conditions de la loi ont été remplies et que les paiements requis ont été faits.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

36-4

[107]

# HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 12<sup>e</sup> jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 9 janvier 1917, représentant qu'à l'article 22 des règlements régissant l'arpentage, l'administration, la vente et la gérance des terres fédérales dans les limites de la zone de 40 milles de la province de la Colombie-Anglaise, ainsi qu'établis par arrêté en conseil du 17 septembre 1889, il est prescrit, entre autre choses, qu'une patente de homestead ne peut être émise en faveur d'une personne qui n'est pas alors sujet britannique né ou naturalisé.

Emile André Marc, réserviste français, servant actuellement avec les "Second Life Guards," corps expéditionnaire britannique en France, a demandé des lettres patentes pour son homestead, la moitié est du quart nord-ouest de la section 2, township 4, rang 5, à l'ouest du 7<sup>e</sup> méridien, et, d'après les faits établis, y a accompli ses obligations d'établissement. M. Marc est né en France et n'a pas encore été naturalisé. Il quitta la Colombie-Britannique pour prendre du service actif en août 1914. Sa femme et son enfant résident au Canada. En décembre 1914 il demanda l'émission de sa patente. Certains retards se produisirent dans l'envoi du front de sa demande de patente, et le fait qu'il n'est pas naturalisé retarde encore l'émission de cette patente. Se conformer aux prescriptions de la *Loi de naturalisation* serait risquer de nouveaux retards, ou rendre impossible la naturalisation de M. Marc tant qu'il sera en service actif.

Le Ministre croit que tout nouveau retard dans le règlement de cette affaire serait regrettable et est d'avis que la preuve de la sincérité d'intention de ce homesteader à devenir sujet britannique est établie par le fait qu'il a ainsi pris du service actif dans la guerre actuelle, et que les conditions de naturalisation au dit article 22 des règlements sont suffisamment remplies.

Le ministre représente que le département a actuellement en considération un autre cas d'émission de patente à un homesteader enrôlé dans le service, que le règlement de ce cas est retardé à cause de la nécessité de se conformer à la *Loi de naturalisation*, et que d'autres cas surgiront sans doute de temps à autre.

Par conséquent, le Ministre recommande que dans le cas de homesteaders de la zone des chemins de fer de la Colombie Britannique, en service actif pour la Grande Bretagne ou pour ses alliés et qui, en raison de ce service et de la difficulté de se conformer techniquement aux prescriptions de la *Loi de naturalisation*, ne peuvent obtenir leur patente ou que l'émission en est retardée après que sont accomplies les obligations d'établissement, il soit autorisé à se soustraire aux prescriptions du dit article 22 quant à la naturalisation avant l'émission de la patente.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

35-4

[527]

# HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 27<sup>e</sup> jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été présenté un rapport du ministre suppléant de la Marine et des Pêcheries, daté le 22 février 1917, soumettant ce qui suit :—

Que le règlement 26 des règlements de pilotage de Halifax, 1893, autorisant le paiement à même les fonds de pilotage du district, au secrétaire-trésorier des commissaires de pilotage de Halifax, d'appointements annuels de \$600.

Que le 5 avril 1906 un arrêté en conseil a été adopté qui modifiait le dit règlement 26 et accordait au secrétaire-trésorier des appointements de \$800 au lieu de \$600 par année.

Que le 8 avril 1910 les dits commissaires de pilotage ont passé une résolution modifiant le dit règlement 26 et portant les appointements du secrétaire-trésorier de \$800 à \$1,000 par année.

Que sans obtenir du Gouverneur en conseil l'approbation nécessaire de cette modification du 8 avril 1910, lesdits Commissaires ont payé illégalement au secrétaire-trésorier, à même les fonds de pilotage du district, ces appointements plus élevés de \$1,000 par année, qu'ils ont continué de payer jusqu'à ce jour.

Afin de légaliser le paiement au secrétaire-trésorier desdits appointements de \$1,000 par année, le Ministre recommande que la modification dudit règlement 26 faite par les Commissaires du pilotage le 8 avril 1910, augmentant les appointements du secrétaire-trésorier de \$800 à \$1,000 par année, soit approuvée ainsi que prescrit par les articles 431 et 433 de la Loi de la Marine marchande au Canada, chapitre 113 des statuts révisés 1906.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

38-2

[598]

# HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 7<sup>e</sup> jour de mars 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que la Compagnie d'estacade de la rivière des Français a soumis, conformément aux dispositions de la loi incorporant cette compagnie, un état de ses opérations pour l'année 1916, et a demandé la sanction du tarif des péages qu'elle se propose de prélever pour l'usage de ses travaux au cours de la saison 1917.

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil d'approuver par ces présentes le tarif suivant des péages que se propose de prélever la Compagnie d'estacades de la rivière des Français pour l'usage de ses travaux au cours de l'année 1917 :

Article 1 :— \$ c.

(a) Sur toutes les billes et tout le bois passant par les estacades de la compagnie depuis le Coude jusqu'en aval des rapides à Tramway, pour chaque 1000 pieds, M. P. .... . 07

(b) Pour sortir les billes du Coude intérieur juste en amont du Tramway et les livrer en radeaux aux remorqueurs des lacs dans leurs estacades, un péage additionnel par 1,000 pieds, M. P. .... . 38

Articles II, III et IV :—

Pour flotter les billes de l'embouchure de la rivière Wahnapiatae, de la rivière des Français (branche principale) ou de la rivière au Doré (au lac Leboeuf) jusqu'au coude intérieur, par 1000 pieds, M. P. .... . 25

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

38-1

[555]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 28e jour de février 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que des demandes ont été faites au Ministre de l'Intérieur de donner plus d'extension aux dispositions des arrêtés du conseil ci-après mentionnés qui, jusqu'à présent, ne protégeaient que les inscrits pour des homesteads, afin qu'elles s'appliquent aussi aux colons qui occupent des terres acquises par préemption ou par achat,—

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de la *Loi des mesures de guerre, 1914*, d'établir les règlements suivants, et ces règlements sont par ces présentes établis et promulgués en conséquence :

1. Les dispositions des arrêtés du conseil qui suivent, savoir : du 8 mai 1915 (C.P. 1042) ; du 20 septembre 1915 (C.P. 2150) ; du 9 décembre 1915 (C.P. 2888) ; et du 12 janvier 1916 (C.P. 33) seront applicables aux homesteads acquis par préemption ou par achat, c'est-à-dire l'exemption accordée en vertu du dit arrêté en conseil du 8 mai 1915, au sujet de l'accomplissement des obligations de résidence et de culture, au colon qui est en service ou a servi dans les forces militaires mentionnées dans cet arrêté en conseil, ainsi que défini par le dit arrêté en conseil du 20 septembre 1915 ou à ses représentants légaux d'après cet arrêté ; la protection de l'inscription de tel colon prescrite par l'arrêté en conseil du 9 décembre 1915, et le privilège accordé à tel colon relativement aux inscriptions par procuration autorisées par le dit arrêté en conseil du 12 janvier 1916.

Toutefois, avant que soit émise la patente d'un homestead acheté ou acquis par préemption, tous les paiements au compte du capital ou de l'intérêt seront faits conformément aux prescriptions de la *Loi des terres fédérales* et des modifications qui y ont été faites.

RODOLPHE BOUDREAU,

38-4

Greffier du Conseil privé.

[560]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 28e jour de février 1917.

PRÉSENT :

## SON EXCELLENCE LE DÉPUTÉ DU GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que l'enrôlement pour le service d'outre-mer est cause que la main-d'œuvre requise pour les travaux de la ferme est devenu très rare par tout le Canada, ce qui, joint au fait qu'il y a moins de terrain assolé pour les semences, entraînera une grande diminution des cultures, à moins qu'on avise aux moyens d'améliorer les conditions ; et

Attendu qu'il est généralement admis que nombre de jeunes gens au Canada et aux Etats-Unis seraient prêts à travailler sur les fermes si le temps qu'ils mettent à ces travaux était déduit des obligations de résidence sur les homesteads pour lesquels ils se sont inscrits, vu qu'il est reconnu qu'étant à l'emploi d'un fermier bien pourvu de tout ce qui est nécessaire à l'exploitation d'une ferme ces jeunes gens contribueraient beaucoup plus à augmenter la production qu'ils ne le feraient sur leur homesteads dépourvus de stock et de machines agricoles.

Vu ce qui précède, il plaît au suppléant du Gouverneur général en conseil, sous l'empire et en vertu de l'autorité que lui confère l'article 6 de la "*Loi de 1914 des mesures de guerre*," de décréter ce qui suit et les décrets et règlements suivants sont par ces présentes décrétés en conséquence :—

Nonobstant toute disposition de la *Loi des terres fédérales* ou des modifications qui y seront faites au cours de l'année 1917, les homesteaders, ceux qui occupent des homesteads sous inscription de préemption ou qui les ont achetés et qui travailleront à la culture sur les fermes au Canada obtiendront une réduction de leurs obligations de résidence égale au temps ainsi employé

à travailler sur les fermes du pays, sujet cependant aux conditions suivantes,—

1. La période d'emploi ainsi comptée comme obligations de résidence ne pourra commencer qu'à une date subséquente à celle de l'inscription dans chaque cas.

2. Ces dispositions ne s'appliquent pas au cas de ceux qui seront sur des homesteads en vertu de procurations de homesteaders, ni au cas où l'inscrit ne sera pas employé uniquement aux travaux de la ferme.

3. Dès qu'il commencera à travailler, il sera du devoir de l'inscrit de faire parvenir aussitôt que possible à l'agent des terres fédérales du district où se trouve le terrain qui fait le sujet de son inscription une déclaration sous serment à la satisfaction du Ministre de l'Intérieur, donnant une description détaillée du terrain, la nature des travaux accomplis, où ils ont été accomplis, la date du commencement de ces travaux et leur durée probable.

4. Dans les trente jours qui suivront la date de l'expiration du terme d'emploi, date qui ne pourra en aucun cas dépasser le 1er février 1918, l'inscrit remettra à l'agent local du district une déclaration assermentée, à la satisfaction du Ministre de l'Intérieur, donnant la somme totale du temps durant lequel il a été employé aux travaux de ferme.

5. Avenant l'annulation d'une inscription par défaut de la part de l'inscrit d'en remplir les conditions, aucune des dispositions du présent décret ne pourra être invoquée pour faire droit aux réclamations de l'inscrit qui, bien qu'occupé aux travaux de la ferme en Canada tel que mentionné plus haut, n'a pas avant la date de l'annulation de son inscription fait part à l'agent des terres fédérales du fait qu'il est ainsi employé.

6. L'inscription d'une personne qui se conforme aux dispositions des présentes ne sera pas passible d'annulation au cours du terme d'emploi de l'inscrit aux travaux de la ferme, parce que cet inscrit aurait négligé de remplir les obligations de culture en rapport avec son inscription.

7. Nonobstant toutes dispositions de la *Loi des terres fédérales* et des modifications qui y sont faites les obligations de culture nécessaires à l'obtention de la patente en ces cas peuvent être remplies en deux ans au lieu de trois.

8. Le Ministre de l'Intérieur peut refuser les privilèges accordés en vertu des présentes s'il a des doutes sur la véracité des faits tels qu'établis.

RODOLPHE BOUDREAU,

37-4

Greffier du Conseil privé.

[526]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 5e jour de mars 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que par un arrêté en conseil du 11 mars 1915 il a été prescrit que vu le fait que les claims miniers dans le nord des provinces de Manitoba, Saskatchewan et Alberta, sont d'accès difficile, et qu'en vue des conditions exceptionnelles créées par la guerre il soit accordé aux propriétaires enregistrés de claims miniers, acquis sous l'empire des règlements ci-dessus mentionnés et situés dans le nord de ces provinces (c'est-à-dire dans les régions au nord de la borne sud du township 17, dans la province du Manitoba, au nord de la borne sud du township 47, dans la province de la Saskatchewan, et au nord de la borne sud du township 60 dans la province d'Alberta), un délai d'un an de la date du dit arrêté en conseil pour fournir la preuve qu'ils ont dépensé en travaux miniers sur ces concessions la somme requise par l'article 41 des règlements régissant la concession de claims de mines de quartz.

Et attendu que par un arrêté en conseil du 8 février 1916, le délai accordé par l'arrêté en conseil du 11 mars 1915 ci-dessus mentionné a été accordé pour une nouvelle période d'un an, c'est-à-dire jusqu'au 11 mars 1917 : et

Attendu qu'il a été représenté au Département de l'Intérieur que les difficultés rencontrées dans le déve-



loppement des claims miniers dans les régions nord des dites provinces n'ont pas encore complètement disparu et que les propriétaires enregistrés d'un grand nombre de claims miniers dans cette partie du pays n'ont pu accomplir sur ces claims les travaux initiaux prescrits aux règlements pour la période de délai accordé; et

Attendu que demande a été faite d'une courte période de délai additionnel pour compléter ces travaux; Par conséquent il plaît à Son Excellence le Gouverneur général en conseil, en vue des circonstances, de décréter par ces présentes ce qui suit :

Le délai accordé en vertu des prescriptions du dit arrêté en conseil du 11 mars 1915 est par ces présentes prolongé de 4 mois, c'est-à-dire jusqu'au 11 juillet 1917 inclusivement, pour que tous les claims miniers situés dans les parties ci-haut décrites des dites provinces où n'ont pas été complétés les travaux prescrits par les articles 41 et 42 des règlements régissant la concession des claims miniers de quartz sur les terres fédérales approuvés par arrêté en conseil du 13 août 1908, redeviennent, le 12 juillet 1917, propriété de la Couronne, sauf cependant, ceux de ces claims dont les propriétaires sont exemptés en vertu d'un arrêté en conseil du 28 octobre 1914 se rapportant aux propriétés minières de personnes en service actif pour la défense de l'Empire dans la guerre actuelle.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé

38.4

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# HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 7e jour de mars 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que les règlements numéros 116 et 117, respectivement, établis et adoptés par les Commissaires du havre de Vancouver pour les fins qui y sont mentionnées, ont été soumis pour approbation au Gouverneur en conseil conformément aux dispositions de l'article 20, 3-4 George V, chapitre 54, *Loi constituant en corporation les Commissaires du havre de Vancouver*;

Et attendu que les dits règlements ont été soumis au Département de la Justice pour avis quant à leur légalité, et que ce département a fait rapport qu'il n'y avait aucune objection légale à leur approbation;

Et attendu que le fonctionnaire du Département de la Marine et des Pêcheries qui est chargé du contrôle des relations entre le département et les diverses commissions de havres au Canada fait rapport qu'il a examiné les dits règlements, qu'ils ont été révisés conformément aux intentions du département et qu'il n'y trouve aucune objection et en recommande l'approbation;

Et attendu que le Ministre de la Marine et des Pêcheries recommande que les dits règlements soient approuvés,—

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil d'approuver les règlements ci-annexés, numéros 116 et 117 des Commissaires du havre de Vancouver, et ces règlements sont par ces présentes approuvés en conséquence.

RODOLPHE BOUDREAU  
Greffier du Conseil privé.

## EXTRAIT DES MINUTES DE L'ASSEMBLÉE QUI A ÉTÉ TENUE LE 13 FÉVRIER 1917.

Résolu :—

Que le règlement suivant, numéro 116, soit adopté tel que libellé dans ces présentes sous la désignation de règlement des Commissaires du havre de Vancouver, C.-B., et que le secrétaire reçoit par ces présentes, l'ordre d'envoyer le dit règlement à qui de droit, pour qu'il soit approuvé par le Gouverneur en conseil.

### RÈGLEMENT N° 116.

Conformément aux dispositions suivantes du règlement, on percevra des droits sur toutes les marchan-

dises débarquées, ou prises, pour être expédiées, sur un quai quelconque du havre de Vancouver, se trouvant sous la juridiction des Commissaires; et aussi sur toutes les marchandises déposées dans les limites du dit havre :—(Pour l'interprétation de ce règlement, droits de quai signifie : les droits à payer sur tout fret qui passe sur un quai; et ce à l'exclusion de tout triage, empilage, pesage ou manutention, assurances, droits de douanes, timbres de fisc ou autres droits quelconques.)

Droit de quai  
(Voir le paragraphe a)

1. *Marchandises générales* (non autrement spécifiées).  
Par tonne poids (2,000 livres) ou du mesurage (40 pieds cubes) d'après le manifeste du navire. . . . . 25
2. *Automobiles*—Chacune—  
Sur ses propres roues, non en caisse ou caisse à claire-voie. . . . . \$1.00  
En caisse ou caisse à claire-voie devra payer selon le tarif général établi pour les marchandises. Camion automobile pour marchandises, sur ses propres roues, non en caisse ou caisse à claire-voie. . . . . 2.00
3. *Embarcations et pirogues ou canots*—Aux risques de leur propriétaire chacune—  
Embarcations et esquifs, par 40 pieds cubes 25  
Le mesurage à être fait en multipliant la longueur par la largeur et par la hauteur maximums.
4. *Planches pour caisses à assembler*—Box shooks—  
Par 40 pieds cubes. . . . . 25
5. *Briques*—  
Par tonne de 2,000 livres (selon l'évaluation en poids suivante). . . . . 15  
Commune rouge. . . . . 4½ livres chacune  
Comprimée. . . . . 5½ “ “  
Pavage. . . . . 6½ “ “  
Carteraigs réfractaire. . . . . 6½ “ “  
Glenboig “ . . . . . 7 “ “
6. *Poisson*—  
En boîtes de conserves. . . . . 25  
Mariné, fumé, frais, gelé ou salé par tonne de 2000 livres. . . . . 25
7. *Gazoline, naphthé, produits de distillation et explosifs puissants*—(Voir paragraphe e.)  
Par tonne, poids (2,000 livres) ou au mesurage (40 pieds cubes) d'après le manifeste du navire. . . . . \$1.00
8. *Animaux sur pied par tête.*  
Etalons et taureaux. . . . . \$1.00  
Chevaux, mulets et gros bétail. . . . . 50  
Chevaux, mulets et gros bétail, 15 têtes ou plus. . . . . 35  
Poulains et veaux, âgés de moins de six mois 25  
Poulains et veaux, âgés de plus de six mois et de moins de douze mois. . . . . 35  
Moutons. . . . . 05  
Moutons par troupeaux de 100 têtes ou plus 03  
Porcs. . . . . 10  
Porcs, au nombre de 60 têtes ou plus. . . . . 07½  
Porcs, en caisses à claire-voie, par 40 pieds cubes. . . . . 50
9. *Bois de construction*—par 1,000 M. P. -  
Commun, brut ou débité. . . . . 25  
Bois dur et bois marchands. . . . . 25  
Lattes, par 1,000 lattes. . . . . 05  
Bardeaux, par paquets. . . . . 01
10. *Tierçons*—Grands et vides, chacun. . . . . 10
11. *Véhicules*—*Montés*—chacun :  
“ Buckboards,” boghies, carrosses, avec ou sans capote qui peut se plier. . . . . 50  
Fiacres, coupés, carrosses avec couvertures restant en place. . . . . 1.00  
Voitures de roulage, tombereaux, de fermier ou de livraison. . . . . 1.00  
Voitures de roulage, harnachement seulement de fermier. . . . . 50  
Voitures à deux roues pour une seule personne, bicycles, chacun. . . . . 25  
Le droit minimum à payer pour un seul article quelconque expédié sera de dix cents (10c)

## Taux par article.

(a) Pour les marchandises qui sont tarifées " par article " à bord des navires, on déterminera les droits du quai qu'elles devront payer, en se basant sur leur poids, excepté si des droits de quai spécifiques ont été fixés pour ces marchandises.

Fret que l'on fait passer par-dessus le bord d'un navire.

(b) Lorsqu'un navire est accosté à quai, on devra payer la moitié des droits de quai réguliers (excepté pour le bois de construction, voir paragraphe C.) pour toute cargaison que l'on embarquera ou que l'on débarquera en la faisant passer par-dessus le bord du navire, soit qu'elle provienne d'un navire ou d'un chaland, ou lui soit destinée, soit qu'on la prenne dans l'eau ou qu'on l'y décharge.

(c) Lorsqu'un navire est accosté à quai, on devra payer .10 par 1,000 pieds M. P., pour toute cargaison de bois de construction que l'on embarquera ou que l'on débarquera en la faisant passer par-dessus le bord du navire ; soit qu'elle provienne d'un navire ou d'un chaland, ou lui soit destinée ; soit qu'on la prenne dans l'eau ou qu'on l'y décharge.

Fret que l'on fait passer sur un quai.

(d) On devra payer intégralement les droits de quai sur tout fret en transbordement que l'on fait passer sur un quai.

## Explosifs.

(e) L'acceptation d'explosifs quelconques à être débarqués ou embarqués doit dépendre des règlements en vigueur dans la localité et sous condition que ces explosifs soient immédiatement enlevés de sur le quai, par les soins de la ligne qui doit les transporter, ou par le consignataire.

W. D. HARVIE,  
Secrétaire.

Copie conforme à l'original,  
le 15 février 1917.

EXTRAIT DES MINUTES DE L'ASSEMBLÉE  
QUI A ÉTÉ TENUE LE 13 FÉVRIER 1917.

*Résolu*.—Que le règlement suivant, numéro 117, soit adopté tel que libellé dans ces présentes, sous la désignation de règlement des commissaires du havre de Vancouver, C.-B., et que le secrétaire reçoive, par ces présentes, l'ordre d'envoyer le dit règlement à qui de droit, pour qu'il soit approuvé par le Gouverneur en conseil.

## RÈGLEMENT N° 117.

*Droits de magasinage, de chargement, de déchargement  
et de manutention.*

Conformément aux dispositions suivantes du règlement, on percevra des droits sur toutes les marchandises débarquées ou prises, pour être expédiées, sur un quai quelconque du havre de Vancouver, se trouvant sous la juridiction des Commissaires ; et aussi sur toutes les marchandises déposées dans les limites dudit havre, quand les Commissaires fourniront, pour ces marchandises, des facilités : de magasinage, de chargement, de déchargement et de manutention.

*Dans ce règlement :*

- (i) On entend par droits de magasinage les montants que l'on doit payer pour le fret en transit qui demeure sur le quai ou sur ses dépendances, après l'expiration du laps de temps de gratuité accordé en conformité du paragraphe.
- (ii) On entend par droits de chargement ou de déchargement les montants que l'on doit payer pour les marchandises de cargaison à mettre dans ou sur les wagons, ou à prendre dans des wagons. Ces droits comprennent la manutention entre les wagons et les entrepôts du quai.
- (iii) On entend par droits de manutention les montants que l'on doit payer pour la manutention des marchandises de cargaison jusqu'aux élingues du navire, ou à partir de ses élingues.

*Par mois.*

1. *Marchandises générales* (non autrement spécifiées.)  
Par tonne poids (2,000 livres) ou au mesurage (40 pieds cubes) d'après le manifeste du navire. . . . . \$ .50

2. *Automobiles*—Chacune.

- Sur ses propres roues non en caisse ou caisse à claire-voie. . . . . 2.00  
En caisse ou caisse à claire-voie. Devra payer selon le tarif général établi pour les marchandises. . . . . .50  
Camion automobile pour marchandises, sur ses propres roues, non en caisse ou caisse à claire-voie. . . . . 2.50

3. *Embarcations et pirogues ou canots*—Aux risques de leur propriétaire—chacune—  
Embarcations et esquifs par 40 pieds cubes. . . . . .254. *Planches pour caisses à assembler* (Box shooks.)  
Par 40 pieds cubes. . . . . .50

5. *Briques*—Par tonne de 2,000 livres (selon l'évaluation en poids suivante.)  
Commune, rouge 4½ liv. chacune (intérieur) .15  
Comprimée 5½ " " " .50  
Pavage 6½ " " (extérieur) .10  
Carteais, réfractaire 6½ liv. chacune.  
Glenboig, " 7 " "

6. *Poisson*—  
En boîtes de conserves. . . Voir paragraphe b et e. . . . . .35

7. *Bois de construction*—par 1,000 pieds M.P.  
Commun, brut ou débité. . . . . .50  
Bois dur et bois marchands. . . . . .50  
Lattes, par 1,000 lattes. . . . . .05  
Bardeaux, par paquets. . . . . .01½

8. *Véhicules*—*Montés*—chacun  
"Buckboards," boghies, carrosses avec ou sans capote qui peut se plier. . . . . \$2.00  
Fiacres, coupés, carrosses avec couverture restant en place. . . . . 2.00  
Voitures de roulage, tombereaux, de fermier ou de livraison. . . . . 2.00  
Voitures de roulage, harnachement seulement ; de fermier. . . . . .50  
Voitures à deux roues, pour une seule personne, bicycles chacun. . . . . .50

9. *Droits de magasinage pour l'espace occupé dans les hangars, par pied carré :*

Sur toute consignation de 200 tonnes (poids ou mesurage) ou plus, on pourra bénéficier des taux suivants en adressant à cet effet une demande par écrit aux commissaires :—

1000 à 2500 pieds carrés 5 c.	par pied carré par mois.
2500 à 5000 " " 4 c.	" " " " "
5000 à 9000 " " 3 c.	" " " " "
9000 pieds carrés et plus 2½ c.	" " " " "

Les taux spécifiés dans cette section ne comprennent ni le camionnage, ni l'empilage, ni l'assurance sur les marchandises.

(a) Tout fret emmagasiné en vertu du privilège accordé par ce règlement demeure, pour pertes et dégâts, aux risques de son propriétaire.

(b) Les droits de magasinage mentionnés dans ce règlement sont sujets aux conditions suivantes :

A compter de 6 heures du soir, du jour où l'on aura fini de décharger un navire, on accordera la gratuité de magasinage, à tout fret en transit qu'il aura transporté et ce pour les laps de temps ci-dessous déterminés :—

A l'entrée, navigation le long de la côte. . . . .	5 jours
A la sortie, navigation le long de la côte. . . . .	7 "
A l'entrée et à la sortie, fret océanique. . . . .	7 "
A l'entrée, saumon en boîtes de conserves provenant directement de la fabrique (voir paragraphe e) . . .	15 "

(c) Après l'expiration du laps de temps de gratuité, les taux de magasinage seront déterminés à raison de 10 cents par tonne pour chaque cinq (5) jours additionnels ou fraction desdits ; il est en outre pourvu que lorsque le taux mensuel de magasinage sur un produit quelconque est de plus de 50 cents, le montant des droits de magasinage à payer sera fixé à un cinquième (½) du taux mensuel de magasinage s'appliquant à ce produit, et ce pour chaque cinq (5) jours additionnels



ou fraction desdits. Les droits de magasinage de peu de durée, à percevoir sur un produit quelconque ne devront pas dépasser le montant du droit mensuel de magasinage à percevoir du chef de ce même produit.

On se réserve le droit de transférer dans un entrepôt public quelconque toutes marchandises emmagasinées, pour qu'elles y soient gardées aux risques et aux frais de leurs propriétaires, tout en y demeurant sujettes à être retenues en garantie de frais de transport ou autres ; pourvu qu'avant de procéder au transfert de ces marchandises, là où les personnes les ayant emmagasinées aient été avisées du transfert, et, à compter du moment où elles auront été avisées, aient disposé de quarante-huit heures pour enlever les dites marchandises.

Pour tout magasinage dépassant un mois, le taux de magasinage pour une fraction de mois sera calculé comme s'il s'agissait de tout un mois.

#### Cargaison en vrac.

(d) Le magasinage de marchandises en vrac n'est pas autorisé, sauf si le fonctionnaire chargé de l'administration des quais (Superintendent) le juge à propos, et, seulement alors selon tels termes et restrictions que ce fonctionnaire pourra exiger,

Poisson en boîtes de conserves pour exportation.

(e) La gratuité en magasinage est accordée au poisson en boîtes de conserves, destiné à être exporté en Orient en Europe et en Australie ; ce magasinage gratuit ne doit pas dépasser trente jours ; s'il en était autrement on exigera après les trente jours susdits le paiement des droits réguliers de magasinage.

Marchandises consignées sur commande.

(f) Lorsque des marchandises consignées "sur commande" arrivent sans que le nom du consignataire ou ceux des personnes à qui il doit être donné avis de leur arrivée soit connu, on chargera pour ces marchandises les droits de magasinage établis pour tout laps de temps dépassant celui de la période de gratuité du magasinage.

Retard causé par la faute du voiturier ou de ses employés.

(g) Dans le cas où le retard de livraison des marchandises aura été causé, de toute évidence, par la faute du voiturier ou de ses employés, ou par suite de retard dont le personnel officiel des douanes serait responsable, on ne percevra pas de droits de magasinage. Dans la cas d'un retard causé par le personnel des douanes, les officiers des douanes devront fournir un certificat expliquant la cause du retard.

Marchandises consignées à des personnes se trouvant à cinq milles ou plus du quai.

(h) Lorsque des marchandises sont consignées à des personnes se trouvant à cinq (5) milles ou plus des quais, et auxquelles on ne peut faire parvenir promptement un avis de l'arrivée desdites marchandises, à cause d'une irrégularité du service postal ou de sa rareté, on chargera des droits de magasinage sur les marchandises après dix jours de magasinage gratuit.

Bois de construction pour exportation.

(i) Le bois de construction destiné à l'exportation et débarqué de vapeurs naviguant le long de la côte, bénéficiera de dix jours de magasinage gratuit ; après lesquels il devra payer les droits réguliers de magasinage établis.

Main-d'œuvre supplémentaire.

(j) Les Commissaires fourniront la main-d'œuvre dont on aura besoin dans des cas spéciaux quelconques non prévus dans ces présentes ; et ils chargeront le coût de cette main-d'œuvre au prix ordinaire existant et en majoreront le montant de 10 pour cent.

Indemnité pour surestaries.

(k) Lorsque les Commissaires fournissent la main-d'œuvre pour le chargement ou le déchargement des wagons de chemins de fer, et le camionnage jusqu'aux navires ou à partir des navires, ils n'assument aucune responsabilité à l'endroit de toute indemnité pour surestaries, qui pourrait être motivé par un retard sur les wagons ou à bord des navires.

#### Marchandises générales.

(l) Taux pour chargement, déchargement et manutention—

Non autrement spécifiées : ordinaires, sauf pour des marchandises très lourdes ou volumineuses, par tonne de 2,000 livres.	\$0.30
Poisson en boîtes, de conserves en caisses, par caisse.	.01½
Asphalte en baril, par 2,000 livres.	.25
Riz en poches " mats ou," par 2,000.	.25
Thé en caisses, par 2,000 livres.	.30

Marchandises reçues et livrées aux hangars.

(m) Les commissaires ne s'engagent pas à recevoir les marchandises ou à les livrer aux élingues des navires. Lorsque ces derniers n'acceptent pas les marchandises dans les hangars ou ne les y livrent pas en les y emplant, les commissaires feront payer à qui de droit les frais de manutention nécessaires.

W. D. HARVEY,

Secrétaire.

Copie conforme à l'original, le 15 février 1917. 38-2

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#### HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 7e jour de mars 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que par un arrêté en conseil du 30 janvier 1914, a été autorisée la concession à la bande des sauvages de Keeseekoowenin d'un terrain de 100 acres d'étendue dans le quart nord-est de la section 15, township 19, rang 20, à l'ouest du 1er méridien, dans la réserve forestière de Riding-Mountain, en échange pour certains terrains compris dans la réserve des sauvages n° 61A, qui sont affectés par les inondations, résultant de la construction d'une digue à l'embouchure du lac Clair, pour le développement de forces hydrauliques pour la ville de Minnedosa ;

Et attendu qu'il a été constaté que le terrain qui devait être concédé aux sauvages, ainsi que décrit dans le dit arrêté en conseil, ne comprend pas le terrain réellement requis par ces sauvages.

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil de décréter par ces présentes que le dit arrêté en conseil du 30 janvier 1914 soit rescindé en tant qu'il concerne la description du terrain qui doit être cédé aux sauvages, et que le terrain ci-dessous décrit, de l'étendue de 100 acres, soit concédé au lieu de l'autre :

"Toute la partie de la section 15 du township 19 rang 20, à l'ouest du 1er méridien, comprise dans les limites suivantes, savoir : commençant à un point sur la borne ouest de la dite section 15, éloigné de 16 chaînes dans une direction nord de l'angle sud-ouest de la section ; de là franc est astronomiquement 35 chaînes ; de là franc nord astronomiquement 34 chaînes ; de là franc ouest astronomiquement 16 chaînes ; de là franc sud astronomiquement 10 chaînes, plus ou moins, jusqu'à la borne nord de la moitié sud de la dite section 15 ; de là vers l'ouest le long de la dite borne nord de la moitié sud de la dite section 15 jusqu'à l'angle nord-ouest du quart sud-ouest de la section 15, 19 chaînes, plus ou moins ; de là vers le sud le long de la borne ouest de la dite section 15, 24 chaînes, plus ou moins, jusqu'au point de départ, le tout contenant 100 acres."

RODOLPHE BOUDREAU,

38-4 Greffier du Conseil privé.

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#### HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 20e jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 14 février 1917, concernant une demande reçue du chemin de fer Canadian Northern Western pour un permis d'occu-

pation d'une partie de la rivière Sturgeon requise pour l'emplacement d'un pont, et qui est décrite comme suit :

La partie du lit de la rivière Sturgeon située dans le quart sud-est de la section 23, township 56, rang 23, à l'ouest du 4<sup>e</sup> méridien, dans la province d'Alberta, ainsi que la dite section 23 est indiquée sur un plan du dit township approuvé et confirmé par E. Deville, arpenteur général des terres fédérales, le 13 mai 1901. Ce terrain peut être décrit plus minutieusement comme suit :

Borné au nord par la rive gauche et au sud par la rive droite de la rivière Sturgeon ; à l'est et à l'ouest par des lignes parallèles à la ligne du centre de la voie du chemin de fer Canadian Northern Western et éloignées perpendiculairement de 49.5 pieds de chaque côté de cette ligne de centre, ainsi qu'indiqué sur un plan d'arpentage du lit de la rivière et des terres adjacentes, lequel plan est signé par A. S. Weekes, arpenteur des terres fédérales, le 2 juin 1916, et déposé au Département de l'Intérieur sous le numéro 25035, et dont un duplicata est aussi déposé au bureau des titres de terre du district d'enregistrement d'Alberta-nord sous le numéro 3009 B. C. 96, le terrain ci-dessus contenant vingt-sept centièmes d'un acre plus ou moins.

Le ministre représente que l'emplacement et les plans des travaux, ainsi que soumis à la compagnie, ont été approuvés par le Département des Travaux publics conformément aux dispositions de la Loi de la protection des eaux navigables, chapitre 110 des statuts révisés de 1906, ainsi que modifiés par le chapitre 44, 9-10 Edouard VII, et que des copies de ces plans ont été déposées au Département de l'Intérieur.

Par conséquent, le Ministre demande l'autorisation d'accorder à ladite compagnie de chemin de fer Canadian Northern Western un permis d'occupation de la partie décrite ci-dessus du lit de la rivière Sturgeon. Ce permis sera pour la période durant laquelle la compagnie aura besoin du terrain pour l'exploitation de son chemin de fer ; un loyer annuel d'un dollar (\$1) sera payé au Département de l'Intérieur.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

36-4 Greffier du Conseil privé.

## COMMISSION DES CHEMINS DE FER.

### EASTERN CANADIAN PASSENGER ASSOCIATION.

BUREAU DU SECRÉTAIRE.

264, côte du Beaver-Hall

G. H. Webster, Montréal, P. Q., 2 février 1917.  
Secrétaire.

*Lettre circulaire 847.*

Aux membres de  
l'Eastern Canadian Passenger Assn.

J'ai l'honneur de vous adresser avec la présente une copie de l'ordre général No 179, C. C. F., intitulé :—

“ Dans l'affaire de l'ordre général de la Commission No 151, daté le 8 novembre 1915, établissant des règlements concernant le trafic par wagons de messageries qui doivent être observés par chacune des compagnies de chemins de fer tombant sous l'autorité législative du parlement du Canada, autres que les chemins de fer du gouvernement ; et la demande de M. J. Gorman, C. R., d'Ottawa, à l'effet d'obtenir un ordre modifiant la règle 26 (d) des dits règlements :

Fiche No 23328.”

G. H. WEBSTER,  
Secrétaire.

Ordre général No 179.

### COMMISSION DES CHEMINS DE FER POUR LE CANADA.

Lundi, le 29<sup>e</sup> jour de janvier A.D. 1917.

D'ARCY SCOTT,

*Chef suppléant de la Commission.*

S. J. McLEAN,

*Commissaire.*

A. S. GOODEVE,

*Commissaire.*

DANS L'AFFAIRE de l'ordre général de la Commission n° 151, daté le 8 novembre 1915 établissant des règlements concernant le trafic par wagons de messageries qui doivent être observés par chacune des compagnies de chemins de fer tombant sous l'autorité législative du parlement du Canada, autres que les chemins de fer du gouvernement ; et la demande de M. J. Gorman, C.R., d'Ottawa, à l'effet d'obtenir un ordre modifiant la règle 26 (d) des dits règlements :

Fiche n° 23328.

APRÈS avoir lu les pièces à l'appui de la demande et qui ont été produites au nom de l'Eastern Canadian Passenger Association ; et à la suite du rapport du chef du trafic de la Commission :

Il est ordonné que la règle 26, alinéa (d) des règlements concernant le trafic par wagons de messageries soit modifié en ajoutant après le mot “ the,” le septième mot de la deuxième ligne, et après le mot “ carrier,” le huitième mot, les mots suivants “ originating or terminating,” et en retranchant les mots “ at destination,” qui sont respectivement les neuvième et dixième mots de la deuxième ligne de l'alinéa : les compagnies de chemins de fer doivent publier cet ordre dans la *Gazette du Canada*.

(Signé) D'ARCY SCOTT,

*Chef suppléant de la Commission,  
Commission des chemins de fer pour le Canada.*

### EASTERN CANADIAN PASSENGER ASSOCIATION.

Bureau du secrétaire,

264 côte de Beaver-Hall,

G. H. WEBSTER, Montréal, P.Q., 21 février 1927.  
Secrétaire.

*Lettre circulaire 866.*

Ordre général C.C.F. n° 181, modifiant l'ordre général 179.

Aux membres de l'Eastern Canadian Passengers Association, j'ai l'honneur de vous adresser avec la présente une copie de l'ordre général C.C.F. n° 181 intitulé :

“ Dans l'affaire de l'ordre général de la Commission No 179, daté le 29 janvier 1917, modifiant la règle 26, alinéa (d) des Règlements concernant le trafic par wagons de messageries, telle qu'établie par l'ordre général No 151, daté le 8 novembre 1915.

Fiche No 23328.”

G. H. WEBSTER,  
Secrétaire.

Ordre général n° 181.

### COMMISSION DES CHEMINS DE FER POUR LE CANADA.

Samedi, le 3<sup>e</sup> jour de février A.D. 1917.

D'ARCY SCOTT,

*Chef suppléant de la Commission.*

S. J. McLEAN,

*Commissaire.*

A. S. GOODEVE,

*Commissaire.*

APRÈS avoir lu l'exposé qui a été fait au nom de l'Eastern Canadian Passenger Association :—

Il est ordonné que le dit ordre général No 179, daté le 29 janvier 1917, soit et il est par le présent modifié en ajoutant après le mot “ subsection,” dans la septième



ligne de la partie exécutoire de l'ordre, les mots "and by striking out the word "thereat", le quatrième mot dans la troisième ligne du dit alinéa, et en lui substituant les mots "at destination."

(Signé) D'ARCY SCOTT,  
*Chef suppléant de la Commission,  
 Commission des chemins de fer pour le Canada.*

#### COMMISSION DES CHEMINS DE FER POUR LE CANADA.

Examiné et certifié vraie copie en vertu de l'article 23 de la *Loi des chemins de fer*.

(Signé) A. W. CARTWRIGHT,  
*Secrétaire de la Commission des chemins  
 de fer pour le Canada.*

Ottawa, 6 février 1917.

38-5

## NOMINATIONS, PROMOTIONS ET RETRAITES.

### MILICE CANADIENNE.

1917.

#### QUARTIER GÉNÉRAL,

OTTAWA, 8 février 1917.

Les nominations, promotions, retraites et confirmations de grade qui suivent, sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

#### O.G. 16.

##### TROUPES PERMANENTES.

SERVICES DE L'ARTILLERIE CANADIENNE.—Est nommé inspecteur des machines de l'artillerie (2e classe) avec le grade de capitaine : l'inspecteur des machines de l'artillerie (3e classe) et lieutenant honoraire \*J. N. Gibson. 2 février 1917.

\*Promotion temporaire.

#### MILICE ACTIVE.

##### CAVALERIE.

14E HUSSARDS CANADIENS DE KING.—Est nommé lieutenant provisoire (surnuméraire) : Roy Sinclair Edwards, gentilhomme. 1er novembre 1916.

16E CHEVAU-LÉGERS.—Est nommé lieutenant provisoire (surnuméraire) : Enoch Smith, gentilhomme 1er février 1917.

31E RÉGIMENT (BRITISH COLUMBIA HORSE).—Le lieutenant provisoire (surnuméraire) F. W. Glover est transféré au génie canadien. 9 janvier 1917.

35E (CENTRAL ALBERTA HORSE).—Est nommé lieutenant provisoire (surnuméraire) : le maréchal des logis de la salle des rapports William Massey. 19 janvier 1917.

##### ARTILLERIE.

#### Artillerie de campagne canadienne.

2E BRIGADE.—9E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire) : le lieutenant (surnuméraire) G. A. Ames, de l'intendance militaire canadienne. 22 décembre 1916.

#### Artillerie lourde.

BATTERIE D'ARTILLERIE LOURDE DE COBourg.—Sont nommés lieutenants provisoires (surnuméraires) : Hector Gordon Henderson, gentilhomme. 15 janvier 1917.

Terence Sheard, gentilhomme. 29 janvier 1917.

##### GÉNIE CANADIEN.

Sont nommés lieutenants provisoires (surnuméraires) : William Brighthelm Redman, gentilhomme. 13 octobre 1916.

Le lieutenant provisoire (surnuméraire) F. W. Glover, du 31e régiment (British Columbia Horse). 9 janvier 1917.

Albert Samuel Parkes, gentilhomme. 16 janvier 1917.

##### CORPS DE DRESSAGE DES OFFICIERS CANADIENS.

CONTINGENT DE L'UNIVERSITÉ D'ALBERTA.—Sont nommés lieutenants provisoires (surnuméraires) : Douglas Mills Robertson, gentilhomme. 16 janvier 1917.

Le sergent James Harwood Ogilvie. 22 janvier 1917.

CONTINGENT DE L'UNIVERSITÉ DE QUEENS.—Est nommé lieutenant (surnuméraire) : le sergent-major Joseph O'Neill. 27 avril 1916.

##### INFANTERIE.

7E RÉGIMENT (FUSILIERS).—Est nommé lieutenant provisoire (surnuméraire) : Edwin Marshall-Hawkins gentilhomme. 24 janvier 1917.

11E RÉGIMENT (IRISH FUSILIERS OF CANADA).—Est nommé lieutenant (surnuméraire) : Edward Blake McMaster, gentilhomme. 13 janvier 1917.

27E RÉGIMENT DE LAMBTON (ST. CLAIR BORDERERS).—Est nommé lieutenant provisoire (surnuméraire) : Arthur Wesley Crawford, gentilhomme. 4 janvier 1917.

30E RÉGIMENT (WELLINGTON RIFLES).—Sont nommés lieutenants provisoires (surnuméraires) : Frederick James Young, gentilhomme. 1er décembre 1916.  
 Robert Bryant, gentilhomme. 1er janvier 1917.

36E RÉGIMENT DE PEEL.—Est nommé lieutenant provisoire (surnuméraire) : Douglas Drillio MacAgy, gentilhomme. 29 décembre 1916.

51E RÉGIMENT (SOO RIFLES).—Est nommé lieutenant provisoire (surnuméraire) : Malcolm Stanley Ellicott, gentilhomme. 1er janvier 1917.

58E RÉGIMENT (WESTMOUNT RIFLES).—Est nommé lieutenant provisoire (surnuméraire) : Archibald Liddell McLean, gentilhomme. 9 janvier 1917.

59E RÉGIMENT DE STORMONT ET GLENGARRY.—Est nommé lieutenant provisoire (surnuméraire) : Thomas Garfield Wood, gentilhomme. 1er février 1917.

60E CARABINIERS DU CANADA.—Est nommé lieutenant provisoire (surnuméraire) : Walter Edwin Secret gentilhomme. 13 janvier 1917.

63E RÉGIMENT (HALIFAX RIFLES).—Est nommé lieutenant provisoire (surnuméraire) : Thomas Freeman Campbell, gentilhomme. 3 octobre 1916.

64E RÉGIMENT DE CHATEAUGUAY ET BEAUHARNOIS.—Le lieutenant provisoire (surnuméraire) J. M. State a la permission de se retirer. 26 janvier 1917.

71E RÉGIMENT D'YORK.—Est nommé lieutenant provisoire (surnuméraire) : George Henry Pierre Babin, gentilhomme. 9 décembre 1916.

72E RÉGIMENT (SEAFORTH HIGHLANDERS OF CANADA).—Le lieutenant (surnuméraire) G. J. Thomson est hors cadre pour prendre du service dans la réserve navale royale volontaire. 25 juin 1916.

Sont nommés lieutenants provisoires (surnuméraires) : Cosmo Bruce, gentilhomme. 22 janvier 1917.  
 Stanley Fyfe Middleton Moodie, gentilhomme. 23 janvier 1917.

95E CARABINIERS DE LA SASKATCHEWAN.—Le lieutenant (surnuméraire) L. D. Steele est transféré au service dentaire militaire canadien. 8 novembre 1915.

Sont nommés lieutenants provisoires (surnuméraires) : Allister Tavish Mactavish, gentilhomme. 10 novembre 1916.

John Werner Thermanius, gentilhomme. 15 janvier 1917.

100E GRENADIERS DE WINNIPEG.—Le lieutenant provisoire (surnuméraire) E. O. Peirce est retraité. 6 février 1917.

102E RÉGIMENT (ROCKY MOUNTAIN RANGERS).—Est nommé lieutenant provisoire (surnuméraire) : Frank David Nicholson, gentilhomme. 1er janvier 1917.

103<sup>E</sup> RÉGIMENT (CALGARY RIFLES).—Est nommé lieutenant provisoire (surnuméraire) : Henry Kerr Reed, gentilhomme. 8 janvier 1917.

106<sup>E</sup> RÉGIMENT (WINNIPEG LIGHT INFANTRY). — Est nommé lieutenant (surnuméraire) : David Sutherland Michell, gentilhomme. 18 décembre 1916.

107<sup>E</sup> RÉGIMENT (EAST KOOTENAY).—Est nommé lieutenant provisoire (surnuméraire) : Thaddeus Gloster Armstrong, gentilhomme. 16 janvier 1917.

#### INTENDANCE MILITAIRE CANADIENNE.

Le lieutenant (surnuméraire) A. F. Rankine est hors cadre pour prendre du service dans l'armée impériale. 5 février 1917.

Le lieutenant (surnuméraire) G. A. Ames est transféré à la 9<sup>e</sup> batterie, 2<sup>e</sup> brigade, artillerie de campagne canadienne. 22 décembre 1916.

Le lieutenant provisoire (surnuméraire) F. S. Reid a la permission de se retirer. 3 février 1917.

COMPAGNIE N° 7.—Est nommé lieutenant provisoire (surnuméraire) : Robert William Hay, gentilhomme. 24 décembre 1916.

#### SERVICES DE SANTÉ DE L'ARMÉE.

##### Personnel du service de santé militaire.

Le capitaine M. Raynor a la permission de démissionner. 19 janvier 1917.

Sont nommés lieutenants provisoires (surnuméraires) : Willmot Edward Lenox Sparks, gentilhomme. 14 décembre 1916.

James Bernard Henley, gentilhomme. 4 janvier 1917.

Fred MacNab Johnson, gentilhomme. 17 janvier 1917.

John Gordon McCammon, gentilhomme. 22 janvier 1917.

Est nommé quartier-maître (surnuméraire) avec le grade honoraire de lieutenant : William Everett McIntyre, gentilhomme. 12 janvier 1917.

La sœur hospitalière (surnuméraire) E. Leslie a la permission de se retirer. 31 janvier 1917.

Sont nommées sœurs hospitalières (surnuméraires) :—

Eliza Margaret Baskin,

Musetta Alice Compton. 18 décembre 1916.

Mary Ella McCulloch. 24 janvier 1917.

Edith Laura Jolliffe. 25 janvier 1917.

Eliza Margaret MacKenzie. 27 janvier 1917.

Louise Campbell Masson,

Nora Alice Ansley,

Kathleen Gladys Ansley. 29 janvier 1917.

#### SERVICE DENTAIRE MILITAIRE CANADIEN.

Est nommé capitaine : le lieutenant (surnuméraire) T. S. Tucker. 1<sup>er</sup> janvier 1917.

Sont nommés lieutenants (surnuméraires) : le lieutenant (surnuméraire) L. D. Steele, du 95<sup>e</sup> carabiniers de la Saskatchewan. 8 novembre 1915.

Lloyd Eugene Harriman, gentilhomme. 1<sup>er</sup> février 1917.

#### VÉTÉRINAIRES MILITAIRES CANADIENS.

Le lieutenant provisoire (surnuméraire) C. Mackie est hors cadre pour prendre du service dans l'armée impériale. 26 janvier 1917.

#### MEMORANDA.

L'ordre général 121, 1916, en tant qu'il s'agit de la retraite du capitaine D. H. Williams, génie royal canadien (1<sup>er</sup> bataillon de pionniers d'outre-mer, T. E. C.), est annulé par le présent, le nom de l'officier ayant été employé par erreur dans une correspondance relative à la démission du lieutenant-colonel H. H. Williams, réserve des officiers (capitaine, 1<sup>er</sup> bataillon de pionniers d'outre-mer, T. E. C.)

Le grade temporaire de lieutenant-colonel est conféré au major provisoire W. S. Dinnick, 109<sup>e</sup> régiment, tant qu'il remplira les fonctions d'officier commandant du régiment. 2 février 1917.

Est nommé lieutenant-colonel honoraire du 231<sup>e</sup> bataillon d'outre-mer, T. E. C. : John McLennan MacKinnon, écuyer. 12 décembre 1916.

Est nommé lieutenant-colonel honoraire, M. C. : Frederick Justice Howell, écuyer. 30 janvier 1917.

Le lieutenant (surnuméraire) (capitaine T. E. C.) C. H. C. Bell, services de santé de l'armée, est désigné pour remplir les fonctions, temporairement, d'aide-sous-directeur des services de santé (administration), district militaire No 10, à compter du 13 novembre 1916.

Le capitaine F. L. Schaffner, services de santé de l'armée, est désigné pour remplir les fonctions, temporairement, d'aide-sous-directeur des services de santé (hygiène), district militaire No 10, à compter du 1<sup>er</sup> novembre 1916.

Le grade temporaire de capitaine de la milice canadienne est conféré à Ernest King, écuyer, tant qu'il sera employé sous l'autorité de la commission des pensions. 24 janvier 1917.

Le grade temporaire de capitaine est conféré au lieutenant provisoire (surnuméraire) R. W. McColough, génie canadien, tant qu'il sera employé sous l'autorité du commandant du génie royal canadien, district militaire No 6. 2 février 1917.

Le lieutenant honoraire P. E. Bilkey, M.C., renonce au grade honorifique de lieutenant qui lui a été conféré par l'ordre général 150, 1915. 31 janvier 1917.

Le lieutenant honoraire D. D. MacAgy abandonne sa commission honorifique temporaire dans la milice canadienne, à sa nomination au 36<sup>e</sup> régiment de Peel. 29 décembre 1916.

Le grade honorifique de lieutenant de la milice canadienne est conféré à W. A. Wallis, gentilhomme, tant qu'il fera du service, en qualité de représentant de la presse, pour surveiller en Canada, les dépêches par câble adressées aux troupes au front. 31 janvier 1917.

#### CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement, ayant passé l'examen exigé pour leurs nominations, sont confirmés dans leur grade à compter des dates apposées à leurs noms respectifs :—

Le lieutenant surnuméraire F. M. Russell, 5<sup>e</sup> régiment, artillerie de place canadienne. 1<sup>er</sup> août 1916.

Le lieutenant surnuméraire H. M. S. Bell, 5<sup>e</sup> régiment, artillerie de place canadienne. 1<sup>er</sup> septembre 1916.

Le lieutenant surnuméraire W. C. Woodward, 5<sup>e</sup> régiment, artillerie de place canadienne. 16 décembre 1916.

Le lieutenant surnuméraire J. G. Keens, 10<sup>e</sup> régiment, artillerie de place canadienne, 6 avril 1916.

Le lieutenant surnuméraire H. I. Anderson, 10<sup>e</sup> régiment, artillerie de place canadienne. 2 novembre 1916.

Le lieutenant surnuméraire T. B. Godfroy, 12<sup>e</sup> régiment, artillerie de place canadienne, 4 mars 1916.

Le lieutenant surnuméraire F. A. Blackburn, 12<sup>e</sup> régiment, artillerie de place canadienne. 1<sup>er</sup> mai 1916.

Le lieutenant surnuméraire C. T. Houston, 36<sup>e</sup> régiment, artillerie de place canadienne, 6 septembre 1916.

Le lieutenant surnuméraire A. E. Rand, 41<sup>e</sup> régiment, artillerie de place canadienne. 18 décembre 1915.

Le lieutenant surnuméraire H. Dodds, 46<sup>e</sup> régiment, artillerie de place canadienne. 28 octobre 1916.

Le lieutenant surnuméraire R. A. Lockhart, 48<sup>e</sup> régiment, artillerie de place canadienne. 29 septembre 1916.

Le lieutenant surnuméraire J. C. Hope, 48<sup>e</sup> régiment, artillerie de place canadienne, 16 octobre 1916.

Le lieutenant surnuméraire W. S. Kidd, 56<sup>e</sup> régiment, artillerie de place canadienne. 29 janvier 1916.

Le lieutenant surnuméraire W. L. Macfarlane, 59<sup>e</sup> régiment, artillerie de place canadienne. 3 janvier 1916.

Le lieutenant surnuméraire E. H. Day, 109<sup>e</sup> régiment, artillerie de place canadienne. 21 janvier 1916.

Le lieutenant surnuméraire E. A. Gunn, 109<sup>e</sup> régiment, artillerie de place canadienne. 18 février 1916.



## AVIS DU GOUVERNEMENT.

## PASSAGE D'EAU DE ROCKLIFFE.

**A**VIS.—Des soumissions seront reçues au bureau du Sous-Ministre du Revenu de l'Intérieur entre dix heures trente et onze heures trente, le jeudi 22e jour de mars 1917, des personnes qui désirent prendre à bail le privilège du passage d'eau sur la rivière Ottawa, entre Rockliffe, dans la province d'Ontario, et l'ancien débarcadère du passage d'eau de la Pointe-Gatineau, dans la province de Québec, en conformité des clauses et d'après les conditions établies dans les règlements adoptés par arrêté en conseil du 5 février 1912, dont on peut se procurer des copies au bureau du Sous-Ministre du Revenu de l'Intérieur, Ottawa.

Chaque soumission devra stipuler la somme que le soumissionnaire est prêt à payer par année pour le privilège en question, laquelle somme sera payable d'avance, les termes du permis étant pour cinq ans, à compter du 1er jour de mai 1917.

Chaque soumission doit être accompagnée d'un chèque accepté par une des banques chartées faisant affaires à Ottawa, ou en monnaie du Dominion, couvrant le quart du loyer payable par année. Ce montant sera porté au crédit du loyer de la première année dans le cas de la soumission acceptée, et tous les autres chèques seront retournés, sauf dans le cas où les soumissions seraient retirées, alors qu'il ne sera pas fait de remboursement.

Toutes les communications doivent être adressées au soussigné, et marquées sur l'enveloppe "Soumission pour le passage d'eau de Rockliffe."

Le Ministère ne s'oblige pas d'accepter la plus haute ni aucune des soumissions.

Il ne sera rien payé aux journaux qui inséreront le présent avis sans avoir été autorisés à cet effet par le Ministère.

Par ordre,

J. U. VINCENT,  
Sous-Ministre.

Ministère du Revenu de l'Intérieur,  
Ottawa, 7 mars 1917.

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## EXAMENS DU SERVICE CIVIL.

**A**VIS public est par le présent donné que des examens de concours généraux seront tenus, sous la direction de la Commission du Service Civil du Canada, dans la semaine du 14 mai 1917, à Prince-Rupert, Victoria, Vancouver, Nelson, Edmonton, Moose-Jaw, Calgary, Saskatoon, Regina, Brandon, Winnipeg, Port-Arthur, Sault-Ste-Marie, London, Hamilton, Toronto, Kingston, Ottawa, Montréal, Sherbrooke, Québec, Fredericton, St-Jean, N.-B., Moncton, Charlottetown, Yarmouth, Halifax et Sydney. Des examens pourront aussi être tenus à d'autres endroits, pourvu qu'un nombre suffisant de candidats s'inscrivent à un même lieu.

Les examens seront tenus en vue de remplir les positions permanentes suivantes dans la division intérieure du Service Civil du Canada du 1er juillet au 31 décembre 1917.

30 emplois (pour hommes) dans la subdivision B de la troisième division. Deux de ces emplois seront donnés de préférence à des personnes connaissant la sténographie et la dactylographie.

45 emplois (pour femmes) dans la subdivision B de la troisième division. Dans le cas de trente-cinq de ces emplois, les candidats doivent être des sténo-dactylographes.

15 emplois (pour hommes) dans la subdivision B de la deuxième division. Trois de ces emplois seront donnés de préférence à des personnes connaissant la sténographie et la dactylographie.

Le traitement initial des commis et des sténo-dactylographes dans la subdivision B de la troisième division est de \$500, et dans la subdivision B de la deuxième division de \$800, mais au cas où il est nécessaire de pos-

Le lieutenant surnuméraire A. W. McArthur, services de santé de l'armée, 15 mars 1915.

Le lieutenant surnuméraire G. W. M. Smith, services de santé de l'armée, 7 avril 1915.

Le lieutenant surnuméraire F. McG. Petrie, services de santé de l'armée, 2 décembre 1915.

Le lieutenant surnuméraire B. C. Sutherland, services de santé de l'armée, 17 février 1916.

Le lieutenant surnuméraire B. Olson, services de santé de l'armée, 30 mars 1916.

Le lieutenant surnuméraire R. T. Rutherford, services de santé de l'armée, 22 avril 1916.

Le lieutenant surnuméraire L. C. Hutson, services de santé de l'armée, 22 mai 1916.

Le lieutenant surnuméraire J. D. Stewart, services de santé de l'armée, 30 mai 1916.

Le lieutenant surnuméraire T. R. Ponton, services de santé de l'armée, 5 juin 1916.

Le lieutenant surnuméraire J. W. Lord, services de santé de l'armée, 24 juin 1916.

Le lieutenant surnuméraire W. C. Lowry, services de santé de l'armée, 10 juillet 1916.

Le lieutenant surnuméraire E. H. Marcellus, services de santé de l'armée, 10 juillet 1916.

Le lieutenant surnuméraire G. F. L. Fuller, services de santé de l'armée, 11 juillet 1916.

Le lieutenant surnuméraire L. C. Reid, services de santé de l'armée, 11 juillet 1916.

Le lieutenant surnuméraire M. R. Slack, 12 juillet 1916.

Le lieutenant surnuméraire O. H. Singleton, services de santé de l'armée, 24 juillet 1916.

Le lieutenant surnuméraire A. F. Argue, services de santé de l'armée, 26 juillet 1916.

Le lieutenant surnuméraire G. W. Staples, services de santé de l'armée, 29 juillet 1916.

Le lieutenant surnuméraire D. J. Sweeney, services de santé de l'armée, 1er août 1916.

Le lieutenant surnuméraire G. C. Paine, services de santé de l'armée, 14 août 1916.

Le lieutenant surnuméraire J. S. Goodfellow, services de santé de l'armée, 15 août 1916.

Le lieutenant surnuméraire J. D. Langham, services de santé de l'armée, 26 août 1916.

Le lieutenant surnuméraire A. D. Irvine, services de santé de l'armée, 31 août 1916.

Le lieutenant surnuméraire T. R. Wellwood, services de santé de l'armée, 5 septembre 1916.

Le lieutenant surnuméraire O. E. Farley, services de santé de l'armée, 21 septembre 1916.

Le lieutenant surnuméraire N. M. Guioy, services de santé de l'armée, 16 octobre 1916.

Le lieutenant surnuméraire C. K. Church, services de santé de l'armée, 17 octobre 1916.

Le lieutenant surnuméraire R. F. Price, services de santé de l'armée, 17 octobre 1916.

Le lieutenant surnuméraire L. H. Roberts, services de santé de l'armée, 21 octobre 1916.

Le lieutenant surnuméraire D. Hartin, services de santé de l'armée, 25 octobre 1916.

Le lieutenant surnuméraire J. V. Brandon, services de santé de l'armée, 16 novembre 1916.

Le lieutenant surnuméraire A. S. Kirkland, services de santé de l'armée, 28 novembre 1916.

Le lieutenant surnuméraire P. E. Ayotte, services de santé de l'armée, 29 novembre 1916.

Le lieutenant surnuméraire J. R. A. Marin, services de santé de l'armée, 30 novembre 1916.

Le lieutenant surnuméraire J. A. Magnan, services de santé de l'armée, 12 décembre 1916.

Le lieutenant surnuméraire J. R. Byers, services de santé de l'armée, 22 décembre 1916.

Le lieutenant surnuméraire F. T. Tuoque, services de santé de l'armée, 22 décembre 1916.

Par ordre,

*W. E. H. Rogers.*

Major général.  
Adjudant général suppléant.

séder des aptitudes spéciales pour remplir les fonctions d'une charge, le Gouverneur en conseil peut ajouter au traitement minimum une somme additionnelle ne dépassant pas \$300 pour la troisième division et \$500 pour la deuxième.

Un examen général pour positions de messenger, emballer, trieur et chargeur, dans les grades inférieurs du Service intérieur, sera tenu aux mêmes temps et lieux.

Les personnes qui désirent se présenter à l'un des examens mentionnés ci-dessus peuvent obtenir tous les renseignements nécessaires, copies des règlements et formules de demande d'inscription, en s'adressant au Secrétaire de la Commission du Service Civil, à Ottawa, soit personnellement ou par écrit.

Les formules de demande d'inscription des aspirants, dûment remplies, et accompagnées des honoraires requis (\$4.00 pour la troisième division, \$8.00 pour la deuxième division et \$2.00 pour les grades inférieurs), doivent parvenir au bureau de la Commission du Service Civil pas plus tard que le 15 avril prochain. Cette règle est de rigueur.

N. B.—Il est à remarquer que pour le temps de la présente guerre la limite minimum d'âge pour les examens a été réduite à seize ans et la limite maximum d'âge pour les hommes a été enlevée. Cependant, aucun homme de 18 ans et plus sera admis aux examens du Service civil intérieur (1) s'il n'a servi outre-mer dans les armées de Sa Majesté et n'en a été honorablement réformé; (2) s'il n'a offert de prendre du service au cours de la présente guerre et été refusé.

Les soldats revenus du front sont exemptés des honoraires d'examens.

Par ordre de la Commission,

WM FORAN,  
Secrétaire.

Ottawa, 15 mars 1917.

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#### EXAMENS DU SERVICE CIVIL.

AVIS public est par le présent donné que les examens préliminaire et d'aptitudes de la division extérieure du Service Civil du Canada, seront tenus, l'examen préliminaire le 15 mai, et l'examen d'aptitudes le 16 et le 17 et le 17 mars 1917, à Prince-Rupert, Victoria, Vancouver, Nelson, Edmonton, Calgary, Moose Jaw, Saskatoon, Regina, Brandon, Winnipeg, Port-Arthur, Sault-Sainte-Marie, London, Hamilton, Toronto, Kingston, Ottawa, Montréal, Sherbrooke, Québec, Fredericton, Moncton, Saint-Jean, N.-B., Charlottetown, Yarmouth, Halifax et Sydney. Des examens pourront être aussi tenus à d'autres endroits, pourvu qu'il y ait un nombre suffisant de candidats.

Les personnes qui désirent se présenter à l'un quelconque des examens ci-dessus peuvent obtenir tous les renseignements nécessaires, copies des règlements et les formules de demande, en s'adressant au Secrétaire de la Commission, soit par écrit, soit personnellement.

Les demandes d'inscription des aspirants, dûment remplies, et accompagnées des honoraires requis, doivent parvenir au bureau de la Commission du Service Civil pas plus tard que le 15 avril 1917. Cette règle est de rigueur.

Par ordre de la Commission,

WM FORAN,  
Secrétaire.

Ottawa, 15 mars 1917.

38-4

#### AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

Ottawa, 7 mars 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que "Viereck's, The American Weekly," un magazine imprimé chaque semaine par The Fatherland Corporation, (George Sylvester Viereck, rédacteur), à 1123 Broad-

way, dans la cité de New-York, dans l'Etat de New-York, l'un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure, et que la possession en Canada de toute édition ou exemplaire du dit "Viereck's, The American Weekly" en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 7e jour de mars 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excedant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excedant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

38-2

#### AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada*

Ottawa, 7 mars 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que "Pohjan Tahti," (L'Etoile du Nord), un journal publié chaque jour sauf le dimanche en langue finnoise, par la "North Star Printing Company," 611 Main Street, dans la cité de Fitchburg, dans l'Etat de Massachusetts, l'un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure et que la possession en Canada de toute édition ou exemplaire du dit "Pohjan Tahti," (Etoile du Nord) déjà publié ou qui sera publié, en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 7e jour de mars 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excedant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excedant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

38-2

#### AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

Ottawa, 7 mars 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que "The New Yorkin Uutiset," un journal publié les mercredis et samedis par "The Finnish Newspaper Company," en langue finnoise, à 740 Fortieth Street, cité de Brooklyn, dans l'Etat de New-York, l'un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure, et que la possession en Canada de toute édition ou exemplaire du dit "The New Yorkin Uutiset," déjà publié ou qui sera publié en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 7e jour de mars 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excedant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excedant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

38-2



## Ulric Boileau, Limitée.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 1er jour de mars 1917, constituant en corporation Ulric Boileau, Emile Napoléon Boileau, Wilfrid Boileau, Hormidas Boileau et Aristide Boileau, tous de la cité de Montréal, dans la province de Québec, entrepreneurs, pour les fins suivantes :—

(a) Faire affaires comme entrepreneurs généraux, entreprendre, construire, parfaire, exécuter, améliorer et administrer, à l'entreprise, ou autrement, par soumission, contrat ou autrement, toutes constructions, toutes bâtisses et tous travaux d'utilité publique ou privée ;

(b) Faire le commerce du bois en général, et entre autres, acheter, transporter, manufacturer, fabriquer, produire et vendre, ou autrement aliéner les bois de charpente, de service, de construction, les billots de bois de pulpe, de sciage, de chauffage, à charbon, à meubles et tous autres bois ; acheter, construire, exploiter, gérer, vendre, louer, échanger ou autrement aliéner des scieries, des cours à bois, des manufactures pour la préparation du bois de charpente et divers autres bois ci-haut mentionnés, des manufactures de portes et châssis, de lattes, et bardeaux, et de tous autres articles, susceptibles d'être manufacturés dans ou avec le bois et les déchets de bois, et de la pulpe, provenant de l'industrie de la compagnie, des usines, outillages et accessoires nécessaires à l'exploitation de concessions et réserves forestières, limites à bois, coupes de bois ou terres à bois, tel que la coupe du bois, son transport et sa fabrication et acquérir, bâtir, développer, louer, bailier, échanger, transporter, exploiter, administrer, vendre et autrement aliéner des biens meubles et immeubles, des terres, des terrains, propriétés construites, concessions ou réserves forestières, limites à bois, coupes de bois, terres à bois, briqueteries, carrières, mines, sablières, pulperies, emplacements d'estacade, lot de grève, scieries, garages, entrepôts, ponts, chemins de halage, voies d'évitement, quais, jetées, dames et brise-glace, aqueducs, réservoirs, canaux, écluses, chutes, pouvoirs d'eau, droits de flottage, bateaux, remorqueurs et toutes autres embarcations, voitures à vapeur, électricité, gazoline, et traction, et toute autre sorte de voitures, usines électriques, hydrauliques, à gaz, à gazoline, ou à vapeur, lignes de transmission d'énergie électrique, hydrauliques ou autres, en se conformant à toute loi, provinciale ou municipale à cet égard, manufactures, magasins, ateliers, bureaux, écuries, dépendances, fourneaux à chaux, machineries, instruments, et outils de toute sorte ; et développer et utiliser des forces hydrauliques, des usines électriques ou à vapeur, gaz pour la production de l'énergie électrique et électromotrice ou autre agent semblable de production de l'électricité, de la chaleur ou de la force motrice.

(c) Manufacturer, produire, travailler, exploiter, mouler, transporter, vendre ou autrement aliéner des matériaux de construction en bois, peinture, pierre, granit, marbre, vitre, brique, ciment, sable, fer, laiton, cuivre, acier, cuir, etc., sous toutes les formes que ces matériaux sont susceptibles d'être employés dans la construction ou autrement ; préparer ces matériaux et toutes autres matières premières de façon à les rendre propres à la construction ou à l'érection de bâtisses, ou autres travaux publics ou privés ; broyer et concasser la pierre au moyen de machinerie ou concasseurs, pour la rendre propre à la confection du macadam, du béton armé, pour la construction de tous travaux, d'utilité publique ou privée, susceptibles d'être faits avec ces matériaux, entreprendre la fabrication et la construction de tous travaux s'y rapportant ou en dépendant ; se servir de la dynamite et autres explosifs nécessaires aux opérations de la compagnie ;

(d) Acquérir d'aucune manière les biens, franchises, contrats et commerce de toute autre compagnie faisant un même genre d'affaires, et les payer, soit en argent, débetures ou autres valeurs de la compagnie ;

(e) Assurer, souscrire, acheter ou autrement acquérir, soit comme principal ou comme agent, et absolument comme propriétaire et par voie de garantie collatérale ou autrement disposer des obligations ou débetures, stocks, actions ou autres valeurs de tout gouvernement

ou corporation municipale ou scolaire ou de toute banque chartée ou de toute compagnie publique ou privée, association ou associations, et tant qu'elle possèdera les susdites valeurs, la compagnie exercera tous les droits, privilèges, pouvoirs d'un propriétaire, y compris le droit de voter en vertu des actions ou stocks détenus ou possédés par la compagnie ;

(f) Demander, obtenir, acquérir par cessions, transfert, achat ou autrement, et exercer, exécuter et utiliser toute charte, licence, pouvoir, autorité, franchise, concession, droits ou privilèges que tout gouvernement ou autorité ou corporation ou autre corps public est autorisé à accorder, et payer, aider et contribuer à le mettre à effet, et affecter toute partie des actions, obligations et biens de la compagnie, à en défrayer les frais et loyaux coûts ;

(g) Conclure des conventions avec toute autorité, municipale, locale ou autre, qui seront jugées propres à atteindre les objets de la compagnie, ou aucun d'eux, et obtenir de toute telle autorité tous droits, privilèges et concessions que la compagnie jugera désirable d'obtenir, et exercer et accomplir toutes telles conventions, droits, privilèges et concessions ;

(h) Exercer aucune autre industrie de fabrication ou autrement, que la compagnie estimera susceptible d'être exercée convenablement, en rapport avec son commerce, ou qui sera jugée de nature à accroître la valeur des biens et droits de la compagnie et à les rendre profitables ;

(i) Demander, acheter, louer et en aucune autre manière acquérir aucuns brevets ou droits d'invention, amélioration et procédés sous enregistrement, licences, concessions, marques de commerce, noms de commerce, et dessins de commerce et autres choses semblables ou intérêts en iceux, ou aucuns secrets ou autres renseignements relatifs à aucune invention, que la compagnie peut juger susceptible d'être utilisée, pour aucune des fins de la compagnie, ou dont l'acquisition sera calculée profitable à la compagnie, directement ou indirectement, et se servir, exercer, développer, vendre, louer ou autrement disposer de ces brevets, droits d'invention, améliorations et procédés sous enregistrement, licences, octrois, concessions, marques de commerce, noms de commerce et dessins industriels, licences, perfectionnements, et choses semblables ou intérêts en icelles, ou aucuns secrets ou renseignements, octroyer des permis à leur sujet ou autrement les mettre à profit ;

(j) Acheter ou autrement acquérir la totalité ou aucune partie de l'actif, du commerce, de la propriété, des privilèges, entreprises, droits, dettes et obligations d'aucune personne, société ou corporation, exerçant aucune industrie que la présente compagnie est autorisée à exercer, ou aucun commerce semblable à icelui, ou en possession de biens convenant à ces objets ;

(k) Se fusionner avec aucune autre compagnie, ainsi que acquérir et prendre charge de la totalité ou d'aucune partie de l'actif, des affaires, privilèges, entreprises, droits et obligations d'aucune personne, compagnie ou société dont les objets sont, en tout ou en partie, semblables à ceux de la compagnie, et payer telle fusion en argent ou en actions ou obligations de la présente compagnie ou les deux ; conclure des convention pour le partage des profits et l'achalandage avec toute autre compagnie, exerçant une industrie semblable, et acquérir, posséder et vendre des actions ou autres valeurs de telles compagnie et en disposer ;

(l) Emettre et distribuer des actions entièrement libérées, obligations ou autres valeurs de la compagnie, en paiement total ou partiel d'aucuns brevets, droits d'invention, ou d'aucunes propriétés mobilières ou immobilières, droits ou choses acquis par ou pour la compagnie, ou, avec le consentement des actionnaires, pour services rendus à icelle ;

(m) Faire des conventions, contrats, ententes avec toute personne, société, association, syndicat, compagnie, corporation, pour faire administrer ou gérer des affaires ou toutes les affaires de la compagnie, le tout aux conditions qui seront jugées convenables ;

(n) Vendre, louer, engager, céder et transporter la totalité ou aucune partie des biens, droits, franchises, clientèle, commerce, ou licence de la compagnie à toute autre compagnie, société ou individu, exerçant un commerce semblable à celui de la compagnie, et en paiement d'iceux, accepter de l'argent, des actions, obliga-



tions, débentures ou autres valeurs de toute telle compagnie ;

(o) Tirer, faire, souscrire, accepter, endosser, négocier, payer et émettre des billets promissoires, chèques, lettres de change, connaissements, obligations, mandats d'entrepôts ou autres instruments négociables et transportables ;

(p) Faire tous actes, exercer tous pouvoirs et aucun commerce se rapportant à la réalisation des objets de la compagnie et qui seront nécessaires ou jugés utiles à l'exercice de ses pouvoirs ;

(q) Faire tous les actes, actions et choses qui peuvent être utiles ou nécessaires à l'accomplissement de tous ou aucun des objets susdits ;

(r) Payer toutes les dépenses en rapport à la formation de la compagnie et, avec le consentement des actionnaires, pour services rendus par les promoteurs et autres, soit en argent ou en actions acquittées de la compagnie, débentures ou autres valeurs suivant la décision des directeurs ;

(s) Au cas de fusion avec aucune autre compagnie ou corporation exerçant un commerce semblable, en acheter les actions, bons, obligations ou débentures, et payer tel commerce en actions, obligations ou débentures de la compagnie ;

(t) S'entremettre comme agents généraux ou spéciaux pour aucune personne, société ou corporation qui fabriquent et vendent, en gros et en détail, les effets nécessaires au commerce de la dite compagnie ;

(u) Acquérir, aux conditions qu'il sera jugé convenables, toute l'entreprise et le commerce en opération des sociétés E. & U. Boileau ou E. N. & U. Boileau, et Wilfrid Boileau & Frères, et continuer les affaires de ces sociétés, et payer le tout en actions acquittées ou en partie acquittées de la compagnie ;

(v) Les pouvoirs contenus dans chacun des paragraphes ci-dessus ne seront ni limités, ni restreints par induction ou déduction des termes de tout autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Ulric Boileau, Limitée," avec un capital-actions de cent mille dollars divisé en 1,000 actions de cent dollars, et dont le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 5e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'E.at.

37-2

### International Shipbuilding Corporation, Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 26e jour de février 1917, constituant en corporation Henry Almon Lovett, conseil du Roi, George Wilson Cole, Norman Sheach et Burton Frederick Bowler, comptables, et Patrick Francis Brown, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Dessiner, construire, acheter, exploiter, réparer, louer ou autrement trafiquer et disposer de tous bateaux, vaisseaux, remorqueurs, dragues, équipement pour draguer, allèges, barques ou autres bâtiments de tous genres ou d'aucune part ou parts dans iceux et toutes les machines nécessaires ou utiles, meubles, plans, provisions, équipement, approvisionnement et autres accessoires ou les faire exécuter ; en général exercer l'industrie de la construction, réparation, sauvetage, entretien et de la disposition de toutes manières, des vaisseaux de tous genre et des travaux de constructeurs dans toutes leurs spécialités et de toutes commodités en métal, bois ou autres matériaux ; fabriquer et disposer, louer ou autrement procurer, fournir ou disposer de toute manière les articles et fournitures nécessaires ou utile à cette fin ; exercer l'industrie d'ingénieurs, dragueurs, entrepreneurs, fondeurs, forgerons, mécaniciens et manufacturiers et le négoce d'armateurs et expéditeurs, propriétaires de chalands, d'allèges, charroyeurs par terre et par eau, agents expéditeurs, entrepreneurs, gardiens de quai, magasiniers, propriétaires de bassins, maîtres de havre,

marchands, négociants, importateurs et exportateurs de toutes espèces de marchandises, fret et propriété et disposer d'articles, effets et meubles de tous genres ;

(b) Acquérir par achat, bail ou autrement, construire, exploiter, faire construire et exploiter tous chantiers de construction de navires, limites forestières, scieries, quais, bassins, cales-sèches, lavres, brise-lames, bureaux, entrepôts, fabriques, fonderies ateliers de construction de machines, ateliers de chaudronnerie, ateliers de construction de locomotives, tramways sur la propriété de la compagnie, élévateurs et machinerie, locomotives, équipement, acquérir tous droits se rapportant à l'utilisation de la disposition d'iceux ;

(c) Employer au négoce et au transport de marchandises, passagers, malles, troupes, munitions de guerre, bétail sur pied, viande, blé et autres produits, trésors et marchandises de tous genres entre tels ports dans toute partie du monde qui seront jugés opportuns ou pour des levés hydrographiques, draguage et autres travaux tous bateaux, vaisseaux, allèges, chalands et autres bâtiments ; les donner ou prendre en location, affréter ou autrement les fournir moyennant profit et acquérir toute subvention postale ;

(d) Construire, exercer, maintenir, améliorer et autrement disposer de chemins, routes, lignes de tuyaux, tramways, têtes de ligne et voies d'évitement sur les terres possédées ou contrôlées par la compagnie, ponts, réservoirs, gare d'emmagasinage, cours d'eau, droits, aqueducs, usines hydrauliques et électriques, fabriques, entrepôts, ateliers, logements et autres travaux et commodités qui sembleront désirables pour aucun des objets de la compagnie, contribuer, aider ou prendre part à toutes telles opérations ;

(e) Acheter ou autrement acquérir, posséder, construire, produire, réparer, vendre, louer et autrement fournir, échanger, utiliser et exploiter toute espèce de pouvoir ou force motrice, hydraulique, à vapeur, électrique, pneumatique ou autre, pourvu qu'aucune vente ou distribution d'iceux faites au dehors de la propriété possédée ou contrôlée par la compagnie soient sujettes à tous les règlements locaux et municipaux les concernant ;

(f) Acquérir par achat, bail, concession, license, échange ou autre titre légal, entreprendre, aliéner, disposer ou autrement trafiquer seuls ou conjointement avec d'autres, comme principaux, agents, entrepreneurs ou autrement, tout ou partie de l'industrie, propriété, biens, achalandage, droits et engagements d'aucunes personnes ou corporations exerçant ou intéressées dans aucune industrie en tout ou en partie similaire à celle que la compagnie est autorisée d'exercer possédant ou étant intéressées dans des droits de propriété convenant aux fins de cette compagnie, ou acheter ou autrement acquérir toutes ou aucune des actions, débentures et autres valeurs de telles corporations et payer pour tous droits et choses acquis ou possédés par l'émission d'actions libérées et non sujettes à appel du capital-actions de la compagnie ou par l'appropriation dans ce but d'aucunes des obligations, débentures ou biens de la compagnie et pour les dépenses encourues en rapport avec ces transactions ;

(g) Exercer toute autre industrie, manufacturière, ou autrement qui semblera à la compagnie pouvoir être convenablement exercée en rapport avec les affaires ou les objets de la compagnie, ou de nature à augmenter la valeur ou à rendre profitables les droits et la propriété de la compagnie ;

(h) Demander, acheter ou autrement acquérir, utiliser, exercer, développer, octroyer ou autrement faire valoir tous brevets, marques de fabrique, droits d'auteur, octrois, licences, baux, concessions et choses de même nature qui semblent pouvoir être utilisées pour aucune des fins de la compagnie ou dont l'acquisition peut être estimée avantageuse pour la compagnie, les payer en obligations, débentures ou autres valeurs ou biens de la compagnie ou par l'émission d'actions du capital-actions libérées et non sujettes à appel de fonds ;

(i) Payer pour toute propriété, droits ou choses requis ou utiles à la compagnie ou, avec l'approbation des actionnaires pour services rendus à la compagnie après ou avant son incorporation, dans la préparation de son incorporation et de son organisation ou autrement, en obligations, débentures ou autres valeurs ou biens de la compagnie ou par l'émission d'actions libérées et non sujettes à l'appel de son capital-actions ;



(j) Nonobstant les dispositions de l'article 44 de la dite loi, acheter, prendre ou acquérir par souscription originale ou en échange pour des actions, obligations, ou autres valeurs de cette compagnie ou autrement et détenir, vendre ou autrement disposer, d'actions, stock, commun ou priorité, débetures, obligations et autres engagements d'aucune autres engagements d'aucune autre compagnie ayant des objets similaires, en tout ou en partie, aux objets de cette compagnie ou exerçant aucune industrie pouvant être, directement ou indirectement, conduite avantageusement pour cette compagnie, voter d'après les actions ainsi détenues par l'entremise de tel agent ou agents que les directeurs pourront nommer ;

(k) Prêter des fonds aux clients ou autres ayant des relations avec la compagnie, placer et disposer de temps à autre, de tous fonds ou biens non immédiatement requis pour les fins de la compagnie, comme il en sera jugé opportun : tirer, faire, accepter, endosser, exécuter, émettre des billets à ordre, lettre de change, connaissements, mandats et autres instruments négociables et transférables ;

(l) Conclure des arrangements avec aucune autorité ou gouvernement suprême, municipal, local ou autres qui seront de nature à permettre d'atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités ou gouvernements tous les droits, privilèges, concessions, subventions ou autres bénéfices que la compagnie jugera convenable d'obtenir, et exécuter ou exécuter ou exercer et se conformer à tous tels arrangements, droits, et bénéfices et faire reconnaître, enregistrer et licencier la compagnie dans tout pays ou endroit, y désigner des personnes pour faire tels actes et choses qui seront nécessaires d'après les lois de tel pays ou endroit pour représenter toute compagnie ou la mettre à même d'exercer efficacement son industrie ou de poursuivre ses affaires dans tel endroit ou pays ;

(m) S'amalgamer, s'associer ou conclure des arrangements pour le partage des bénéfices, la fusion des intérêts ou autrement avec toutes personnes ou corporations engagées ou intéressées dans aucune industrie ou transaction semblable ou convenable, acheter ou autrement acquérir, ou garantir le paiement d'aucunes actions obligations, débetures ou autres valeurs d'aucune telle corporation ou de tout dividendes et intérêts sur icelles, les vendre, réémettre avec ou sans garantie ou autrement en disposer ;

(n) Vendre, louer ou disposer ou trafiquer de l'entreprise de la compagnie ou de toute partie d'icelle, de ses biens et achalandage pour telle compensation que la compagnie jugera à propos, y compris des actions, débetures ou autres valeurs de toute autre corporation ayant en tout ou en partie des objets similaires à ceux de la compagnie et distribuer parmi ses actionnaires les deniers, valeurs ou autre compensation ainsi reçus ;

(o) Faire toutes autres choses nécessaires ou utiles pour atteindre les objets ci-dessus ou pour accomplir les fins de la compagnie ;

(p) Promouvoir toute compagnie ou compagnies dans le but d'acquérir tout ou partie de l'entreprise, biens, droits et engagements de la compagnie ou pour tout autre fin qui semblera d'une nature avantageuse pour la compagnie ;

(q) Acheter ou autrement acquérir, détenir, louer, vendre, améliorer, gérer, développer, échanger ou autrement disposer et trafiquer de toute propriété foncière, terres, bâtiments ou autres propriétés ou droits nécessaires ou utiles à l'exercice d'aucune des affaires de la compagnie ;

(r) Faire aucune des choses ci-dessus comme principaux, agents, entrepreneurs ou autrement, par l'entremise de fidéicommissaires, agents ou autrement, seuls ou conjointement avec d'autres ;

(s) Les pouvoirs octroyés dans chacun des paragraphes des présentes ne seront nullement limités ou restreints par induction ou déduction des termes d'aucun autre paragraphe ou par induction ou déduction du nom de la compagnie.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "International Shipbuilding Corporation, Limited," avec un capital-actions de deux millions de dollars, divisé en 20,000 actions de cent dollars chacune, et le principal lieu

d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de février 1917.

37-2

THOMAS MULVEY,

Sous-secrétaire d'Etat.

#### P. H. Klein Jr. Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 27e jour de février 1917, constituant en corporation Philip Henry Klein, manufacturier, et John Edward Klein, ingénieur, tous deux de la cité de Westmount, dans la province de Québec; Henry Byron Irving, vendeur, Edson Grenfell Place, avocat, et Marie Zaire Pilon, sténographe, tous trois de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes:—

(a) Manufacturer, acheter, vendre des appareils et articles d'électricité de toutes sortes et de tous genres, y compris toutes les matières premières employées en rapport avec iceux ;

(b) Manufacturer, acheter, vendre ou autrement disposer d'effets et marchandises de tous genres ;

(c) Acquérir des brevets d'invention, droits de brevets, procédés, concessions, licences, marques de fabrique, droits d'auteurs et autres privilèges de même nature se reliant à toute chose convénant aux fins de la compagnie, les faire valoir en les fabriquant ou les exploitant ou en octroyant des licences ou autrement ;

(d) Vendre, louer ou autrement disposer de la propriété et de l'entreprise de la compagnie ou de toute partie d'icelle, pour telle compensation que la compagnie jugera à propos, et en particulier pour des actions, débetures, obligations ou valeurs de toute autre compagnie ;

(e) Acquérir, acheter ou autrement assumer la totalité ou toute partie de l'industrie, propriété, entreprise, biens, privilèges, contrats, droits et engagements de toute maison, personne ou compagnie exerçant une industrie que la compagnie est autorisée à exercer ou possédant toute propriété convénant aux fins de cette compagnie ;

(f) Souscrire ou acquérir par achat, location ou autrement, les actions, obligations, débetures ou autres valeurs d'aucune compagnie exerçant ou se proposant à exercer ou de s'engager dans l'industrie que cette compagnie est autorisée d'exercer, ou aucune industrie en tout ou en partie similaire, les vendre, détenir, réémettre avec ou sans garantie ou autrement en disposer, nonobstant les dispositions de l'article 44 de la *Loi des Compagnies*, et promouvoir ou s'amalgamer avec toute autre compagnie ;

(g) Emettre des actions libérées, actions-débetures, débetures, obligations, et autres valeurs de la compagnie en paiement d'aucune propriété ou droits pouvant être acquis ou, avec l'approbation des actionnaires pour tous services rendus ou qu'il est convenu de rendre à la compagnie ou pour travail fait et qu'il est convenu de faire pour la compagnie, ou pour le paiement ou le règlement de dettes ou engagements dus par la compagnie, ou pour lever des deniers pour toute autre fin de la compagnie ;

(h) Faire toutes ou aucune des choses autorisées par les présentes, seuls ou conjointement avec d'autres ou comme facteurs ou agents pour d'autres ;

(i) Faire toutes les choses utiles ou nécessaires pour atteindre aucun des objets ci-dessus ;

(j) Les pouvoirs octroyés par chacun des paragraphes ne seront nullement limités ou restreints par induction ou déduction d'aucun autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "P. H. Klein Jr. Company Limited," avec un capital-actions de cinq mille dollars, divisé en 50 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de février 1917.

37-2

THOMAS MULVEY,

Sous-secrétaire d'Etat.

**Standard High Speed Steel Hardening  
Company, Limited.**

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 23e jour de février 1917, constituant en corporation Anthime Fortin, avocat, Fabiola Perron, sténographe, Frank Willdon, François Guérin et Maurice Rosen, agents, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie de marchands, manufacturiers et négociants de toutes espèces de métaux ; de tous matériaux et fournitures s'y rapportant ; conduire les travaux et les affaires d'une fonderie, d'un atelier de construction de machines, fabrique, locomotives, pièces métalliques pour structures, établissement de construction de bateaux et de ponts ; manufacturer, construire, réparer, acheter, vendre, louer, échanger, commercer et disposer d'articles, outils, machines, machines-outils, constructions, érections, commodités, vaisseaux, locomotives, moteurs stationnaires et de toutes autres machines, moteurs, appareils électriques, compresseurs, machineries pour mines et pompes, chaudières, machineries de toute espèce, wagons de chemins de fer, diables, voitures, matériel roulant pour chemins de fer, yachts, bateaux, chalands, remorqueurs et tous autres vaisseaux ou partie de vaisseaux et tous articles composés ou manufacturés en tout ou en partie de fer, acier ou autre métal, bois ou autre matière ou de leur combinaison ou de la conversion de l'un à l'autre ; construire, manufacturer, louer, vendre, acheter, disposer, et exploiter des outillages pour l'acier et le fer, le cuivre et l'aluminium, de fonderies, usines à gaz, moteurs, usines électriques, outillage pour gazomètres, poteaux, fils métalliques, tuyaux, lignes, calorifères, grilles, ateliers de réparations, accessoires, hauts fourneaux, fours Martin, convertisseurs Bessemer, fourneaux de cimentation, fours électriques, creusets et tous accessoires ; faire, vendre, acheter, disposer, réduire l'acier et le fer de tous genres, bronze et aluminium, cuivre, platine et leurs sous-produits et pour toutes les fins des présentes acheter, vendre, louer, prospecter, ouvrir, explorer, développer, travailler, améliorer, maintenir et gérer des mines de fer et autres, des carrières, gisements miniers et autres propriétés et généralement exercer l'industrie d'une compagnie minière, de fonte, de broyage, de réduction et de développement, manufacturer, acheter, vendre et disposer de toutes fournitures pour fonderies et toutes espèces de machinerie, ateliers de construction et de réparations de machines, chemins de fer et en général de toutes fournitures requises par les consommateurs d'acier, fer, cuivre et aluminium ;

(b) Acheter, louer ou autrement acquérir des puits d'huile et de gaz naturel, terres, mines, droits miniers, claims et locations miniers, terres métallifères et boisées, limites forestières, pouvoirs hydrauliques et aucun intérêt dans iceux, les explorer, travailler, exercer, développer ou faire valoir ; chercher, obtenir, travailler, élever, préparer pour le marché et disposer d'huile, gaz naturel, bois, fer, charbon, minerais, briques, terres, ciment et autres métaux, minéraux et substances et de leurs produits et sous-produits ;

(c) Bocarder, exploiter, obtenir, extraire, fondre, calciner, affiner, tailler, amalgamer, manipuler, préparer pour le marché, acheter, vendre de l'huile, du gaz naturel, des bois, minerais, substances minérales et métalliques de tous genres, faire toutes autres opérations métallurgiques qui sembleront utiles à aucun des objets de la compagnie, acheter, vendre, manufacturer et disposer de minéraux, outillages, machineries, instruments, commodités, approvisionnements et choses pouvant être employées en rapport avec les opérations métallurgiques et autres que la compagnie peut faire ou dans lesquelles elle est intéressée ou requises par les ouvriers et autres employés de la compagnie ;

(d) Construire, exercer, maintenir, améliorer, gérer, exploiter, contrôler, surveiller tous chemins, routes, lignes de tuyaux, voies d'évitement de chemins de fer et de têtes de ligne sur les terrains possédés ou contrôlés par la compagnie, ponts, réservoirs, entrepôts, gares, cours d'eau, droits de grève, pouvoirs hydrau-

liques, droits de prise d'eau, aqueducs, quais, fours, scieries, emplacements d'usine, ateliers de bocardage, usines hydrauliques, usines électriques, fabriques, magasins, ateliers, résidences et autres travaux et commodités qui sembleront, directement ou indirectement utiles ou nécessaires à aucun des objets de la compagnie et contribuer, subventionner ou autrement aider ou prendre part à aucune telle opération ;

(e) Manufacturer, acheter, vendre, fournir la lumière, la chaleur et la force motrice de tous genres et descriptions, faire les travaux d'une compagnie de gaz dans toutes ses spécialités. Pourvu, cependant qu'aucune vente, distribution ou transmission de pouvoir ou énergie électrique, pneumatique ou autres ou du gaz pour des fins de lumière, chaleur ou force motrice en dehors des terres de la compagnie soient soumises aux règlements locaux et municipaux les concernant, s'occuper de la fabrication et de la préparation pour la vente du coke, charbon, bétume, goudron, asphalte, amoniac, liquide et autres produits de résidus obtenus de la fabrication d'aucun des articles que la compagnie est autorisée à fabriquer ou disposer ;

(f) Acheter, construire, louer, exploiter, maintenir, des lignes de téléphone et de télégraphe pour les fins de la compagnie et des lignes pour des fins d'éclairage électrique et de force motrice ; fournir et vendre l'électricité pour des fins de force motrice, chaleur et lumière et tous les appareils nécessaires et utiles ;

(g) Demander, acheter ou autrement acquérir tous brevets, marques de fabrique, marques de commerce, licences, droits d'auteur, concessions et choses de même nature conférant un droit exclusif ou non exclusif ou limité d'utiliser ou tout secret ou autre information concernant toute invention qui paraîtra capable d'être utilisée pour aucune des fins de la compagnie ou dont l'acquisition sera jugée propre à profiter directement ou indirectement à la compagnie, et utiliser, exercer, développer ou permettre l'usage ou autrement faire valoir la propriété, les droits ou renseignements ainsi acquis ;

(h) Acquérir par achat ou autrement, acheter, vendre, disposer de terres et d'intérêts dans icelles, développer et faire valoir aucune terre acquise par la compagnie ou dans laquelle elle est intéressée et en particulier en la disposant et préparant pour des fins de construction, en construisant, modifiant, démolissant, maintenant, aménageant, l'améliorant, des bâtiments et commodités, en plantant, pavant, égouttant, affermant, cultivant, louant sur baux ou conventions de constructions et par avançant des fonds, faisant des contrats ou des arrangements de tous genres avec des constructeurs, locataires ou autres, en arpentant, subdivisant, améliorant, divisant et développant des terres et les intérêts dans icelles pour des fins de vente ou autres, faire et exécuter toutes choses utiles ou nécessaires à leur développement et amélioration pour des résidences, commerce et affaires ;

(i) Acheter, vendre, fabriquer, affiner, manipuler, exporter, importer, disposer de toutes substances, appareils et choses capables d'être employées dans toutes telles affaires que la compagnie est autorisée de faire ou requises par tous droits ou personnes ayant des relations avec la compagnie ;

(j) Exercer toute autre industrie, manufacturière, commerciale ou autrement qui semblera à la compagnie pouvoir être convenablement exercée en rapport avec ses affaires ou, directement ou indirectement, être de nature à augmenter la valeur ou à rendre profitables la propriété ou les droits de la compagnie ;

(k) Acquérir ou assumer la totalité ou aucune partie des affaires, propriétés et passif d'aucune personne ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer ou possédant aucune propriété convenant aux fins de cette compagnie, les payer en actions ordinaires ou priorité complètement ou partiellement libérées de la compagnie ou en obligations, débiteures ou autres valeurs de la compagnie ;

(l) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques avec toute personne, maison ou compagnie engagée, ou se proposant de s'engager dans toute industrie ou transaction que la compagnie est autorisée à exercer ou aucune industrie ou transaction pouvant être, directement ou indirectement conduite avantageusement pour



la compagnie ; garantir les contrats, faire des avances de fonds ou aider autrement telle personne ou compagnie, prendre ou autrement acquérir des actions ou autres valeurs de telles compagnie et les vendre, détenir, réémettre avec ou sans garantie ou en disposer autrement ;

(m) Prendre ou autrement acquérir et détenir des actions d'aucune autre compagnie ayant des objets en tout ou en partie similaires à ceux de la compagnie ou exerçant une industrie pouvant être, directement ou indirectement, conduite avantageusement pour la compagnie ;

(n) Conclure des arrangements avec toutes autorités, gouvernement, municipal, local ou autre qui seront de nature à atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités tous droits, privilèges, concessions que la compagnie jugera convenable d'obtenir, et exécuter, exercer et se conformer à tous tels arrangement, droits et concessions ;

(o) Etablir et soutenir et aider à l'établissement et au soutien d'associations, institutions, fonds, fidéi-commiss et commodités de nature à profiter aux employés ou ex-employés de la compagnie (ou de ses prédécesseurs en affaires,) ou les personnes qui dépendent ou sont apparentées à ces employés ou ex-employés et accorder des pensions et allocations, et faire des paiements dans un but d'assurance, et souscrire ou garantir des deniers pour des fins de charité ou de bienveillance ou pour toute exposition ou pour toutes fins publiques, générales ou utiles.

(p) Promouvoir toute compagnie ou compagnies aux fins d'acquérir le tout ou partie des biens et engagements de la compagnie, ou pour toute autre fin censée profitable, directement ou indirectement, à la compagnie ;

(q) Généralement acheter, prendre à bail ou en échange, louer ou autrement acquérir toute propriété mobilière, droits, privilèges que la compagnie jugera nécessaires ou utiles pour les fins de ses affaires et en particulier aucune machinerie, outillage et fonds de commerce ;

(r) Adopter tels moyens qui seront jugés opportuns de faire connaître les produits de la compagnie, en particulier par annonces dans les journaux, circulaires, achats et expositions de travaux d'art ou intéressants, par la publication de livres et périodiques et par la distribution de prix, récompenses et dons ;

(s) Vendre améliorer, gérer, développer, échanger, affranchir, disposer, faire valoir ou autrement trafiquer de tout ou partie des biens et droits de la compagnie ;

(t) Faire toutes autres choses nécessaires ou utiles pour atteindre les objets ci-dessus mentionnés, et faire toutes ou aucune des choses ci-dessus comme principaux, agents, entrepreneurs ou autrement, par l'entremise de fidéi-commissaires, agents ou autrement, seuls ou conjointement avec d'autres ;

(u) Construire, acquérir, exploiter des vaisseaux, bateaux à vapeur, chalands, quais, bassins, chantiers de construction de navires, glissoirs et toutes structures s'y rapportant, accessoires et équipement ;

(v) Placer et disposer des fonds de la compagnie non immédiatement requis de telle matière qu'il pourra en être décidé de temps à autre ;

(w) Prêter des fonds aux clients et autres ayant des relations avec la compagnie, garantir l'exécution de contrats par toute compagnie, émettre des obligations ou débentures pour la construction, l'acquisition, l'entretien, ou l'exploitation d'aucune des propriétés ou d'aucun des travaux de la compagnie ;

(x) Emettre des actions libérées de la compagnie en paiement d'aucune propriété mobilière ou immobilière, que la compagnie pourra ou voudra détenir ou pour services rendus ou à rendre ;

(y) Vendre ou disposer louer ou autrement trafiquer ou disposer de la propriété, biens ou entreprise de la compagnie comme une industrie active ou autrement, ou d'une part d'iceux, pour telle compensation que la compagnie jugera convenable et en particulier pour des actions, débentures, obligations et autres valeurs d'aucune autre compagnie ayant, en tout ou en partie, des objets semblables à ceux de cette compagnie ;

(z) Obtenir aucun autre provisoire ou Acte du parlement permettant à la compagnie de mettre à exécution aucun de ses objets ou pour aucune autre fin qui semblera opportune et s'opposera à toute procédure ou de-

mande directement ou indirectement de nature à porter préjudice aux intérêts de la compagnie ;

(aa) S'amalgamer avec aucune autre compagnie ayant des objets semblables ou en partie semblables à ceux de cette compagnie et distribuer, en nature, aucun des biens de la compagnie parmi les actionnaires ;

(bb) Le mot "compagnie," chaque fois qu'il est employé dans les présentes sera supposé comprendre toute personne, société ou autre corps de personnes incorporées ou non incorporées, domiciliées au Canada ou ailleurs, et les objets spécifiés dans chacune des dites clauses ne seront pas limités ou restreints par induction ou déduction des termes d'aucune autre clause ou du nom de la compagnie ;

(cc) Payer à même les fonds de la compagnie les dépenses d'organisation ou émettre à cette fin des actions acquittées du capital de cette compagnie et rémunérer en espèces ou, avec l'approbation des actionnaires, en actions acquittées toute personne ou compagnie achetant, plaçant ou aidant à placer, ou garantissant le placement des actions, obligations ou valeurs de la compagnie, ou aidant à former, promouvoir ou gérer la compagnie ;

(dd) Faire enregistrer, licencier ou autrement reconnaître la compagnie en tous pays étrangers, y désigner et nommer des personnes comme fondés de pouvoirs ou représentants de cette compagnie avec pleins pouvoirs de représenter cette compagnie en toutes matières suivant les lois de telles contrées étrangères et d'accepter pour et au nom de cette compagnie la signification d'aucune procédure ou poursuite.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Standard High Speed Steel Hardening Company, Limited," avec un capital-actions de cent cinquante mille dollars, divisé en 1,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 27e jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

37-2

### Greenfield Land & Construction Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 22e jour de février 1917, constituant en corporation Charles Joseph Eugène Charbonneau, notaire, Joseph Paul Lamarche, avocat, Alexander Turgeon, étudiant en notariat, et Joseph Clément, gérant, tous de la cité de Montréal, dans la province de Québec et Bernard Mélançon, notaire, de la cité d'Outremont, dans la province de Québec, pour les fins suivantes :—

(a) Acheter, prendre, louer, échanger ou autrement acquérir aucunes terres et batiments au Canada ou ailleurs, toute propriété ou intérêt dans icelle et tous droits se rapportant à telle terres et tels batiments ;

(b) Développer, faire valoir aucune terre acquise par la compagnie ou dans laquelle elle est intéressée, et en particulier les tracer et préparer pour les fins de construction, modifier démolir, décorer, maintenir, meubler, aménager et améliorer des batiments en plantant, pavant, égoutant, affermant, cultivant, louant sur des baux ou des conventions de construction an avançant des fonds en faisant des contrats et des arrangements de toute nature avec des constructeurs, locataires et autres ;

(c) Construire, maintenir, améliorer, développer, exploiter, contrôler, gérer des aqueducs, usines à gaz, réservoirs, routes, clubs, restaurants, bains, édifices pour le culte, lieux d'amusements, théâtres de vues animées et autres expositions artistiques de toute nature y compris les représentations théâtrales et les endroits destinés à telles fins, terrains de jeux, parcs, jardins, salles de lecture, magasins, ateliers, fermes et autres travaux et commodités que la compagnie jugera directement ou indirectement nécessaires à ces objets, contribuer ou autrement aider ou prendre part à leur construction entretien, développement, gérance et contrôle ;

(d) Bâtir, équiper, construire, modifier, réparer et autrement disposer de bâtiments, structures, édifices et autres améliorations, manufacturer, acheter, vendre et disposer de matériaux de construction ;

(e) Prêter des fonds, avec ou sans garantie, aux personnes entreprenant de bâtir sur, ou d'améliorer, toute propriété dans laquelle la compagnie est intéressée et aux locataires, constructeurs ou entrepreneurs pour l'érection de bâtiments sur les terres de la compagnie ;

(f) Acheter, louer ou autrement acquérir tout ou partie des affaires, propriété, franchise, achalandage, droits, et privilèges détenus ou en puissance d'aucune compagnie exerçant une industrie que cette compagnie est autorisée d'exercer ou possédant des propriétés convenant aux fins de cette compagnie les payer totalement ou partiellement en actions priorité ou communes de la compagnie ou en obligations ou débetures et assumer les engagements de toute telle personne, maison ou corporation ;

(g) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques autrement avec toute compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds, garantir les contrats ou autrement aider toute telle personne, prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie, et les vendre, détenir, réemettre avec ou sans garantie ou autrement en disposer ;

(h) Nonobstant les dispositions de la section 44 de la dite loi, acheter, prendre ou acquérir par souscription originale ou échanger pour des actions, obligations, débetures ou autres valeurs de cette compagnie ou autrement, et détenir, vendre ou autrement disposer d'actions, stock commun ou privilégié, débetures, obligations ou autres engagements d'aucune autre compagnie ayant, en tout ou en partie des objets similaires aux objets de cette compagnie ou exerçant aucune industrie pouvant être, directement ou indirectement conduite avantageusement pour cette compagnie et voter sur toutes les actions ainsi détenues par l'entremise de tel agent ou agents que les directeurs pourront nommer ;

(i) Conclure des arrangements avec toutes autorités, gouvernement municipal, local ou autre qui seront de nature à atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités tous droits, privilèges, concessions que la compagnie jugera convenable d'obtenir, et exécuter, exercer et se conformer à tous tels arrangement, droits et concessions ;

(j) Promouvoir toute compagnie ou compagnies dans le but d'acquérir tout ou partie de la propriété et engagements de cette compagnie ou pour tout autre fin qui semblera directement ou indirectement d'une nature avantageuse pour la compagnie, et généralement acheter, prendre, louer ou échanger, louer ou autrement acquérir aucune propriété foncière ou personnelle, aucuns droits ou privilèges que la compagnie jugera utiles ou nécessaires aux fins de ses affaires ;

(k) Placer et disposer des deniers de la compagnie qui ne sont pas immédiatement requis de la manière qui pourra être décidée de temps à autre ;

(l) Payer à même les fonds de la compagnie, ou, avec l'approbation des actionnaires, avec des actions de la compagnie ou en espèces et en actions, toutes dépenses se rapportant à la formation, l'émission, la publicité de la compagnie et à l'obtention de sa charte ; rémunérer toute personne ou compagnie pour services rendus à la compagnie en plaçant ou en aidant à placer ou en garantissant le placement des parts du capital-actions de la compagnie, ou de toutes obligations, débetures ou autres valeurs de la compagnie ;

(m) Payer par une émission d'obligations, débetures ou autres valeurs, employer également et appliquer le surplus de ses recettes ou l'accumulation des profits autorisés par la loi pour être réservée à l'achat ou à l'acquisition de propriété, dans telle proportion, de telle manière et à tels termes que les directeurs décideront ;

(n) Adopter pour faire connaître les fins et objets de la compagnie tels moyens que la compagnie jugera opportuns, et en particulier par des annonces dans les journaux, circulaires, l'achat et l'exposition de travaux

d'art ou intéressants, la publication de livres et périodiques et l'octroi de prix, récompenses et dons ;

(o) Faire telle autre chose incidente ou utile pour l'exécution des objets qui précèdent ;

(p) Faire toutes ou aucune des choses ci-dessus comme principaux, agents, entrepreneurs ou autrement, par l'entremise de fidéicommissaires ou autrement, seuls ou conjointement avec d'autres ;

(r) Se fusionner ou s'amalgamer avec toute autre compagnie ayant des objets en tout ou en partie semblables à ceux de cette compagnie ;

(s) Distribuer, en nature, parmi les actionnaires aucune des propriétés de la compagnie ;

(t) Tirer, faire, accepter, endosser, exécuter, émettre des billets à ordre, lettres de change, connaissements, mandats et autres valeurs négociables ou instruments et preuves de dettes transférables ;

(v) L'interprétation de l'un quelconque des pouvoirs octroyés dans quelque paragraphe que ce soit ne sera ni limitée ni restreinte par induction ou déduction des termes de tout autre paragraphe ou par induction ou déduction des noms de la compagnie.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Greenfield Land & Construction Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 26e jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

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#### Whitehead & Turner, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 24e jour de février 1917, constituant en corporation Richard Turner, marchand et membre du conseil législatif de la province de Québec, Archibald Miller, marchand, Albert James Turner, gérant, Evan Ewart Turner, comptable, et Reginald Merediths, notaire public, tous de la cité de Québec, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie d'épiciers en gros, d'importateurs, exportateurs et négociants en tous genres d'épicerie, thés, vins, liqueurs et produits alimentaires de toutes espèces et descriptions, animaux sur pied, viandes préparées, poissons, volailles, gibier, fruits, légumes et approvisionnements de tous genres ; exercer l'industrie de propriétaire d'entrepôts frigorifiques, fabricants et négociants de conserves en boîtes de tous genres, ainsi que l'industrie de marchands de bois, de poissons, exploitants de pêche dans toutes leurs branches ;

(b) Prendre comme une industrie active tout ou partie de l'industrie présentement exercée par Richard Turner sous le nom de "Whitehead et Turner" y compris les marchandises en stock, les comptes débiteurs et tous les biens de la propriété mobilière, en général appartenant à la dite raison sociale "Whitehead & Turner," payer pour la propriété et l'industrie devant être acquise en actions communes ou priorité, libérées et non sujettes à appel du capital-actions de la compagnie, ou en espèces ou partie en stock, commun ou priorité, libéré du capital de la compagnie et partie en espèces comme il pourra en être convenu ;

(c) Acquérir par achat, location, échange ou autre titre légal et construire, ériger, exploiter, maintenir, gérer tous bureaux, ateliers, fabriques, entrepôts, magasins et autres structures nécessaires pour ses affaires et toute autre propriété mobilière ou immobilière, nécessaires ou utiles à l'exercice d'aucune des fins de la compagnie, les louer, vendre ou en disposer ;

(d) Construire, acquérir, posséder, gérer, affréter, exploiter, prendre ou donner en location toute espèce de bateaux à vapeur, voiliers, remorqueurs, bateaux, chalands et autres vaisseaux, quais, bassins, élévateurs, entrepôts et autres bâtiments nécessaires ou utiles aux fins de la compagnie ;

(e) Produire et accumuler de la vapeur, du gaz, de l'électricité et autre force motrice pour la production



de la lumière, de la chaleur, du pouvoir moteur pour les fins de la compagnie, avec le pouvoir de vendre ou autrement disposer d'aucun excédent non requis et de le fournir pour des fins d'éclairage, chaleur et pouvoir à toute personne ou corporation à tels termes qui pourront être convenus, pourvu que les pouvoirs ci-dessus mentionnés quand ils seront exercés en dehors de la propriété de la compagnie soient soumis à toute les lois et règlements provinciaux et municipaux les concernant ;

(f) Demander, obtenir, enregistrer, acheter, louer ou autrement acquérir et détenir, employer, posséder, exploiter, introduire, vendre ou autrement disposer de toute marque de fabrique, marques de commerce, brevets d'invention, perfectionnements et procédés utiles aux affaires de la compagnie, et utiliser, exercer, développer, octroyer des licences ou autrement faire valoir toutes telles marques de fabrique, marques de commerce, brevets, licences, procédés ou choses de même nature ou toute telle propriété ou droits ;

(g) Acquérir l'achalandage, propriété, droits et biens, assumer tous les engagements d'aucune personne, maison ou compagnie endettée envers la compagnie ou exerçant une industrie semblable à celle conduite par la compagnie, les payer en espèces ou en valeurs de la compagnie ou autrement ;

(h) Acheter, louer ou autrement acquérir, détenir, exploiter, jouir de toutes ou aucune propriété, franchise, clientèle, droits, pouvoirs, privilèges détenus par aucune personne, maison, compagnie ou compagnies exerçant en tout ou en partie, une industrie similaire à celle que cette compagnie est autorisée à exercer ou pouvant avoir de la valeur pour cette compagnie, soit en son nom soit au nom d'aucune telle personne, maison ou compagnie et payer pour telle propriété, franchise, clientèle, droits, pouvoirs et privilèges en tout ou en partie en espèces ou tout ou en partie en actions libérées de la compagnie ou autrement et entreprendre et assumer le passif d'aucune telle personne, maison ou compagnie ;

(i) Acheter, acquérir, posséder, détenir, vendre et réémettre des actions, débiteures, obligations et autres valeurs d'aucune compagnie ou corporation, les payer, totalement ou partiellement en espèces, actions, obligations, débiteures, ou autres valeurs de la compagnie et garantir le paiement du principal, des dividendes et intérêts sur telles actions, obligations, débiteures ou autres valeurs et, pendant le temps que la compagnie possèdera telles actions, bons, débiteures ou autres valeurs ou obligations, exercer tous les pouvoirs de voter ou aucun d'eux, s'y rattachant, par ses officiers dûment autorisés ; diriger, exploiter, exercer comme gérant les biens, franchises, entreprises, affaires d'aucune corporation dont les actions, obligations, débiteures ou autres valeurs sont détenues par la compagnie pour telle considération qu'il sera jugé raisonnable et convenable ;

(j) S'associer ou s'amalgamer avec aucune autre compagnie ayant des objets en tout ou en partie similaires à ceux de la compagnie ; acquérir par achat, location ou autrement les biens, franchises, entreprises, affaires d'aucune telle corporation, assumer leur passif et les payer, partiellement ou totalement en espèces, actions, obligations ou autres valeurs de la compagnie ;

(k) Promouvoir, aider à promouvoir, devenir actionnaire d'aucune compagnie filiale, allié ou autre exerçant ou ayant pour objet l'exercice d'aucune industrie en tout ou en partie similaire à celle de cette compagnie ; conclure des arrangements au sujet du partage des profits, la fusion des intérêts, les risques communs, les concessions réciproques ou autrement avec telle personne ou compagnie et de prendre ou autrement acquérir des actions et valeurs de telle compagnie et les payer en tout ou en partie en espèces, actions, obligations ou autres valeurs de la compagnie et les détenir, vendre, réémettre avec ou sans garantie du principal des intérêts et dividendes, ou en disposer autrement ;

(l) Aider de n'importe quelle manière, garantir les obligations d'aucune compagnie dont les actions du capital-actions, bons ou autres obligations sont détenus ou garantis d'aucune manière par cette compagnie ; faire tous actes ou choses pour la conservation, la protection, l'amélioration, l'augmentation de la valeur d'aucunes telles actions du capital-actions, bons ou

autres obligations ; faire tous actes ou choses pouvant augmenter la valeur des biens d'aucune telle compagnie ;

(m) Tirer, faire, endosser, accepter, exécuter, émettre des billets à ordre, lettres de change, connaissance et autres instruments négociables et transférables ;

(n) Emettre des actions libérées, obligations, débiteures ou autres valeurs de la compagnie en paiement total ou partiel d'aucune propriété ou droits, que la compagnie peut acquérir ou, avec l'approbation des actionnaires, pour services rendus à la compagnie ou travaux faits pour la compagnie ou pour le paiement ou le règlement de dettes et engagements dus par la compagnie ;

(o) Vendre, louer ou disposer de la propriété, droits, franchises et entreprises de la compagnie ou de toute partie d'iceux pour telle compensation que la compagnie jugera à propos, et en particulier pour des actions, débiteures ou autres valeurs de toute autre compagnie ayant des objets semblables à ceux de la compagnie ;

(p) Agir comme agent pour toute personne, maison ou corporation exerçant aucune des industries que la compagnie est autorisée à exercer ;

(q) Distribuer parmi les actionnaires de la compagnie, en nature, aucune des propriétés de la compagnie et particulièrement les actions, débiteures, ou valeurs d'aucune autre compagnie appartenant à la compagnie ou dont elle peut avoir le pouvoir de disposer ;

(r) Placer et disposer des fonds de la compagnie non immédiatement requis en telles valeurs et de telle manière qui pourront être déterminées de temps en temps ;

(s) Accepter en paiement de toute dette due à la compagnie des stocks, actions, obligations, débiteures ou autres valeurs de tous genres ou autre propriété foncière ou personnelle ;

(t) Exercer toute autre industrie, manufacturière ou autre que la compagnie jugera pouvoir être convenablement exercée en rapport avec ses affaires ou de nature à augmenter ou rendre profitable aucune des propriétés ou des droits de la compagnie.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Whitehead & Turner, Limited," avec un capital-actions de trois cent mille dollars, divisé en 3,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 27e jour de février 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

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#### P. Lamy & Frère, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 1er jour de mars 1917, constituant en corporation Hercule Lamy, Freddy Gélinas, Joseph Adélard Lamy, Evéline Capistran et Albina Gélinas, marchands, Zéphirin Arcand, bourgeois, et Alice Lamy, institutrice, tous de la Cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Acheter, fabriquer, vendre en gros et en détail, tout genre de marchandises et produits quelconques ; exercer tout commerce généralement et spécialement le commerce de magasins à rayons ; exercer l'industrie de fabrication et de manufacture des produits et marchandises dont la compagnie fera le commerce ;

(b) Acquérir et bâtir des propriétés pour les fins de commerce, de manufactures ou d'usines ;

(c) Fabriquer, fournir, vendre, louer l'électricité et des courants électriques pour l'éclairage, le chauffage, la force motrice et pour toutes autres fins ;

(d) Acquérir, construire, fabriquer, maintenir, ériger et opérer tout système électrique, ouvrage, machines, poteaux, fils électriques, en se conformant à toute loi provinciale ou municipale à cet égard ;

(e) Acquérir des terrains, les bâtir et les revendre ;

(f) Acquérir, acheter toute industrie et maison de commerce appartenant à des compagnies ou à des individus faisant un commerce en tout ou en partie semblable à celui de la compagnie, avec clientèle, acha-

landage, actif, aux conditions fixées par le bureau de direction de la compagnie ; le prix pouvant en être payé en argent ou en propriété ou en actions libérées ;

(g) Se fusionner avec d'autres compagnies ou sociétés commerciales, faisant un commerce en tout ou en partie semblable à celui de la compagnie, aux conditions qui pourront être fixées par le bureau de direction pour continuer le commerce et l'exercice de ces industries ;

(h) Acheter, prendre à bail ou acquérir autrement, vendre ou louer ou disposer autrement de tout brevet d'invention, marque de commerce, nom de commerce, se rattachant ou applicables aux fins de la compagnie ;

(i) Entrer dans les entreprises, avoir des intérêts communs, ou faire toute entente pour le partage des profits, ou autrement, avec quiconque se livre ou est sur le point de se livrer à un commerce analogue à celui que la compagnie sera autorisée de faire ;

(j) Exercer tous les pouvoirs nécessaires résultant de tout commerce et industrie que la compagnie entreprendra et exercera.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "P. Lamy & Frère, Limitée," avec un capital-actions quarante-neuf mille dollars, divisé en 490 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 5e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

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#### Lakeside Coal & Transportation, Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6ième jour de mars 1917, constituant en corporation Gerald Augustine Coughlin, avocat, Francis George Bush, teneur de livres, Herbert William Jackson, commis et Georges Robert Drennan et Alexander Gordon Yeoman, sténographes, tous de la cité de Montréal dans la province de Québec, pour les fins suivantes :—

(a) Exercer d'une manière générale l'industrie de marchands et mineurs de charbon, y compris l'achat, la vente, distribution et extractions du charbon et autres produits, y compris le coke, d'une nature similaire ou se rapportant au charbon ;

(b) Acheter, prendre à bail ou autrement acquérir, détenir et développer des mines, droits miniers, et terrains houillers et bien-fonciers en général, les explorer, travailler, exercer, développer, vendre, louer ou autrement faire valoir et généralement acheter, louer ou autrement acquérir toute propriété foncière ou personnelle, servitudes, droits et privilèges que la compagnie jugera nécessaires ou utiles aux fins de ses opérations ;

(c) Construire, maintenir, exploiter aucuns chemins, tramways, embranchements, voie d'évitement sur les terres possédées ou contrôlées par la compagnie ; bassins, entrepôts, boutiques, magasins, maisons et autres ateliers et commodités qui pourront être, directement ou indirectement, de nature à favoriser les intérêts de compagnie et contribuer, subventionner ou autrement aider ou prendre part à leur construction, entretien ou exploitation ;

(d) Acheter, affréter, sous-affréter, louer, construire ou autrement acquérir, exploiter, entretenir des chalandes, bateaux, remorqueurs, bateaux à vapeur et autres bâtiments ou vaisseaux avec tout leur équipement et aménagement, les employer, prendre ou donner en location pour le transport des messagers, postes, troupes, munitions de guerre, blé, maïs et autres produits, minerais, minéraux et marchandises de tous genres et description entre tels ports d'aucune partie du monde qu'il semblera opportun ;

(e) Produire et accumuler de l'électricité, pouvoir électrique ou autre et disposer de tout excédent produit sujet à tous les règlements locaux et municipaux s'y rapportant ;

(f) Exercer toute autre industrie, manufacturière ou autre que la compagnie jugera pouvoir être convenablement exercée en rapport avec ses affaires ou de na-

ture, directement ou indirectement, à augmenter ou rendre profitable aucune des propriétés ou des droits de la compagnie ;

(g) Acquérir par achat, location ou autrement ou assurer la totalité ou toute partie des biens, de l'industrie, propriété ou engagements de toute personne, maison ou compagnie exerçant une industrie en tout ou en partie similaire à celle que la compagnie est autorisée à exercer ou possédant toute propriété convenant aux fins de cette compagnie ;

(h) Payer pour les biens, affaires, propriétés ou droits acquis par la compagnie ou, avec l'approbation des actionnaires, pour services rendus ou à rendre à la compagnie, en espèces ou en actions libérées ou en aucune valeur que la compagnie a le pouvoir d'émettre, ou partie d'une manière et partie d'une autre ou d'autres, et généralement à tels termes et conditions que la compagnie pourra déterminer ;

(i) Demander, acheter ou autrement acquérir tous brevets, licences, actions, baux, concessions et choses de même nature conférant un droit exclusif ou non exclusif ou limité d'utiliser tout secret ou autre information concernant toute invention qui paraîtra capable d'être utilisée pour aucune des fins de la compagnie ou dont l'acquisition sera jugée propre à profiter directement indirectement à la compagnie, et utiliser, exercer, développer ou permettre l'usage ou autrement faire valoir la propriété, les droits ou renseignements ainsi acquis ;

(j) Vendre, louer ou autrement disposer en tout ou en partie de la propriété, de l'entreprise et des biens de la compagnie pour telle compensation et à tels termes et conditions que la compagnie jugera convenables, et en particulier pour des actions, débentures, obligations ou valeurs d'aucune autre compagnie ;

(k) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec aucun gouvernement, autorité municipale ou locale ou avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou entreprendre une industrie ou transaction que cette compagnie est autorisée à exercer ou entreprendre ou toute industrie ou transaction capable d'être conduite de manière à profiter directement ou indirectement à cette compagnie ; et garantir les contrats avec ou sans cautionnement, ou prêter des fonds ou aider autrement toute telle personne ou compagnie ou toute personne ou compagnie entreprenant de construire ou d'améliorer toute propriété dans laquelle la compagnie est intéressée ;

(l) Distribuer en espèces parmi les actionnaires, par voie de dividendes, boni ou d'aucune autre manière jugée opportune, toute propriété de la compagnie ou tout produit de la vente ou de la disposition d'aucune propriété de la compagnie ;

(m) Exercer, faire aucune des affaires, actes et choses, ci-dessus mentionnés comme principaux, agents ou par l'entremise de fidéicommissaires, agents ou autrement, seuls ou conjointement avec un autre ou d'autres ;

(n) Agir comme agents pour des propriétaires de bateaux à vapeur, des expéditeurs et courtiers maritimes ou pour procurer des assurances maritimes, contre l'incendie ou autres sur des marchandises ou autres propriétés dans la possession ou sous le contrôle de la compagnie ;

(o) Faire tout ce qui est nécessaire convenable ou à propos pour l'accomplissement de l'une ou plusieurs des fins ou permettant d'atteindre un ou plusieurs des objets ci-dessus énumérés ;

(p) L'intention est que les objets spécifiés dans les clauses (a), (b), (c), (d), (e) et (f) des présentes soient des objets indépendants, et ne soient aucunement limités ou restreints par déduction ou induction des termes d'aucun autre paragraphe ou du nom de la compagnie.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Lakeside Coal & Transportation, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat



**Westmount City Dairies, Limited.**

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7e jour de mars 1917, constituant en corporation Henry John Hague, conseil du Roi, Pierre Amable Badeaux, avocat, Ernest Geoffrey Bennett, comptable, Arthur Charters, teneur de livres, et Alfred Boreham Wright, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie de négociants et de producteurs de produits maraîchers, de la laiterie et de la ferme de toute espèce et en particulier de lait, crème, beurre, fromage et de tous produits du lait, volailles, œufs, fruits et légumes; acheter, vendre des machines pour les laiteries de la ferme, ustensiles, fournitures et nourriture pour les bestiaux; exploiter des systèmes d'emmagasinement frigorifique en rapport avec les dites industries; exercer l'industrie de l'élevage, la vente et le négoce de toutes espèces d'animaux vivants, bestiaux, chevaux, moutons, porcs et leurs produits; exercer dans toutes leurs branches les industries de l'élevage, de la ferme et de la laiterie;

(b) Acquérir, développer, posséder, employer, louer, exploiter et disposer de source d'eau naturelle et minérale sur la propriété de la compagnie, commercer et disposer de telles eaux gazeuses, boissons effervescentes et préparations de même nature de tous genres, exercer l'industrie d'embouteilleurs dans toutes ses branches;

(c) Acheter, acquérir, louer, vendre, disposer et autrement trafiquer de terres et propriétés, les cultiver, affermer, développer, exploiter et disposer de leurs produits;

(d) Manufacturer, et disposer de toutes espèces d'articles et marchandises se rapportant incidemment aux industries ci-dessus mentionnées ou à aucune de leurs parties;

(e) Demander, obtenir, enregistrer, emprunter, louer, licencier, acheter ou autrement acquérir toutes marques de fabrique, marques de commerce, brevets d'invention, licences, concessions et autres choses semblables, conférant des droits exclusifs, non exclusifs, limités d'employer aucun secret ou autre information concernant aucune invention qui semblera de nature à pouvoir être utilisée pour aucune des fins de la compagnie, ou dont l'acquisition semblera, directement ou indirectement, avantageuse pour la compagnie, les utiliser, développer, exploiter ou octroyer des licences ou autrement faire valoir les biens, droits ou informations ainsi acquis;

(f) Développer, faire valoir aucune terre acquise par la compagnie ou dans laquelle elle est intéressée, et en particulier les tracer et préparer pour les fins de construction; construire, modifier, démolir, maintenir, aménager et améliorer des bâtiments et commodités en plantant, pavant, égoutant, affermant, cultivant, louant sur des baux ou des conventions de construction, en avançant des fonds et en faisant des contrats et arrangements de toute nature avec des constructeurs et autres;

(g) Acheter, vendre, manufacturer, exporter, importer et disposer de toutes substances, appareils et choses capables d'être utilisés dans aucune des industries que la compagnie est autorisée d'exercer ou requis par les clients ou personnes ayant des relations avec la compagnie;

(h) Acheter, louer ou autrement acquérir, tout ou en partie, des affaires, entreprises, propriété, franchises, achalandage, droits, privilèges, détenus par, ou en jouissance d'aucune personne, maison ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer ou possédant des propriétés convenant aux fins de cette compagnie, les payer totalement ou partiellement en obligations, débiteures ou actions complètement ou partiellement libérées de la compagnie, assumer les engagements d'aucune telle personne, maison ou corporation;

(i) Acheter ou autrement acquérir, détenir, vendre ou autrement disposer d'actions du capital, obligations, débiteures ou aucunes autres valeurs de toute autre compagnie ou corporation, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*;

(j) Exercer toute autre entreprise ou industrie, manufacturière ou autre que la compagnie jugera pouvoir convenablement exercer en rapport avec ses affaires ou de nature, directement ou indirectement, à augmenter la valeur ou rendre profitable aucune des propriétés ou des droits de la compagnie;

(k) S'associer, conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer et de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds, garantir les contrats ou autrement aider telle personne ou compagnie; prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie, et les vendre, détenir, réemettre avec ou sans garantie ou autrement en disposer;

(l) Conclure des arrangements avec aucun gouvernement, autorité municipale, locale ou autre qui seront de nature à atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités tous les permis, privilèges, concessions que la compagnie jugera convenable d'obtenir, et exécuter, exercer et se conformer à tous tels arrangements, droits, privilèges et concessions;

(m) Etablir, supporter, aider à la formation et supporter des associations, institutions, fonds, fidéicommiss et choses de nature à profiter aux employés et ex-employés de la compagnie (ou de ses prédécesseurs en affaires), ou les personnes leur étant apparentées ou en dépendant; octroyer des pensions et gratuités, faire des paiements pour assurance, souscrire et garantir des fonds pour des objets charitables ou de prévoyance, pour aucune exposition ou pour aucun objet public, général ou utile;

(n) Promouvoir toute compagnie ou compagnies dans le but d'acquérir toutes ou aucunes des propriétés et engagements de la compagnie ou pour aucune autre fin qui semblera de nature à profiter directement ou indirectement à la compagnie;

(o) Acheter, prendre à bail ou en échange, louer ou autrement acquérir toute propriété mobilière ou immobilière, droits ou privilèges que la compagnie jugera nécessaires ou utiles aux fins de ses affaires et en particulier des machineries, outillage et fonds de commerce;

(p) Placer et disposer des fonds de la compagnie non immédiatement requis en telles valeurs et de telle manière qui pourra en être déterminée de temps en temps;

(q) Rémunérer aucune personne ou compagnie pour services rendus ou à rendre en plaçant ou en assistant à placer, ou en garantissant le placement des actions, du capital-actions, obligations, débiteures ou autres valeurs de la compagnie, ou en rapport avec la formation ou la promotion de la compagnie ou la conduite de ses affaires;

(r) Vendre ou disposer d'aucune partie de l'entreprise et des biens de la compagnie, comme une industrie active ou autrement, pour telle compensation que la compagnie jugera convenable, et en particulier pour des actions, débiteures ou valeurs d'aucune autre compagnie ayant, en tout ou en partie, des objets similaires à ceux de cette compagnie;

(s) Vendre, améliorer, gérer, développer, échanger, louer, disposer, faire valoir ou autrement trafiquer de tout ou partie des biens et droits de la compagnie;

(t) Faire tout ou aucune des choses susdites comme principaux, agents, entrepreneurs ou autrement par l'entremise de fidéicommissaires, agents ou autrement, seuls ou conjointement avec d'autres;

(u) Se consolider, s'amalgamer avec aucune autre compagnie ayant des objets semblables ou en partie semblables à ceux de cette compagnie;

(v) Distribuer, en nature, parmi les actionnaires de la compagnie, toute propriété de la compagnie et en particulier les actions, obligations, débiteures, ou valeurs d'aucunes autres compagnies appartenant à la compagnie;

(w) Faire toutes autres choses que la compagnie jugera nécessaires ou utiles pour l'exécution des objets ci-dessus ou aucun d'eux;

(x) L'interprétation des pouvoirs octroyés dans aucun paragraphe des présentes ne sera ni limitée ni res-

treinte par induction ou déduction des termes de tout autre paragraphe ou par induction ou déduction du nom de la compagnie.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous la raison sociale de "Westmount City Dairies, Limited," avec un capital-actions de cent mille dollars, divisé en 2,000 actions de cinquante dollars chacune, et dont le principal siège d'affaires sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

38-2

### Sevlins, Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 1er jour de mars 1917, constituant en corporation Samuel Gerald Tritt, Saul Tritt et John Whelan, avocats, Nicholas Swan et Alexander Seay, comptables, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Acquérir et prendre comme une industrie active l'industrie actuellement exercée par David Shapiro, de la cité et du district de Montréal, marchand, sous les nom et raison sociale de "Sevlins" et tous les biens et engagements de la dite industrie, les payer en actions libérées et non sujettes à appel de la compagnie ;

(b) Exercer toutes ou aucune des industries de marchands de soie, tisseurs de soie, filateurs de coton, fabricant de drap, fourreurs, merciers, bonnetiers, manufacturiers, importateurs, négociants en gros et détail de tissus de tous genres, fabricants de bottes et chaussures, manufacturiers, importateurs, négociants en gros et détail d'articles en cuir, meubles de maison, quincaillerie, articles tournés et autres fournitures et ustensiles de ménage, ornements, papeterie, articles de fantaisie, négociants en approvisionnements, drogues, produits chimiques et autres articles et commodités d'usage et de consommation personnelle, de ménage et généralement de toutes marchandises manufacturées, matériaux, approvisionnements et produits ;

(c) Exercer toute industrie, manufacturière ou autre, que la compagnie croira capable d'être convenablement exercée en rapport avec son commerce, ou censée augmenter directement ou indirectement la valeur des biens ou droits de la compagnie, ou les rendre profitables ;

(d) Acquérir et assumer, tout ou partie des affaires, biens ou engagements d'aucune personne ou compagnie exerçant une industrie que la compagnie est autorisée d'exercer ou possédant des biens convenant aux fins de la compagnie ;

(e) Demander, acheter ou autrement acquérir tous brevets, brevets d'invention, licences, concessions et choses de même nature conférant un droit exclusif ou non exclusif ou limité d'utiliser tout secret ou autre information concernant toute invention qui paraîtra capable d'être utilisée pour aucune des fins de la compagnie ou dont l'acquisition sera jugée propre à profiter directement ou indirectement à la compagnie, et utiliser, exercer, disposer ou permettre l'usage ou autrement faire valoir la propriété, les droits ou renseignements ainsi acquis ;

(f) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que cette compagnie est autorisée à exercer ou entreprendre ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie : prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie, et les vendre, détenir, réemettre avec ou sans garantie ou autrement en disposer ;

(g) Prendre ou autrement acquérir et détenir des actions d'aucune autre compagnie ayant des objets en tout ou en partie similaires à ceux de cette compagnie ou une industrie pouvant être directement ou indirectement,

conduite avantageusement pour cette compagnie ;

(h) Généralement acheter, prendre à bail ou en échange, louer ou autrement acquérir toute propriété mobilière, droits, privilèges que la compagnie jugera nécessaires ou utiles pour les fins de la compagnie ;

(i) Tirer, faire, accepter, endosser, exécuter, émettre des billets promissoires, lettres de change, connaissements, mandats et autres instruments négociables ou transférables ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Sevlins, Limited," avec un capital-actions de quarante-neuf mille dollars, divisé en 490 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 5e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

38-2

### General Film Company (Canada), Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 2e jour de mars 1917, constituant en corporation Thomas Allan Hubley, gérant, George Thomas Porter, comptable, Howard Salter Ross et Eugène Réal Angers, avocats, et Antoinette Defoy Lamarre, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer, produire, acheter, vendre, louer, exploiter, trafiquer de films pour théâtres de vues animées, dévidoirs pour films, et films de tous genres employés dans la production de vues animées ;

(b) Manufacturer, acheter, vendre, louer et trafiquer de machines pour vues animées et d'appareils de tous genres requis pour la production et la mise en œuvre des vues animées ;

(c) Acheter, posséder, louer, exploiter des théâtres de tous genres, y compris les théâtres de vues animées, et dans tels théâtres donner tous genres de représentations théâtrales, représentations de vaudevilles, exposition de vues animées et vendre, sous-louer et autrement disposer de tels théâtres ;

(d) Acquérir comme une industrie active l'industrie actuellement exercée au Canada par la compagnie dite la "General Film Company (Canada) Limited," of Portland, Maine, dans les Etats-Unis d'Amérique, et payer pour icelle en répartissant à la dite "General Film Company (Canada) Limited," des actions libérées et non sujettes à appel du capital-actions de la compagnie, qu'elles soient souscrites ou non, acquérir tout ou partie de l'achalandage, droits, propriété, biens, actions du capital-actions, obligations et débentures d'autres corporations, y compris toute option, concession ou choses de même nature d'aucun individu, maison, société ou corporation, les payer totalement ou partiellement en espèces, obligations ou valeurs, ou émettre et répartir en paiement total ou partiel des actions libérées et non-sujettes à appel du capital-actions de la compagnie, qu'elles soient souscrites ou non ;

(e) Demander, acheter ou autrement acquérir des brevets, permis, concessions et choses de même nature conférant le droit exclusif, non-exclusif ou limité de les employer, ou aucun secret ou autre information concernant une invention ou procédé, faire valoir, vendre, louer ou autrement disposer de tels brevets, licences ou concessions ;

(f) Détenir, acheter ou autrement acquérir, vendre, céder, transférer ou autrement disposer d'actions du capital-actions, d'obligations, débentures ou autres preuves de dettes créées par d'autres compagnies ;

(g) Acquérir et détenir, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, vendre ou autrement disposer du stock, actions, valeurs, ou entreprises d'aucune autre compagnie ayant pour un de ses objets l'exercice d'aucun des pouvoirs de la compagnie ou transférer ses biens ou entreprises, ou s'amalgamer avec aucune telle compagnie ou compagnies ;

(h) Garantir le paiement des dividendes ou intérêts de toutes actions, stocks, débentures ou autres valeurs



émises par, ou tout autre contrat ou engagement d'aucune compagnie quand cela sera à propos ou nécessaire pour les affaires de la compagnie, garantir les contrats d'aucune personne, maison ou corporation en rapport avec la compagnie ;

(2) Vendre ou autrement disposer de tout ou partie de la propriété, biens, droits, entreprises ou achalandage de la compagnie et accepter en paiement pour iceux tout ou partie des espèces, obligations, stock ou autres valeurs d'aucune corporation ou compagnie ;

(j) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie, exerçant ou se proposant d'exercer dans une industrie que la présente compagnie est autorisée à exercer ou capable d'être conduite de façon à profiter directement ou indirectement à la compagnie ;

(k) Faire enregistrer, licencier ou autrement reconnaître la compagnie en tous pays étrangers, y désigner des personnes comme fondés de pouvoirs ou représentants de la compagnie avec pouvoirs de représenter la compagnie en toutes matières suivant les lois, de telles contrées étrangères et d'accepter pour et au nom de cette compagnie la signification d'aucune procédure ou poursuite ;

(l) Distribuer parmi ses membres en espèces ou autrement, comme il en sera décidé, tous biens de la compagnie et particulièrement les actions, obligations, débiteurs ou autres valeurs d'aucune autre compagnie qui pourra prendre tout ou partie des biens ou engagements de cette compagnie ;

(m) Exercer toute autre industrie, manufacturière ou autre, que la compagnie croira pouvoir exercer convenablement en rapport avec ce qui précède ou que la compagnie jugera de nature à augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ;

(n) L'industrie ou le but de la compagnie est de faire de temps à autre l'un ou plusieurs des actes et choses énoncées dans la présente charte, et tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera limité ni restreint par induction ou déduction des termes d'aucun autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "General Film Company (Canada), Limited," avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 6ième jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

38-2

### Angus Power Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 1er jour de mars 1917, constituant en corporation Errol Languedoc, conseil du Roi, Jean Pierre Charbonneau et Ralph Erskin Allan, avocats, William Taylor, gérant, et Bruce Stuart Combrie, secrétaire, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie d'ingénieurs électriciens, mécaniciens, manufacturiers, travailleurs et négociants en électricité, force motrice, chauffage et éclairage et de toute industrie dans laquelle l'électricité ou aucune force semblable ou autre sera ou pourra être utile, appropriée ou ornementale, ou toute autre industrie de même nature, manufacturer, produire comme principaux ou agents, commercer et disposer de tout article appartenant à telle industrie, de tout appareils, accessoires et choses employés en rapport avec icelle ou avec toutes inventions ou brevets ; produire et accumuler de l'électricité, de la forme motrice électrique ou aucune énergie similaire ou autre, les fournir pour la production, transmission ou l'emploi du pouvoir pour des fins d'éclairage, chauffage ou de force motrice ou autrement comme il en sera jugé opportun, éclairer des

rues, places et bâtiments privés ou publics au moyen de l'électricité ou autrement ou les mettre en état d'être éclairés ; construire, maintenir, exploiter des usines pour la fourniture et la distribution de l'électricité pour la lumière, la chaleur et la force motrice ; exercer l'industrie de fournisseurs de lumière, chaleur et force motrice ; voituriers de passagers et marchandises par terre et par eau dans toutes leurs spécialités, acquérir par achat ou autrement, maintenir, équiper, exploiter, bâtir des chemins de fer urbains et autres mûs par l'électricité ou autrement, employer, manufacturer, exploiter, équiper des téléphones, télégraphes, phonographes, et autres appareils électriques actuellement connus ou qui peuvent être inventés plus tard, y compris tous fils métalliques ou appareils pour relier à des distances des appareils électriques avec d'autres appareils électriques y compris la formation d'échanges ou centres électriques ; acquérir par achat ou autrement et employer, exploiter, équiper, des voies souterraines, conduites, obtenir, accepter, et utiliser tous permis ainsi que toutes franchises municipales ou autres ; acheter ou autrement acquérir, vendre, exploiter ou autrement disposer de terres, pouvoirs hydrauliques, fournitures, équipement pour pouvoirs ou travaux hydrauliques ;

(b) Améliorer et développer des rivières et des lacs, construire et maintenir des réservoirs, canaux, barrages, quais, estacades et autres travaux et équipements de tous genres ;

(c) Acheter, louer ou autrement acquérir des biens fonciers, terres, locations, droits de surface, limites forestières, terres boisées et terres à bois, lots de grève, droits de rivière, du gouvernement, municipaux ou autres droits, privilèges, franchises, servitudes et permis de toute nature, les vendre, en disposer, échanger ou autrement en trafiquer ;

(d) Construire, acheter ou autrement acquérir des bateaux à vapeur, chalands, remorqueurs et tout autre genre de bateaux pour la navigation intérieure ou océanique, les employer ou exploiter ;

(e) Construire, acheter, louer ou autrement acquérir des bassins, jetées, môles, quais, entrepôts, élévateurs ou autres bâtiments ou travaux capables d'être utilisés en rapport avec les affaires de la compagnie ;

(f) Construire et exploiter pour les fins de la compagnie, sur les terres possédées ou contrôlées par la compagnie, des voies de garage de tramways et de chemins de fer ;

(g) Acquérir par achat, location ou autrement et utiliser et développer des pouvoirs d'eau et autres pouvoirs pour la production du pouvoir électrique, pneumatique ou autre, construire et exploiter des usines pour la production de tels pouvoirs ;

(h) Construire, maintenir des poteaux, lignes, lignes de transmission, lignes de téléphone et télégraphe pour la distribution du pouvoir et pour les fins générales des affaires de la compagnie ;

(i) Construire, poser, fixer et exercer tous les câbles, fils métalliques, lignes, accumulateurs, lampes et travaux, appareils et accessoires nécessaires, sujet aux règlements locaux et municipaux ;

(j) Acquérir tout ou partie de l'achalandage, droits, propriété et biens, y compris toute option, concession ou choses de même nature de tout individu, maison, association ou corporation, et les payer, totalement ou partiellement en espèces ou obligations, ou les payer totalement ou partiellement par l'émission et la répartition d'actions libérées, non sujettes à appel, du capital actions de la compagnie qu'elles soient souscrites ou non ;

(k) Vendre ou autrement disposer de tout ou partie de la propriété, biens, droits, entreprise ou achalandage de la compagnie et accepter totalement ou partiellement des espèces, stock, obligations ou autres valeurs d'aucune corporation ou compagnie en paiement d'iceux ;

(l) Demander, acheter ou autrement acquérir tous brevets, licences, concessions et choses de même nature conférant des droits limités, exclusifs ou non exclusifs d'utiliser aucun secret ou autre information concernant une invention ou un procédé et faire valoir, vendre, louer, ou autrement disposer de tels brevets, licences ou concessions ;

(m) Acquérir, détenir, notwithstanding les dispositions de l'article 44 de la dite loi, vendre ou autrement disposer

du stock, actions, valeurs ou entreprises d'aucune autre compagnie ayant pour un de ses objets l'exercice d'aucun des pouvoirs de la compagnie, transférer son entreprise ou ses biens ou s'amalgamer avec aucune telle compagnie ;

(n) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou se proposant d'exercer une industrie que cette compagnie est autorisée à exercer ou pouvant être conduite de façon à profiter directement ou indirectement à la compagnie ;

(o) Acquérir par achat ou autrement, détenir, vendre et disposer des affaires, biens, achalandage, stock, actions ou valeurs d'aucune compagnie ou corporation, faire généralement tous les actes, exercer tous les pouvoirs et conduire toute industrie se rapportant à l'accomplissement normal des objets pour lesquels la compagnie est incorporée.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Angus Power Company, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 5e jour de mars 1917

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

38-2

#### The C. E. McKen Shoe Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 3e jour de mars 1917, constituant en corporation Alice Maud Beardsell McKen, femme mariée, et Charles Edward McKen, agent, tous deux de la cité de Vancouver, dans la province de la Colombie-Britannique ; William Wright Ingledew, de Kerrisdale, dans la dite province de la Colombie-Britannique, marchand, Eva Milne, de la ville de Saint-Lambert, dans la province de Québec, femme mariée, et Theresa Stuart, de la cité de Montréal, dans la dite province de Québec, fille majeure, pour les fins suivantes :—

(a) Acquérir l'industrie et l'achalandage d'Alice Maud Beardsell McKen (ci-dessus nommée), de la cité de Vancouver, Colombie-Britannique, marchande de chaussures, exerçant son industrie sous les nom et raison sociale de "The C. E. McKen Shoe Company", et prendre la totalité de la dite industrie et des biens comme une industrie active, y compris les contrats, ordres pour marchandises, marques de fabrique, comptes débiteurs et biens fonciers situés dans la province de la Colombie-Britannique possédés par la dite maison ou la dite Alice Maud Beardsell McKen, mais y compris et sujet à tous les engagements de la dite maison, et en compensation d'iceux allouer à la dite Alice Maud Beardsell McKen des actions du capital-actions de la compagnie complètement libérées et non sujettes à appel ;

(b) Exercer l'industrie de fabricants et marchands de chaussures de cuir, fournitures pour chaussures, peaux vertes, peaux et cuirs de toutes espèces, fabricants et marchands de malles, sacs de voyage, articles en gutta-percha et tous articles dans lesquels le caoutchouc et la gutta-percha sont des parties constitutives et les divers matériaux entrant dans la fabrication de tels articles ;

(c) Manufacturer, acheter, vendre, importer, exporter de et vers tous pays, toutes espèces d'articles, effets et marchandises domestiques et étrangers, pouvant être requis pour les fins d'aucune des dites industries ou communément fournis ou disposés par les personnes engagées dans aucune des dites industries ou qui semblent de nature à pouvoir être disposés avantageusement par aucune des dites industries ;

(d) Exercer aucune autre industrie pouvant être directement ou indirectement de nature à augmenter la valeur des droits ou de la propriété de la compagnie ;

(e) Agir comme agents pour toute compagnie, association ou personne exerçant une industrie semblable ;

(f) Vendre, louer, développer, disposer ou autrement trafiquer des entreprises ci-dessus, de tout ou d'aucune partie de la propriété foncière ou personnelle de la dite compagnie, à tels termes et conditions que les directeurs jugeront convenables, avec le pouvoir d'accepter comme compensation des actions, stocks, engagements ou des intérêts dans aucune compagnie engagée dans une industrie semblable ;

(g) Acheter, louer ou autrement acquérir, détenir, posséder, employer, exploiter, introduire, vendre, céder, transporter toutes marques, secrets, procédés, marques de commerce, inventions, perfectionnements et procédés employés en rapport avec, ou garantis par lettres patentes ou autrement, du Canada ou d'aucun autre pays, se reliant à aucune des dites industries, employer, exercer, développer, octroyer des permis ou autrement faire valoir telles marques de fabrique, lettres patentes, concessions, procédés et choses de mêmes nature, et toutes telles propriétés, droits et informations ainsi acquis, que la dite corporation jugera de nature à réaliser, directement ou indirectement des bénéfices en rapport avec aucune des industries devant être acquises ou exercées par la dite compagnie ;

(h) Tirer, faire, accepter, endosser, exécuter et émettre des billets promissoires, lettres de change, connaissements, mandats et autres instruments négociables ou transférables ;

(i) L'industrie et le but de la compagnie est de faire de temps à autre un ou plusieurs des actes et choses mentionnés dans les présentes, étant nécessaires, convenables, utiles ou favorables à leur réalisation ;

(j) Il est, par la présente, déclaré que l'intention est que les objets spécifiés dans chacun des paragraphes ne sera nullement restreinte ou limitée par induction ou déduction des termes d'aucun autre paragraphe ou du nom de la compagnie.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The C. E. McKen Shoe Company, Limited," avec un capital-actions de quarante-huit mille dollars, divisé en 48,000 actions de un dollar chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 6e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

38-2

#### Kenabeek Consolidated Silver Mines, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 2e jour de mars 1917, constituant en corporation Richard Tuson Heneker et Henry Noël Chauvin, tous deux conseil du Roi, et Harold Earle Walker et John Noël Beauchamp avocats, et Hugh Wylie, comptable de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Prospector, ouvrir, explorer, développer, exploiter, améliorer, maintenir et gérer des mines d'or, d'argent, de cuivre, nickel, charbon, fer, plomb et autres mines, carrières, gisements et autres propriétés métallifères, creuser, draguer, élever, bocarder, liver, fondre, calciner, essayer, analyser, réduire, amalgamer et autrement traiter des minerais, métaux et substances minérales de toutes espèces, qu'ils appartiennent ou non à la compagnie, les rendre convenables pour le marché et autrement en disposer en tout ou en partie, ou d'aucun intérêt s'y rapportant, et exercer l'industrie d'une compagnie manufacturière, minière, de réduction, de développement et de fonderie ;

(b) Acquérir par achat, bail, concession, licence, échange ou autre titre légal, des mines, terrains miniers, servitudes, propriétés minières ou tout intérêt s'y rapportant, minéraux, minerais, claims miniers, options, pouvoirs, privilèges, droits de prise d'eau et autres, droits de brevets, procédés et appareils mécaniques ou autres et définitivement ou conditionnellement, seuls ou conjointement avec d'autres, comme principaux, agents, entrepreneurs ou autrement, les louer, mettre sous



licence, vendre, disposer ou autrement trafiquer de tout ou d'aucune partie d'iceux ou d'aucun intérêt s'y rapportant ;

(c) Acquérir et prendre comme une industrie active les propriétés minières et l'industrie minière exercée par la "Kenabeek Silver Mines, Limited, dans le canton d'Auld, dans le district de Temiscaming, dans la province d'Ontario, y compris son achanladage, entreprises, biens, outillage, machinerie, meubles de bureau, comptes débiteurs et autres dettes, permis, licences, fonds de commerce, instruments, minerais et autres biens mobiliers ou immobiliers appartenant à la dite compagnie et employés en rapport avec son industrie minière, assumer, payer, satisfaire, décharger, remplir des dettes, passif, contrats, engagements et payer pour la dite propriété et biens avec l'émission d'actions complètement libérées et non sujettes à appel de la compagnie incorporée par les présentes comme il pourra en être convenu par les directeurs de la compagnie, et dans le but d'exercer les pouvoirs ci-dessus, adopter, accepter, exercer et exécuter un arrangement daté du 20ième jour de février 1917, fait entre la dite "Kenabeek Silver Mines, Limited," d'une part, et George Pyke agissant comme agent pour cette compagnie antérieurement à son incorporation, d'autre part, par lequel le dit George Pyke s'est porté garant que cette compagnie, après son incorporation, adoptera le dit arrangement et achètera de la Kenabeek Silver Mines, Limited, tous ses biens et propriétés pour des actions libérées et non sujettes à appel du capital-actions de la compagnie et remplira de toutes façons les conventions du dit George Pyke contenues dans le dit arrangement ;

(d) Construire, maintenir, modifier, faire, exploiter, sur les propriétés de la compagnie ou sur les propriétés contrôlées par la compagnie, des lignes de télégraphie et de téléphone, réservoirs, barrages, flumes, cours d'eau, chutes d'eau, aqueducs, puits, routes, quais, jetées, édifices, ateliers, fonderies, affineries, dragues, hauts fourneaux, moulins et autres usines, machineries, installations et accessoires électriques de toute description, et acheter, vendre, fabriquer, faire le commerce de toutes espèces de marchandises, articles, instruments, produits alimentaires, meubles et effets requis par la compagnie, ses ouvriers ou serviteurs ;

(e) Construire, acquérir par location, achat ou autrement, exploiter, maintenir des entreprises, des installations, machineries, usines et leurs accessoires pour la production de la vapeur, l'électricité, l'énergie pneumatique, hydraulique ou autre pouvoir, ainsi que des lignes de fils, des poteaux, tunnels, conduites, usines et leurs accessoires pour l'emmagasinage, livraison et transmission, au-dessous ou au-dessus du sol de la vapeur, et de l'électricité, de la force pneumatique, hydraulique ou autre pouvoir, pour aucunes fins pour lesquelles ils peuvent être employés ; faire des contrats avec aucune compagnie ou personne à tels termes qui pourront être convenus pour raccorder les lignes de fils, les poteaux, tunnels, conduites, usines et leurs accessoires, de la compagnie à ceux d'aucune telle compagnie ou personnes, et exercer généralement l'industrie de la production et transmission de la vapeur, de l'électricité, de la force pneumatique, hydraulique ou autre pouvoir ou force ; acquérir par location, achat ou autrement de la vapeur, de l'électricité, de la force pneumatique, hydraulique ou autre pouvoir ou force, et les utiliser, vendre, louer ou autrement en disposer, ainsi que de tout pouvoir et force produits par la compagnie ; pourvu cependant qu'aucune vente, distribution, ou transmission du pouvoir électrique, pneumatique, hydraulique ou autre pouvoir ou force au delà des terrains de la compagnie soient soumises aux règlements locaux et municipaux ;

(f) Prendre, acquérir, détenir comme compensation de minerais, métaux ou minéraux vendus ou autrement disposés ou pour marchandises fournies, travaux faits par contrat ou autrement, des actions, débentures, obligations ou autres valeurs d'aucune autre compagnie ayant des objets similaires à ceux de la compagnie et acheter, détenir et disposer du stock nonobstant l'article 44 de la *Loi des compagnies* ;

(g) Exercer l'industrie de manufacturier et négociants en billes, bois de service et de charpente, laine, métaux et de tous articles dans la fabrication desquels entrent le bois et les métaux, et les produits naturels

de toute nature et leurs sous-produits, exercer l'industrie d'un négociant en marchandise ;

(h) Bâtir, développer, cultiver, affermer, peupler et autrement améliorer et utiliser les terres de la compagnie, et les utiliser, vendre, améliorer et autrement disposer ; et aider, assister au moyen de boni, avances de fonds ou autrement, avec ou sans garantie, les colons ou les personnes ayant l'intention de s'établir sur les terres appartenant ou vendues par la compagnie, ou situées dans le voisinage de telles terres et généralement promouvoir la colonisation de telles terres ;

(i) Acheter ou autrement acquérir, et assumer totalement ou partiellement l'actif, le commerce, propriété, privilèges, contrats, droits, obligations et passif d'aucune personne, maison ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer ou toute industrie semblable ou en possession de propriété convenant aux objets de la compagnie ;

(j) Exercer toute autre industrie, manufacturière ou autre, qui pourrait paraître convenable à la compagnie d'exercer en rapport avec son commerce ou ses objets ;

(k) Lever ou assister en levant des fonds pour aider par voie de boni, prêts, promesse, endossement, garantie ou autrement, toute corporation dans le capital-actions de laquelle la compagnie détient des actions ou avec laquelle elle peut avoir des relations d'affaires ; agir comme employé, agent, ou gérant pour aucune telle corporation, garantir l'exécution des contrats par aucune telle corporation ou par aucune personne ou personnes avec lesquelles la compagnie peut avoir des relations d'affaires ;

(l) Demander, acheter ou autrement acquérir toutes patentes, licences, concessions et autres droits et privilèges spéciaux conférant un droit exclusif ou non exclusif ou limité d'utiliser, ou tout secret ou autre renseignement qu'il se rapporte à l'exercice d'aucune industrie ou commerce en particulier ou à l'usage d'aucune invention ou procédé ou à la production, préparation, fabrication ou vente d'aucun article particulier qui sembleront capables d'être utilisés pour toutes les fins de la compagnie ou dont l'acquisition sera censée profiter à la compagnie, directement ou indirectement, et utiliser, exercer, développer ou accorder des licences ou des monopoles à leur sujet ou autrement faire valoir les biens, droits ou renseignements ainsi acquis, les acquérir ou les céder pour un certain nombre d'années ou à perpétuité ou autrement ;

(m) Se joindre, se consolider ou s'amalgamer avec aucune personne, société, compagnie ou corporation exerçant une industrie similaire, payer ou recevoir le prix convenu en espèces ou en actions libérées et non cotables, obligations, débentures ou autres valeurs ou garanties de la compagnie ;

(n) Développer ou aider au développement d'aucune société auxiliaire ou alliée exerçant une industrie de même nature ou se rapprochant de celle de cette compagnie et en devenir actionnaires ;

(o) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée, maintenant ou plus tard, dans aucune industrie ou transaction que cette compagnie est autorisée d'exercer ou de s'engager ;

(p) Vendre, louer ou autrement disposer de tout ou partie de la propriété et des biens de la compagnie, pour telle considération que la compagnie jugera à propos, y compris des actions débentures ou valeurs d'aucune compagnie ayant des objets semblables ;

(q) Emettre et répartir comme actions libérées de la compagnie constituée par les présentes, le nombre et la proportion d'actions de la compagnie, exemptes de tout appel, nécessaires pour payer totalement ou partiellement les propriétés mobilières ou immobilières, terrains miniers, droits miniers, mines, droits, affaires, franchises, privilèges, baux, permis, patentes, concessions, contrats et matériaux de tous genres, baux, stocks, obligations et débentures que la compagnie peut également acquérir, ou autre propriété mobilière ou immobilière ou droits que la compagnie peut légalement acquérir en vertu des présentes et aussi en paiement de réclamations "bona fide" d'entrepreneurs, ingénieurs ou autres personnes ayant contre la compagnie des récla-

mations pour travaux faits ou, avec l'approbation des actionnaires, pour services rendus et aussi pour tous frais, charges et dépenses préliminaires ou incidentes encourus en rapport avec la promotion, l'organisation, la formation, l'établissement, l'enregistrement et l'incorporation de la compagnie;

(r) Exécuter tous actes, exercer tous pouvoirs, faire toutes les affaires utiles pour pouvoir atteindre les objets pour lesquels cette compagnie est constituée et nécessaires pour mettre la compagnie à même de conduire avantageusement son entreprise;

(s) Faire toutes ou aucune des choses ci-dessus en Canada et ailleurs comme principaux, agents ou fondés de pouvoirs;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Kenabec Consolidated Silver Mines, Limited," avec un capital actions de deux millions de dollars, divisé en 2,000,000 d'actions d'un dollar chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 5e jour de mars 1917.

THOMAS MULVEY,

38-2 Sous-secrétaire d'Etat.

### Ocean and Inland Transportation Company, Limited.

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6e jour de mars 1917, constituant en corporation Walter Robert Lorimer Shanks, avocat, Francis George Bush, teneur de livres, George Robert Brennan et Alexander Gordon Yeoman, sténographes, et Herbert William Jackson, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—

(a) Construire, faire des contrats, prendre, travailler, gérer, vendre, échanger, affecter, modifier, meubler, équiper, réparer, maintenir, améliorer, prendre ou donner en location, charger à commission ou autrement acquérir, disposer et trafiquer de bateaux, vaisseaux, remorqueurs, chalands, allèges, charbon, bois, machines à vapeur, chaudières, palans, machinerie et tels autres articles entrant dans la construction et l'équipement des bateaux, vaisseaux, remorqueurs, chalands, et allèges; exercer toutes ou aucune des industries de propriétaires de bateaux, remorqueurs, allèges et chalands, expéditeurs, gardiens de quai, entreposeurs, magasiniers, propriétaires d'entrepôts de douane, propriétaires de quais et bassins, voituriers, agents maritimes et de fret, agents généraux, agents expéditeurs, et aucune autre industrie se rattachant aux bateaux ou à la navigation, ou au transport et charroyage par eau ou par rail des passagers, produits, marchandises ou effets; rendre des services de sauvetage ou de remorquage;

(b) Agir comme agents pour les propriétaires de bateaux à vapeur, et les expéditeurs, comme courtiers maritimes et agents pour placer ou procurer des assurances maritimes, contre le feu ou autres sur des effets et autres propriétés possédées ou contrôlées par la compagnie;

(c) Exercer toute autre industrie manufacturière ou autre que la compagnie jugera pouvoir convenablement exercer en rapport avec ses affaires ou de nature, directement ou indirectement, à augmenter ou rendre profitable aucune des propriétés ou des droits de la compagnie;

(d) Placer et disposer de temps à autre des fonds de la compagnie non immédiatement requis pour les fins de la compagnie, comme la compagnie est légalement autorisée à le faire, et prêter des fonds, garantir les contrats ou engagements, se porter garants, et financièrement aider toute personne, maisons, compagnie ou corporation exerçant une industrie semblable à celle que la compagnie est autorisée d'exercer par les présentes;

(e) Acheter ou autrement acquérir aucunes actions ou intérêts dans, ou tout ou partie de l'industrie, achalandage et biens de toute personne, maison ou compagnie

exerçant une industrie se rattachant aux objets de cette compagnie et assumer tout ou partie des engagements ou obligations de telle personne, maison ou compagnie; exercer, conduire, liquider toute industrie ainsi acquise; faire et exécuter tout contrat ou arrangement avec aucune telle personne, maison ou compagnie susdite concernant l'amalgamation, le travail en commun, la coopération, la division des bénéfices, l'assistance mutuelle ou autrement et accepter en matière de compensation pour tout tel contrat ou arrangement des actions, débetures ou valeurs d'aucune compagnie semblable;

(f) Payer de telle manière qui sera jugée opportune et en particulier par l'émission d'actions ou valeurs de la compagnie toute propriété ou biens acquis par la compagnie ou, avec l'approbation des actionnaires, pour tous services rendus à la compagnie;

(g) Vendre, louer ou autrement disposer de l'industrie, des propriétés et des entreprises de la compagnie, ou d'une partie d'iceux, pour telle compensation que la compagnie jugera convenable et en particulier pour des actions, obligations, débetures ou autres valeurs d'aucune autre compagnie ayant des objets en tout ou en partie similaires à ceux de cette compagnie;

(h) Distribuer entre les actionnaires de la compagnie en nature, toute propriété de la compagnie, et en particulier les actions, débetures ou valeurs d'autres compagnies appartenant à la compagnie ou desquelles la compagnie peut avoir le pouvoir de disposer;

(i) Les pouvoirs d'aucun paragraphe ci-dessus ne seront en rien limités ou restreints par induction ou déduction des termes d'aucun autre paragraphe.

(j) Faire telles autres choses jugées nécessaires ou utiles pour l'exécution des objets qui précèdent.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Ocean and Inland Transportation Company Limited," avec un capital-actions de quarante mille dollars, divisé en 400 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de mars 1917.

THOMAS MULVEY,

38-2 Sous-secrétaire d'Etat.

### Buckingham Abattoirs Company, Limited.

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6e jour de mars 1917, constituant en corporation Robert John Cameron et Joseph Champagne, marchands, Joseph Herbert Cameron, entrepreneur, John Murphy, agent, et James Talbot, avocat, tous de la ville de Buckingham, dans la province de Québec, pour les fins suivantes:—

(a) Acquérir par achat, location ou autrement et exploiter, maintenir, exercer l'industrie de propriétaires d'entrepôts, ateliers, évalueurs, réfrigérateurs, édifices et magasins de tous genres et descriptions pour le soin, la garde, fabrication, nettoyage, emmagasinage d'effets, articles et marchandises; acquérir, exploiter, maintenir des réfrigérateurs et des machines frigorifiques, des abattoirs, transporter et livrer des articles, effets et marchandises;

(b) Faire des prêts sur des effets, articles et marchandises emmagasinés ou détenus d'aucune manière par la compagnie et émettre des reçus d'entrepôts et des mandats;

(c) Exercer toute autre industrie, manufacturière ou autre, que la compagnie jugera pouvoir convenablement exercer en rapport avec son industrie ou qui semblera directement ou indirectement de nature à augmenter ou rendre profitable aucune des propriétés ou droits de la compagnie;

(d) Acquérir ou assumer tout ou partie des affaires, propriété et engagements de toute personne ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer ou possédant des biens convenant aux fins de cette compagnie;



(e) Demander, acheter ou autrement acquérir, tous brevets, licences, concessions et choses de même nature, conférant un droit exclusif ou non exclusif ou limité d'utiliser tout secret ou autre information concernant toute invention qui paraîtra capable d'être utilisée pour aucune des fins de la compagnie, ou dont l'acquisition sera jugée propre à profiter directement ou indirectement à la compagnie ; et utiliser, exercer, développer, ou permettre l'usage ou autrement faire valoir la propriété, droits, ou renseignements ainsi acquis ;

(f) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à exercer ou entreprendre toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds, garantir les contrats ou autrement aider telle personne ou compagnie, prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie, et les vendre, détenir, réémettre avec ou sans garantie ou autrement en disposer ;

(g) Prendre ou autrement acquérir et détenir des actions d'aucune autre compagnie ayant en tout ou en partie des objets semblables à ceux de cette compagnie ou exerçant une industrie capable d'être directement ou indirectement, conduite avantageusement pour la compagnie ;

(h) Promouvoir aucune compagnie ou compagnies en vue d'acquérir toutes ou aucune des propriétés ou engagements de la compagnie, directement ou indirectement ;

(i) Acheter, louer, échanger ou autrement acquérir, aucune propriété foncière ou personnelle, droits ou privilèges nécessaires aux fins des affaires de la compagnie et en particulier toute machineries, outillage et fonds de commerce ;

(j) Construire, améliorer, maintenir, travailler, gérer, exploiter ou contrôler tous chemins, routes, embranchements et voies de garage, ponts, élévateurs, réservoirs, cours d'eau, quais, manufactures, entrepôts, usines électriques, ateliers, magasins et autres travaux et commodités, directement ou indirectement, de nature à promouvoir les intérêts de la compagnie, contribuer, subventionner et autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation, gestion ou contrôle ;

(k) Prêter des fonds aux clients ou autres ayant des relations avec la compagnie, garantir l'exécution des contrats par toutes telles personnes ;

(l) Tirer, faire, accepter, endosser, exécuter, émettre des billets à ordre, lettres de change, connaissances, mandats et autres instruments négociables et transférables ;

(m) Vendre ou disposer de tout ou partie de l'entreprise de la compagnie pour telle compensation que la compagnie jugera convenable, et en particulier pour des actions, débentures, valeurs d'aucune autre compagnie ayant en tout ou en partie des objets semblables à ceux de cette compagnie ;

(n) Vendre, améliorer, gérer, développer, échanger, louer, disposer, faire valoir ou autrement trafiquer de tout ou partie des biens et droits de la compagnie ;

(o) Faire toutes ou aucune des choses ci-dessus comme principaux, agents, entrepreneurs ou autrement seuls ou conjointement avec d'autres ;

(p) Faire toutes choses utiles ou nécessaires pour atteindre les objets ci-dessus.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Buckingham Abattoirs Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 50,000 actions d'un dollar chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville de Buckingham, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

38-2

### AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétaire d'Etat du Canada.*

Ottawa, 7 mars 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que la "Chronika Svitovoi Viny," (Chronique de la guerre universelle), 1914-1917, imprimée en langue ruthène, au refuge des orphelins ruthènes, en la cité de Philadelphie, dans l'Etat de Pennsylvanie, l'un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure et que la possession en Canada de toute édition ou exemplaire de la dite "Chronika Svitovoi Viny" déjà publiée ou qui sera publiée, en a été prohibée par un mandat du Secrétaire d'Etat du Canada, en date du 7e jour de mars 1917 ; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dit décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,  
Sous-Secrétaire d'Etat.

38-2

COMPTE de la Caisse d'Épargne des Postes, pour le mois de décembre 1917.

(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargne, chap. 30, Statuts Révisés.  
Can., 1906.)

Dt.

A v.

	\$ c.		\$
BALANCE en caisse chez le Ministre des Finances au 30 novembre 1916.....	41,494,275 83	REMBOURSEMENTS durant le mois.....	761,087 11
DÉPÔTS à la Caisse d'épargne des Postes durant le mois.....	1,045,714 96		
DÉPÔTS transférés des Caisses d'épargne du Gouvernement durant le mois :—			
PRINCIPAL :..... \$			
INTÉRÊT acquis du 1 <sup>er</sup> avril jusqu'à la date du transfert.....			
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada.....	2,270 02		
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois.....	8,517 85	BALANCE au crédit des comptes des déposants au 31 décembre 1916.....	41,789,691 73
	42,550,778 84		42,550,778 84

Certifié,

W. FAIRWEATHER,

Surintendant-intérimaire, Division des Caisses d'Épargne.

DÉPARTEMENT DES POSTES, Ottawa, 17 février 1917.

R. M. COULTER,

Sous-maître général des Postes.

37—tf

ÉTAT non révisé des Revenus de l'Intérieur, acquis durant le mois de novembre 1916.

Source des revenus.	Montants.	Total.
ACCISE.	\$ c.	\$ c.
Spiritueux.....	920,603 93	
Liquor de malt.....	7,426 05	
Malt.....	152,112 21	
Tabac.....	1,926,293 46	
Cigares.....	71,332 35	
Fabrications en entrepôt.....	7,418 86	
Acide acétique.....	1,127 85	
Saisies.....	630 80	
Autres revenus.....	7,402 92	
Total du revenu de l'accise.....		2,194,078 43
Spiritueux pyroxyliques.....		15,957 09
Passages d'eau.....		11,640 53
Inspection des poids et mesures.....		4,208 00
Inspection du gaz.....		5,829 10
Inspection de la lumière électrique.....		956 50
Timbres de pièces judiciaires.....		985 35
Autres revenus.....		418,099 01
Taxe de guerre.....		
Grand revenu total.....		2,651,754 01

J. U. VINCENT,

Sous-Ministre.

MINISTÈRE DU REVENU DE L'INTÉRIEUR  
Ottawa, 22 décembre 1916.

27—tf



1916-17

## ETAT

1916-17

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances pour le 28 février 1916 et 1917.

DETTE PUBLIQUE.	1916.	1917.
<b>PASSIF.</b>	<b>\$ c.</b>	<b>\$ c.</b>
<b>DETTE FLOTTANTE—</b>		
Payable à New-York.....		75,357,000 00
Payable au Canada.....	84,693,107 07	316,049,840 32
Payable à Londres.....	362,703,312 40	362,703,312 40
Prêts temporaires.....	179,473,684 20	219,890,808 02
Fonds de rachat de la circulation des banques.....	5,668,759 32	5,755,554 26
Billets du Dominion.....	178,499,503 04	182,732,291 29
<b>CAISSES D'ÉPARGNES—</b>	<b>1916.</b>	<b>1917.</b>
Caisses d'épargne des Postes.....	\$38,418,151 05	\$41,353,169 77
Caisses d'épargne du Gouvernement.....	13,539,883 46	13,319,322 51
Fonds en fidéicommis.....	51,958 034 51	54,672,492 28
Comptes des provinces.....	10,106,271 07	10,201,519 81
Divers, et comptes de banque.....	11,920,481 20	11,920,481 20
	30,829,429 82	37,031,599 34
<b>Total de la dette brute.....</b>	<b>915,852,582 63</b>	<b>1,276,314,898 92</b>
<b>ACTIF.</b>		
<b>PLACEMENTS—</b>		
Fonds d'amortissement.....	11,800,301 24	13,621,527 30
Autres placements.....	111,139,401 12	145,079,888 77
<b>COMPTES DES PROVINCES.....</b>	<b>2,296,327 90</b>	<b>2,296,327 90</b>
<b>DIVERS, ET COMPTES DE BANQUES.....</b>	<b>253,085,856 16</b>	<b>350,255,261 32</b>
<b>Total de l'actif.....</b>	<b>378,321,886 42</b>	<b>511,253,005 29</b>
<b>Total de la dette nette au 31 janvier.....</b>	<b>537,530,696 21</b>	<b>765,061,893 63</b>
“ au 31 décembre.....	527,488,999 94	745,938,869 75
<b>Augmentation de la dette.....</b>	<b>10,041,696 27</b>	<b>19,132,023 88</b>

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois février, 1916.	Total au 28 février, 1916.	Mois février, 1917.	Total au 28 février, 1917.
<b>REVENU :</b>	<b>\$ c.</b>	<b>\$ c.</b>	<b>\$ c.</b>	<b>\$ c.</b>
Douane.....	8,979,079 62	87,975,980 93	10,088,380 36	118,956,682 81
Accise.....	1,905,478 18	20,109,148 44	1,810,948 39	22,372,658 35
Département des Postes.....	1,500,000 00	15,671,339 91	1,600,000 00	17,481,627 71
Travaux Publics, y compris les chemins de fer et canaux.....	614,214 83	20,013,312 65	1,979,194 38	23,680,925 24
Divers.....	1,800,123 56	10,579,027 54	2,034,950 07	22,925,144 96
<b>Total.....</b>	<b>14,798,896 19</b>	<b>154,348,809 47</b>	<b>17,513,473 20</b>	<b>205,417,039 07</b>
<b>DÉPENSES.....</b>	<b>8,588,237 63</b>	<b>93,807,910 52</b>	<b>12,581,954 60</b>	<b>113,161,357 69</b>
<b>DÉPENSES À COMPTE DU CAPITAL, ETC.</b>				
Guerre.....	12,631,656 84	110,618,343 50	23,285,988 31	217,590,670 11
Travaux publics, y compris chemins de fer et canaux.....	3,179,028 04	31,313,978 63	609,878 22	21,251,957 38
Subventions aux chemins de fer.....	182,260 71	1,400,171 42	179,227 61	754,381 04
<b>Total.....</b>	<b>15,992,945 59</b>	<b>143,382,493 55</b>	<b>24,075,094 14</b>	<b>239,597,008 53</b>

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

T. C. BOVILLE,

Sous-ministre des Finances.

Certifié correct,

J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion

DÉPARTEMENT DES FINANCES, Ottawa, 5 mars 1917.

37-tf

## AUX ANNONCEURS DANS LA GAZETTE.

(CEUX qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous :

1. Adresser "Gazette du Canada, Ottawa, Canada."
2. Indiquer le nombre voulu d'insertions.

3. Les taux sont comme suit: Avis, première insertion, dix cents la ligne agate (quatorze lignes au pouce); insertions subséquentes, cinq cents par ligne. Traduction de documents, quarante cents par cent mots.

Une remise provisoire devra accompagner la copie dont la somme peut être comptée comme suit:

Première insertion:

Pour le titre et la signature..... \$1 00

Ajoutez deux cents par mot pour

le reste.....

Traduction, si elle doit être faite,

à 40 cents par 100 mots.....

Autres insertions:

Pour le titre et la signature..... 0 50

Ajoutez un cent par mot pour le

reste.....

Multipliez par le nombre de ces

insertions.....

Total.....

Une facture sera expédiée aussitôt après la première insertion indiquant le montant exact dû, le montant reçu, et toute différence dans la remise, en moins ou en plus, sera réglée.

## AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UN DOLLAR.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous:

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions.

Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.

Protection des eaux navigables, approbation des plans des travaux, etc.—5 insertions.

Les avis reçus jusqu'à midi le jeudi, seront insérés dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cents, et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

J. DE LABROQUERIE TACHÉ,

Imprimeur du Roi et Contrôleur de la Papeterie.

Département des Impressions  
et de la Papeterie publiques.

Ottawa, 24 décembre 1914.

## DEMANDES AU PARLEMENT.

## CHAMBRE DES COMMUNES.

## RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session. Mettout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'examineur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

## Instructions aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

## Dépôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la Chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents dollars.

## Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précédent, savoir:—

(a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... \$100 00

(b) Lorsqu'un bill est présenté dans la Chambre après la huitième semaine de la session et avant la fin de la douzième..... 100 00

(c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session..... 200 00

(d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000, et n'excède pas \$500,000..... 100 00

(e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000..... 150 00

(f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000..... 200 00

(g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000..... 300 00

(h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000, et n'excède pas \$2,000,000..... 400 00

(i) Pour chaque million ou fraction de million de dollars additionnel.... 100 00

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans les cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, tel qu'il en est fait mention dans le bill.



8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,  
Greffier des Communes.

#### RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada*; le dit avis devra énoncer clairement et distinctement la nature et l'objet de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans quelque journal important comme suit:—

A) Lorsque la demande sera faite pour un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal:—Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés.

2. Une compagnie de télégraphe ou de téléphone:—Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. Une compagnie pour la construction de travaux quelconques de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation; ou pour obtenir quelques droits ou privilèges exclusifs; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers:—Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. Une compagnie de banque; une compagnie d'assurance; une compagnie de fidéicommiss; une compagnie de prêt; ou une compagnie industrielle, sans pouvoirs exclusifs quelconques:—Dans la *Gazette du Canada* seulement.

B) Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal:—Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par le prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs); ou pour l'augmentation ou la réduction du capital social de quelque compagnie; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie:—Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

C) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée

des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal; et la preuve de la publication régulière de l'avis sera établie dans chaque cas par une déclaration conforme à la loi; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

D) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examineur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

E) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,  
Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes:—

#### CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examineur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit."

#### CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelque effet sur la dite région; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait;

(b) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débentures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."



## SENAT.

SUBSTANCES DES RÈGLES ET FORMES DE PROCÉDER DU  
SÉNAT CONCERNANT LES BILLS DE DIVORCE.

*Telles que révisées et mises en vigueur le 22 mars 1916.*

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé; il fait insérer cet avis, pendant trois mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, dans le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu; les traits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants:

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat:

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,  
Greffier du Sénat.

## SENAT.

## Avis de bills privés.

## EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada*; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit:—

A) Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal,—dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée;

2. Une compagnie de télégraphe ou de téléphone,—dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse;

4. Une compagnie de banque; une compagnie d'assurance; une compagnie de crédit; une compagnie de prêt; ou une compagnie industrielle, sans pouvoirs exclusifs,—dans la *Gazette du Canada* seulement.

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement



mentionnée dans l'avis; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B) Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs); d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie,—dans un des principaux journaux du lieu de la situation de son siège.

C) Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires marqués de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots: "*Avis de bill privé*"; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session; aucun rapport d'un comité permanent ou spécial sur un bill n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de la présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre, huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour en payer la traduction, laquelle sera faite par les

traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts; et elle remettra au commis-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,  
Greffier du Sénat.

A VIS est donné par le présent que William Lewes Evans, de la cité de Montréal, dans le district de Montréal, dans la province de Québec, s'adressera au parlement du Canada, à sa session courante, afin d'obtenir un bill de divorce d'avec son épouse, Méta Rogers, de lieux inconnus, pour cause d'adultère et d'abandon.

Daté à la cité de Montréal, dans la province de Québec, ce dixième jour de janvier mil neuf cent dix-sept.

COUSINS & CURRY,  
Solliciteurs du requérant,  
120 rue Saint-Jacques,  
Montréal.

34-14

A VIS est donné par le présent que M. Donald George Whibley, actuellement de la cité d'Ottawa, dans le comté de Carleton, dans la province d'Ontario, mais autrefois des cité et district de Montréal, dans la province de Québec, comptable, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son épouse, Frances Lillian Owen, de lieux inconnus, pour cause d'adultère et d'abandon.

MM. Aylen & Duclos, solliciteurs, Ottawa, sont les agents du requérant pour la signification des pièces.

Daté à la cité de Montréal, province de Québec, ce treizième jour de décembre mil neuf cent seize (13-1916.)

LESLIE H. BOYD,  
Solliciteur du requérant,  
25 14 136 rue Saint-Jacques, Montréal.

A VIS est donné par le présent que Amy Beatrice Mathews, de la Cité de Westmount, dans le district de Montréal, dans la Province de Québec, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son époux, Ernest Hilton, de la Cité de Montréal, dans la Province de Québec, pour cause d'adultère.

Daté à la cité de Montréal, dans la Province de Québec, ce troisième jour de janvier, mil neuf cent dix-sept.

COUSINS & CURRY,  
Solliciteurs de la requérante,  
29-14 120 rue St-Jacques,  
Montréal.

MONTREAL CENTRAL TERMINAL COMPANY.

LA compagnie dite "The Montreal Central Terminal Company," s'adressera au parlement du Canada, à sa présente session, afin d'obtenir un acte prorogeant le délai durant lequel elle peut terminer son entreprise.

Le secrétaire,  
F. E. CAME.  
Montréal, 6 mars 1917. 37-5

THE WESTERN CANADA ACCIDENT & GUARANTEE INSURANCE COMPANY.

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, par la compagnie dite "Western Canada Accident and Guarantee Company," afin d'obtenir un acte prorogeant le délai durant lequel la compagnie pourra obtenir un permis en vertu des dispositions de la *Loi des assurances*, 1910.

Daté à Winnipeg, le deuxième jour de mars 1917.

A. E. HOSKIN,  
Solliciteur des requérants,  
37-5 Winnipeg.

### ASSOCIATION FÉDÉRALE DES BONNES ROUTES

**A**VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant en corporation "L'Association Fédérale des Bonnes Routes", comme association autorisée à recueillir et distribuer des renseignements concernant la législation, la construction et l'entretien des grands chemins, dans les diverses cités, villes et villages par tout le Dominion du Canada; stimuler et encourager de toutes manières l'amélioration, la construction et l'entretien des routes; le tout au point de vue éducationnel et pratique; établir des succursales de l'association et pour d'autres fins, et avec tous les pouvoirs requis à cet effet.

Montréal, 1er mars 1917.

KAVANAGH, LAJOIE & LACOSTE,  
7, Place d'Armes, Montréal,  
Solliciteurs des requérants.

37-5

### LES VÉTÉRANS DE L'ARMÉE ET DE LA MARINE EN CANADA.

**A**VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, dès que la session actuelle reprendra son cours, afin d'obtenir un acte constituant en corporation "Les Vétérans de l'Armée et de la Marine en Canada"—"The Army and Navy Veterans in Canada," comme association composée de soldats retraités et de matelots vétérans qui ont servi sous le drapeau britannique, afin d'augmenter l'influence de ces vétérans; stimuler le patriotisme; promouvoir l'établissement de relations plus étroites entre le Canada et la mère-patrie; aider le recrutement; quand il y a lieu, lever des fonds patriotiques et dans un, but de charité, et les administrer pour le soulagement des familles et dépendants des soldats; mettre en service des clubs, refuges, hôpitaux et sanatoriums pour le bénéfice des vétérans; faire faire un nouvel apprentissage et aider aux vétérans rendus invalides par la guerre à apprendre de nouveaux métiers et professions; acquérir des musées en rapport avec leurs propriétés; imposer les contributions nécessaires à ses membres pour le soutien de l'association et lever des fonds par souscriptions, représentations, etc.; aider les troupes canadiennes en service actif en fondant des hôpitaux, cantines et lieux de repos; établir des succursales de l'association et acquérir des terrains et propriétés pour l'association, avec tous les autres pouvoirs nécessaires pour atteindre les objets de l'association.

Daté à Winnipeg, ce 1er jour de mars A.D. 1917.

LEECH, LEECH & COMPANY,  
Solliciteurs des requérants,  
306, immeuble McArthur,  
Winnipeg, Manitoba.

38-5

### AVIS DIVERS.

#### LOI CONCERNANT LA PROTECTION DES EAUX NAVIGABLES.

**A**VIS public est par les présentes donné que le sousigné Joseph Lacombe, bourgeois, des cité et district de Montréal, a déposé, au bureau du Ministre des

Travaux publics à Ottawa, et du Régistrateur du comté des Deux-Montagnes, la description du site et les plans d'un pont qu'il entend bâtir sur sa propriété entre les terrains ci-après décrits :

1° Un lopin de terre faisant partie du n° 3 des plans et livre de renvoi officiels de la paroisse de Saint-Eustache, contenant soixante-six pieds de largeur, mesure anglaise, par environ huit arpents de longueur; tenant d'un côté au n° 1 des dits plan et livre de renvoi officiels appartenant à Sergius Aubé, de l'autre côté au vendeur; d'un bout, au chemin du Roi, et de l'autre bout à la rivière Jésus, et

2° Une île située dans la rivière des Mille-Iles, connue et désignée sous le numéro cinq cent-un (501) des plan et livre de renvoi officiels de la paroisse de Saint-Eustache.

et une requête demandant l'approbation du Gouverneur général en conseil, en conformité du chapitre 115, S.R.C. 1906.

Donné à Montréal, ce vingtième jour de février mil neuf cent dix-sept.

COUSINEAU & LACASSE,  
Avocats de Joseph Lacombe.

36-4

### BANQUE MOLSONS.

#### 146E DIVIDENDE.

**A**VIS.—Les actionnaires de la Banque Molsons sont notifiés par le présent qu'un dividende de, deux et trois quarts pour cent (étant au taux de onze pour cent par année) sur le capital-actions a été déclaré pour le trimestre courant, et qu'il sera payable au bureau de la banque, à Montréal, et aux succursales, à compter du deuxième jour d'avril prochain, aux actionnaires inscrits au registre le 15 mars 1917.

Par ordre du conseil de direction,

EDWARD C. PRATT,  
Gérant général.

Montréal, 23 février 1917.

36-5

### BANQUE DE L'AMÉRIQUE BRITANNIQUE DU NORD.

#### CONSTITUÉE PAR CHARTRE ROYALE.

**L**A cour des directeurs donne avis par le présent qu'un dividende pour le semestre finissant le 30 novembre dernier de 40 schellings par action, moins la taxe du revenu, étant aux taux de sept pour cent par année pour l'année terminée le 30 novembre dernier, sera payable le 6 avril prochain, aux propriétaires d'actions enregistrées dans le Dominion du Canada.

Le dividende sera payable au taux du change courant, le 6e jour d'avril prochain, lequel sera fixé par les gérants.

Il ne pourra être fait de transferts entre le 22 courant inclusivement, et le 5 prox., inclusivement, vu que les livres doivent être fermés durant cet intervalle.

Par ordre de la cour des directeurs,

JACKSON DODDS,  
Secrétaire.

No. 5 Grace Church Street,  
Londres, Angleterre, 6 mars 1917.

37-4



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# The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, MARCH 24, 1917.

## IMPORTANT NOTICE.

Notices, documents or advertisements received after twelve o'clock, noon, on Thursday, will not be published in "The Canada Gazette" of the following Saturday, but in the next number.

J. de L. TACHÉ,  
King's Printer and Controller of Stationery.

## AVIS IMPORTANT.

Les avis, documents ou annonces reçus après midi, le jeudi de chaque semaine, ne seront pas publiés dans la "Gazette du Canada" du samedi suivant, mais dans le numéro subséquent.

J. de L. TACHÉ,  
Imprimeur du Roi et Contrôleur de la Papeterie.

## APPOINTMENTS.

### DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE GOVERNOR GENERAL has been pleased to make the following appointments, viz:—

OTTAWA, 5th March, 1917.

Doctor A. A. BERNARD, of St. Henri, in the Province of Quebec: to be Inspector of Weights and Measures for the Weights and Measures Division of Montreal, in the said Province, in the room and stead of Joseph Eloi Archambault, deceased.

12th March, 1917.

THOMAS JOSEPH DAVIS, of the City of Winnipeg, in the Province of Manitoba: to be a Preventive Officer, in the Inland Revenue Division of Winnipeg, in the said Province, from 1st January, 1917.

ARTHUR AUGUSTUS LUTON, of the City of St. Thomas, in the Province of Ontario, Deputy Collector of Inland Revenue: to be Inspector of Weights and Measures for the Weights and Measures Division of London, in the said Province, in the room and stead of R. A. Hughes, deceased.

The undersigned officers in charge of the Fisheries Patrol Boats to be each appointed a Fishery Officer during the time he is employed as Officer in charge of a Fishery Patrol Boat, in the Fisheries Patrol service:

JOHN M. BATEMAN in charge of Fisheries Patrol Boat "B".

17422—1

BENJAMIN WIGHT in charge of Chartered Fisheries Patrol Boat "Search".

CHARLES BLADES in charge of Fisheries Patrol Boat "F".

COLEMAN GREEN in charge of Fisheries Patrol Boat "G".

ARTHUR E. MITCHELL in charge of Fisheries Patrol Boat "Phalarope".

WILLIAM T. COLLINS, of the City of St. Thomas, in the Province of Ontario: to be Deputy Collector of Inland Revenue (Class B) at St. Thomas aforesaid, in the Inland Revenue Division of London, in the said Province.

17th March, 1917.

JOHN GORDON GAULD, of the City of Hamilton, in the Province of Ontario, Esquire, one of His Majesty's Counsel learned in the law for the said Province: to be Deputy Judge of the County Court of the County of Wentworth, in the said Province of Ontario.

## DESPATCHES, ETC.

[Extract from THE LONDON GAZETTE of the 13th February, 1917.]

FOREIGN OFFICE,  
22nd January, 1917.

The KING has been pleased to approve of:—

Mr. Satotsugu Ukita as Consul of Japan at Vancouver, British Columbia.

39-1

(Extract from the Third Supplement to THE LONDON GAZETTE of the 9th February, 1917.)

CENTRAL CHANCERY OF THE ORDERS OF KNIGHTHOOD.

CHANCERY OF THE ORDER OF SAINT MICHAEL AND SAINT GEORGE.

DOWNING STREET,  
12th February, 1917.

THE KING has been graciously pleased to give directions for the following promotion in, and appointments to, the Most Distinguished Order of Saint Michael and Saint George,; to date from 1st January, 1917 :—

*To be an Ordinary Member of the Second Class, or Knight Commander of the said Most Distinguished Order :—*

The Honourable Albert Edward Kemp, Minister of Militia and Defence, Dominion of Canada.  
The Honourable William Howard Hearst, Premier of the Province of Ontario.

*To be an Ordinary Member of the Third Class, or Companion of the said Most Distinguished Order :—*

Captain Edward Harrington Martin, R.C.N., Captain-Superintendent of the Halifax Dockyard, Nova Scotia. 39-1

(Extracts from the fifth Supplement to THE LONDON GAZETTE of the 13th February, 1917.)

CENTRAL CHANCERY OF THE ORDERS OF KNIGHTHOOD.

CHANCERY OF THE ORDER OF SAINT MICHAEL AND SAINT GEORGE.

DOWNING STREET,  
15th February, 1917.

THE KING has been graciously pleased to give directions for the following appointments to the Most Distinguished Order of Saint Michael and Saint George for services rendered in connection with military operations in the field :—

*To be Additional Members of the Third Class, or Companions of the said Most Distinguished Order :—*

CANADIAN FORCES.

Lt. Col. Patrick Joseph Daly, D.S.O., Can. Infy.  
Lt. Col. John Edward Leckie, D.S.O., Can. Infy;

WAR OFFICE,  
22nd January, 1917.

HIS Majesty the KING has been graciously pleased to approve of the undermentioned rewards for Distinguished Service in the Field, with effect from 1st January, 1917, inclusive, except where otherwise Stated :—

*Awarded the Distinguished Service Order.*

CANADIAN FORCES.

Capt. (temp. Maj.) Lawrence Newsam Beverley Bullock, Can. Engrs.  
Temp. Maj. Angus Ward Davis, Can. Engrs.

*Awarded the Military Cross.*

CANADIAN FORCES.

Lt. (temp. Capt.) Frederick Archibald Brewster, Can. Engrs.  
Temp. Lt. Roger Fyfe Clark, Can. Engrs.  
Lt. (temp. Capt.) Angus Gillis Macauley, Can. Engrs.  
Capt. George Cross McDonald, P.P. Can. L.I.  
Temp. Capt. Alan Bruce Ritchie, Can. Engrs.

*Awarded the Distinguished Conduct Medal.*

CANADIAN FORCES.

77936 Sjt. G. C. Oliver, Can. Engrs.  
67570 Sjt. T. Toon, Can. Engrs.

Extract from the Fourth Supplement to THE LONDON GAZETTE of the 13rd February, 1917.

WAR OFFICE,  
14th February, 1917.

THE following are among the Decorations and medals awarded by the Allied Powers at various dates to the British Forces for distinguished services rendered during the course of the campaign :—

His Majesty the King has given unrestricted permission in all cases to wear the Decorations and Medals in question.

DECORATION CONFERRED BY THE PRESIDENT OF THE FRENCH REPUBLIC.

(November 9, 1916.)

LEGION OF HONOUR.

*Croix de Commandeur.*

Colonel (Temporary Major-General) Richard Ernest William Turner, V. C., C. B., D. S. O., Canadian Division. 39-1

ORDERS IN COUNCIL.

[481]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 20th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

THE Committee of the Privy Council have had before them a report, dated 14th February, 1917, from the Minister of the Interior, referring to an application received from the Canadian Northern Railway for a licence of occupation of that portion of the Sturgeon river, which is required for a bridge site, and which is described as follows :—

That certain parcel or tract of land, being a part of the bed of the Sturgeon river, situate in the south-east quarter of section twenty-three, in the fifty-sixth township, in the twenty-third range, west of the fourth meridian, in the Province of Alberta, as the said township approved and confirmed by E. Deville, Surveyor General of Dominion Lands, on the 13th day of May, 1901, which said parcel may be more particularly described as follows :—

Bounded on the north by the left bank and on the south by the right bank of the Sturgeon river; and on the east and west by lines parallel to and forty-nine feet and five tenths of a foot perpendicularly distant on opposite sides of the centre line of the right of way of the Canadian Northern Western railway as the said centre line is shown upon a plan of survey across said bed and lands adjoining the same, which said plan is signed by A. S. Weekes, Dominion Land Surveyor, on the second day of June, one thousand nine hundred and sixteen, and of record in the Department of the Interior under number 25035 a duplicate whereof is on record in the Land Titles office for the North Alberta Land Registration District under number 3009 B. C. 96, the parcel herein described containing by admeasurement twenty-seven-hundredths of an acre, more or less.

The Minister states that the site and the plans of works as submitted by the company have been approved by the Department of Public Works in accordance with the provisions of the Navigation Waters Protection Act, chapter 110, R.S. 1906, as amended by chapter 44, 9-10 Edward VII, and that blue prints of these plans have been filed in the Department of the Interior;

The Minister, therefore, recommends that he be authorized to issue in favour of the said Canadian Northern Western Railway Company, a license of occupation for that portion of the bed of the Sturgeon river which is described above, the said license to be



for such time as the company may require the same in connection with the operation of the railway, and for which annual rental of one dollar (\$1) shall be paid to the Department of the Interior.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

36-4

[561]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 5th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS it is provided by section 7 of The Dominion Lands Act, that no land shall be open for entry for a homestead or otherwise until it has been surveyed in accordance with the provisions of The Dominion Lands Surveys Act, and notice that it is to be open for entry upon a date to be set forth in the notice has been posted for at least thirty days in the land office for the district in which the land is situate, and has been published in at least one newspaper in that district and in one newspaper in the provincial capital.

And whereas it is also provided by regulation of the Department of the Interior that in certain cases where entries have been cancelled, or where lands which have been under reservation are released from such reservation, the lands affected shall before being made available for the general public, be posted for at least ten days in the Land Office for the district, also in the sub-office at which departmental business may be transacted for the district, and in the post office nearest to the land.

And whereas the attention of the Minister of the Interior has been drawn to the handicap experienced by returned soldiers who may be suffering to a certain extent from physical disability, when making application for entry for Dominion lands in competition with the general public ;

And whereas the Minister of the Interior is of opinion that it is desirable that provision should be made whereby any returned soldier, as hereinafter defined or specified, who desires to make application for such entry, should have priority for a period of one day from and following the hour at which land becomes available after having been advertised or posted, as hereinafter set forth ; provided, however, that any such applicant must be eligible under The Dominion Lands Act and the amendments thereto, or of regulations thereunder, for entry of the class for which he intends to make application, and, further, that he must be prepared to fulfil the settlement conditions thereby prescribed.

Therefore His Excellency the Governor General in Council under and in virtue of the provisions of section 6 of The War Measures Act, 1914, is pleased to make the following regulations and the same are hereby made and established accordingly :—

1. From and after a date to be fixed by the Minister of the Interior, wherever any parcel or parcels of Dominion lands become available for entry as hereinafter set forth, after having been advertised or posted according to the provisions of The Dominion Lands Act, as amended, and of any regulations thereunder, a period of one office day shall be allowed, immediately following the expiry of the term of advertising or posting, during the office hours of which day the right of making entry for such parcel or parcels of Dominion lands shall be restricted to returned soldiers who have served overseas during the present war with the military or naval forces of Great Britain, or with any of the Allies of Great Britain; who have been honourably discharged therefrom, and who are present in person at the office of the local Agent for the district for the purpose of making entry. An application for entry by any of these soldiers

shall be made, received and dealt with in all respects, except as herein provided, under the provisions of the said Act, as amended, and regulations then in force. Each of such returned soldiers applying for entry on the day above mentioned shall submit for the inspection of the Agent of Dominion Lands for the district in which the land so applied for is situate, his certificate of honourable discharge from military service of the nature before referred to ; failing which his application for entry shall not be accepted on that day.

2. In the case of more than one returned soldier being present at the opening of the Land Office on the day above referred to, priority as between the respective applicants shall be decided under the then existing regulations in that behalf.

3. No concessions shall be extended to a returned soldier who applied for entry at the office of any sub-agent of Dominion Lands.

4. Upon the opening of the Land Office for the district, on the day immediately following the period set apart for receiving applications for entry from returned soldiers, as above set forth, the disposal of any of such parcels of land remaining unentered for, shall proceed in the manner provided for by the then existing Dominion Lands Act as amended, and regulations thereunder.

5. In the event of any question being raised as to the interpretation of any of the foregoing regulations, the Minister of the Interior is authorized to decide such question in such manner as he may deem just, having in view the circumstances of the case.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

37-4

[555]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 28th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

WHEREAS applications have been made to the Minister of the Interior to extend the provisions of the Orders in Council hereinafter referred to, which at present only protect the holders of homesteads, to pre-emptions and purchased homesteads ;

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of the War Measures Act, 1914, is pleased to make the following regulations and the same are hereby made and enacted accordingly :

1. The terms and provisions of the following Orders in Council, viz: of the 8th May, 1915, (P.C. 1042); the 20th September, 1915, (P.C. 2150); the 9th December, 1915, (P.C. 2888); and the 12th January, 1916, (P.C. 33), shall be applicable to pre-emptions and purchased homesteads, that is to say, the relief which may be granted under the authority of the said Order in Council of the 8th May, 1915, with respect to the further residence upon or further cultivation of his homestead to any homesteader who is or has been a member of any of the military forces mentioned or referred to in that Order in Council as defined by the said Order in Council of the 20th September, 1915, or to his legal representatives in such order; the protection of the entry of any such homesteader provided for by the said Order in Council of the 9th December, 1915, and the benefit afforded to any such homesteader by the amendment of the regulations as to entries by proxy authorized by the said Order in Council of the 12th January, 1916.

Provided always that in all cases, before a patent is issued for a pre-emption or purchased homestead, all payments of principal and interest shall be made and completed as prescribed by the Dominion Lands Act and the amendments thereto.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

37-4

[614]

## AT THE GOVERNMENT HOUSE AT OTTAWA

Wednesday, the 7th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS by-laws numbered 116 and 117, respectively, made and passed by the Vancouver Harbour Commissioners for the purposes therein stated, have been submitted for the approval of the Governor in Council in accordance with the terms of section 20 of 3-4 George V, Chapter 54, the Act incorporating the Vancouver Harbour Commissioners;

And whereas said by-laws have been referred to the Department of Justice for an opinion as to their legality, and that Department has reported that there is no legal objection to their approval;

And whereas the officer of the Department of Marine and Fisheries who is intrusted with supervision over Departmental relations with the various Harbour Commissions of Canada, reports that he has examined the said by-laws, that they have been revised to conform to the wishes of the Department, and that he now finds no objection to their provisions and recommends their approval;

And whereas the Minister of Marine and Fisheries recommends that the said by-laws be approved;

Therefore His Excellency the Governor General in Council is pleased to approve of the aforesaid attached by-laws, numbered 116 and 117 of the Vancouver Harbour Commissioners, and the same are hereby approved accordingly.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

EXTRACT FROM MINUTES OF MEETING HELD  
ON 13TH FEBRUARY, 1917.

Resolved,—

That the following By-law, No. 116, be and is hereby made and passed as a by-law of the Harbour Commissioners of Vancouver, B.C., and that the Secretary be and is hereby instructed to forward said By-law for the approval of the Governor in Council.

## BY-LAW NO. 116.

Rates shall be levied on all goods landed on or shipped over any wharf under the jurisdiction of the Commissioners, in the Harbour of Vancouver, or deposited within the limits thereof, in accordance with the rules hereinafter provided, as follows:—(In this By-law Wharfage means the charge on freight passing over wharf. It does not include any sorting, piling, weighing or handling, or any insurance, customs charges, revenue stamps or fees of any nature).

## Wharfage.

(See subsection (a).)

1. *General Merchandise* (not otherwise specified)—  
Per ton weight (2,000 lbs.) or measurement  
(40 cubic feet) as per ship's manifest....\$ .25
2. *Automobiles*—Each—  
On own wheels, not boxed or crated..... 1.00  
Boxed or crated.—To be charged general  
merchandise rate.  
Motor freight trucks, on own wheels, not  
boxed or crated..... 2.00
3. *Boats and Canoes*—Owner's Risk—Each—  
Boats and skiffs per 40 cubic feet..... .25  
Determine measurement by multiplying  
greatest length by greatest width by  
greatest depth.
4. *Box Shooks*—  
Per 40 cubic feet..... .25
5. *Brick*—  
Per ton of 2,000 lbs. Estimated weight as  
follows :—..... .15  
Common red..... 4½ lbs. each.  
Pressed..... 5½ lbs. "  
Paving..... 6½ lbs. "  
Garteraogs fire..... 6½ lbs. "  
Glenboig fire..... 7 lbs. "

6. *Fish*—  
Canned.....\$ .25  
Pickled, smoked, fresh, frozen or salted, per  
ton of 2,000 lbs. .... .25
7. *Gasoline, Naphtha, distillate & high explosives.*  
(See Sub-section (e).)  
Per ton weight (2,000 lbs.) or measure-  
ment (40 cubic feet) as per ship's mani-  
fest..... 1.00
8. *Livestock*—per head—  
Stallions and bulls..... 1.00  
Horses, mules and cattle..... .50  
" " " " 15 head or over . .35  
Foals and calves, not over 6 months old. . .25  
" " " " over 6 months and under  
12 months old..... .35  
Sheep..... .05  
" in lots of 100 head or over..... .03  
Hogs..... .10  
" in lots of 60 head or over..... .07½  
" in crates, per 40 cubic feet..... .50
9. *Lumber*—per 1,000 B.M.  
Common, rough or dressed..... .25  
Hardwood and woods of value..... .25  
Lath, per 1,000 lath..... .05  
Shingles, per bundle..... .01
10. *Tierces*—empty, large each..... 10
11. *Vehicles*—set up—each.  
Buckboard, buggies, carriages, with or  
without folding tops..... .50  
Hacks, Coupes, Carriages with stationary  
tops..... 1.00  
Wagons, dump, farm or delivery..... 1.00  
" gear only, farm..... .50  
Sulkies, bicycle, each..... .25  
Minimum charge for any single shipment  
will be ten cents (10 cts.)

Rates per Article.

(a) On goods for which vessel tariff rates are "Per Article" Wharfage charges will be assessed on a weight basis, unless specific wharfage rates are provided.

Freight Transferred over side of Vessel.

(b) Shipments loaded or discharged over side of vessel from or to vessel or scow or taken from or discharged into water, when vessel is lying alongside wharf, to be charged one-half regular wharfage rate. (Except Lumber see Sub-section c.).

(c) Lumber shipments loaded or discharged over side of vessel from or to vessel or scow or taken from or discharged into water when vessel is lying alongside wharf to be charged 10 per 1,000 feet B.M.

Freight Transferred over Wharf.

(d) On freight transferred from one vessel to another vessel over wharf one full wharfage will be charged.

Explosives.

(e) The acceptance of explosives of any nature for landing or shipment is subject to local regulations and conditional on immediate removal from wharf by connection line or consignee.

Certified.

15th February, 1917.

(Sgd.) W. D. HARVIE,  
Secretary.

EXTRACT FROM MINUTES OF MEETING  
HELD ON 13TH FEBRUARY, 1917.

Resolved,—

That the following by-law, No. 117, be and is hereby made and passed as a by-law of the Harbour Commissioners at Vancouver, B.C., and that the secretary be and is hereby instructed to forward said by-law for the approval of the Governor in Council.

## BY-LAW 117.

Rates for Storage, Loading, Unloading and Handling.

Rates shall be levied on all goods landed or shipped over any wharf, under the jurisdiction of the Commissioners in the harbour of Vancouver or deposited



within the limits thereof, for which the Commissioners provide storage or facilities for loading, unloading and handling, in accordance with the rules hereinafter provided as follows :—

In This By-law :

- (i) The rate for storage is the charge made on transit freight remaining on wharf or wharf premises after the expiration of free time period allowed in subsection b.
- (ii) Loading or unloading rates are charges made on cargo loaded into or on cars or unloaded from cars and include handling between cars and wharf warehouses.
- (iii) Handling rates are charges made for handling cargo to or from ship's slings.

Per Month.

1. General Merchandise—(Not otherwise specified)—	
Per ton weight (2,000 lbs.) or measurement 40 cu. ft.) as per ship's manifest.....	\$ .50
2. Automobiles—Each—	
On own wheels, not boxed or crated.....	2.00
Boxed or Crated—To be charged general merchandise rate.....	.50
Motor Freight Trucks, on own wheels, not boxed or crated.....	2.50
3. Boats and Canoes—Owners' Risk—Each—	
Boats and skiffs, per 40 cu. ft.....	.25
4. Box Shooks—	
Per 40 cu. ft.....	.50
5. Brick.—Per ton of 2,000 lbs. (estimated weight as follows) :—	
Common Red.....4½ lbs. each (inside)	.15
Pressed.....5½ lbs. “ “	
Paving.....6½ lbs. “ (outside)	.10
Gartcraigs, Fire.....6½ lbs. “ “	
Glenboigs, Fire.....7 lbs. “ “	
6. Fish—Canned—See subsections b and c.....	.35
7. Lumber—Per 1,000 feet B.M.	
Common rough or dressed.....	.50
Hardwood and woods of value.....	.50
Lath, per 1,000 lath.....	.05
Shingles, per bundle.....	.01½
8. Vehicles—Set up—Each—	
Buckboard, buggies, carriages, with or without folding tops.....	2.00
Racks, coupes, carriages with stationary tops.....	2.00
Wagons, dump, farm or delivery.....	2.00
Wagon, gear only, farm.....	.50
Sulkies, bicycle, each.....	.50
9. Rates for storage space in sheds per sq. ft.—	
On consignments of 200 tons (weight or measurement) and over the following rates may be obtained on written application to the Commissioners :	
1000 to 2500 sq. ft. 5c per sq. ft. per month	
2500 to 5000 “ 4c “	
5000 to 9000 “ 3c “	
9000 sq. ft. and over 2½c “	
The rates specified in this section do not include trucking, piling or insurance on merchandise.	

(a) All freight stored under the privilege of this by-law is at owners' risk of loss or damage.

(b) Storage rates named in this by-law are subject to the following conditions : All freight in transit shall be allowed free storage period computed from 6 o'clock p.m. of the day vessel finished discharging, as follows :

Inward coastwise .....	5 days
Outward “ .....	7 “
Inward and outward ocean freight.....	7 “
Inward canned salmon direct from Canneries (see sub-section e).....	15 “

(c) After expiration of free time, storage rates shall be assessed at the rate of 10c. per ton for each additional five days (5) or fraction thereof ; provided that when the monthly storage rate on any commodity is over 50c., storage shall be assessed at one-fifth ( $\frac{1}{5}$ ) of

the monthly storage rate applicable to such commodity for each additional (5) five days or fraction thereof. The charge for short term storage on any commodity shall not exceed the monthly storage rate on the same commodity.

The right is reserved to transfer any storage freight to any public storage warehouse, there to be held at owners' risk and cost, subject to lien for freight and other charges, provided that before such action is taken the party or parties storing such freight shall be notified and allowed forty-eight hours from time of notification to remove said freight. After first months' storage shall accrue, any fraction of a month shall be computed at full monthly rate.

Bulk Cargo.

(d) Bulk freight storage will not be permitted, except at discretion of wharf superintendent and then only upon such terms and limitations as he may prescribe.

Canned Fish for Export.

(e) On canned fish for export to Oriental, European and Australian ports free storage, not exceeding 30 days, will be allowed, after which regular storage rates will be assessed.

Shipments consigned to Order.

(f) Where shipments arrive consigned “To Order” without giving the name of consignee or parties to whom notice of arrival should be sent, storage rates will accrue after expiration of free time period.

Delay through error of Carrier or its employees.

(g) Storage rates shall not be collected in instances where delay in delivery of freight is clearly due to error on the part of the carrier or its employees, or on account of delays for which customs officials may be responsible. In the latter instance, certificates must be surrendered from customs officials giving reasons for delay.

Freight consigned to parties located 5 miles or more from wharf.

(h) Where freight is consigned to parties located (5) five miles or more from wharves, and to whom notice of arrival cannot be promptly delivered owing to irregular or infrequent mail service, storage rates will accrue after ten days free time.

Lumber for export.

(i) Lumber for export ex-coastwise steamers will be allowed ten days free storage, after which regular storage rates will be assessed.

Extra labour.

(j) Labour for special services of any kind not otherwise herein provided for, shall be furnished by the Commissioners at current rates of wages paid labour plus 10%.

Demurrage on.

(k) In furnishing the service of loading or unloading railway cars and trucking to and from vessels, the Commissioners do not assume responsibility for any demurrage howsoever caused on cars or vessels.

General Merchandise.

(l) Loading, unloading and handling charges :

Not otherwise specified ordinary except heavy, bulky freight, per ton 2,000 lbs .....	.30
Fish—Canned in cases, per case.....	.01½
Asphalt—in barrels per 2,000 lbs.....	.25
Rice—in mats or bags per 2,000 lbs....	.25
Tea—in chests or cases per 2,000 lbs....	.30

Freight received and delivered from Shed.

(m) The Commissioners do not undertake to receive freight from or deliver to ship's slings. When vessels will not accept from or deliver and pile freight into sheds, a rate will be assessed to cover handling.

Certified 15th February, 1917.

(Sgd.) W. D. HARVIE,  
Secretary.

[526]

## AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 5th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS by an Order in Council, dated 11th March, 1915, provision was made that, in view of the difficulties of access to mineral claims situated in the northern portions of the Provinces of Manitoba, Saskatchewan and Alberta, and the exceptional conditions brought about by the war, the recorded owners of mineral claims acquired under the regulations for the disposal of quartz mining claims situated in the northern portions of the Provinces above enumerated (that is those portions lying north of the southern boundary of township 17 in the province of Manitoba, those portions lying north of the southern boundary of township 47 in the province of Saskatchewan, and those portions lying north of the southern boundary of township 60 in the province of Alberta) be granted an extension of time for one year from the date of that Order in Council, within which to furnish evidence of the required expenditure in mining operations upon such locations, as provided by section 41 of the said regulations for the disposal of quartz mining claims; and

Whereas by an Order in Council, dated 8th February, 1916, the provisions of the Order in Council of the 11th of March, 1915, above referred to, were extended for a period of one year, that is, up to the 11th day of March, 1917; and

Whereas representations have been made to the Department of the Interior that the obstacles to the development of mineral claims in the northern portions of the above Provinces have not yet been fully removed, and that the recorded owners of a large number of mineral claims in that part of the country have been unable to perform on such claims the representation work prescribed by the regulations for the period of the extensions granted; and

Whereas applications have been made for a short additional extension of time within which to perform this work;

Therefore His Excellency the Governor General in Council, in view of all the circumstances, is pleased to order and it is hereby ordered as follows:—

The provisions of the Order in Council of the 11th of March, 1915, above referred to, are hereby extended for a period of four months, that is, up to and including the 11th day of July, 1917, so that all mineral claims in the portions of the Provinces above described, in connection with which certificates of work have not been fully obtained under the provisions of section 41 or section 42 of the regulations for the disposal of quartz mining claims on Dominion lands, approved by Order in Council of 13th August, 1908, shall on the 12th day of July, 1917, lapse and shall again become the property of the Crown, excepting, however, such claims as are entitled to the protection prescribed by the Order in Council, dated 28th October, 1914, dealing with mining properties recorded in the names of persons who have been accepted for and who continue in active service in defence of the Empire during the war.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

38-4

[572]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 5th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Governor General in Council, under and in virtue of the provisions of the War Measures Act, 1914, is pleased to make the following Regulations and the same are hereby made and enacted accordingly:—

1. During the present war and thereafter until otherwise ordered no application for or any assignment of any right, power or other benefit in connection with any

water powers, forestry, Dominion land, Ordnance and Admiralty lands, Dominion lands in the Railway Belt of British Columbia, School lands, Mining lands, timber and grazing on the above described lands, Dominion Parks, Irrigation or the natural resources of the North West Territories shall be granted or allowed to any person who was not at the commencement of the present war, and who has not since continued to be a British subject, or a subject of a country which is an ally of His Majesty in the present war, or a subject of a neutral country, and who establishes the same to the satisfaction of the Minister of the Interior.

2. If any right, power or benefit hereinbefore referred to is acquired by a subject of an enemy country whether through error, misrepresentation or fraud, the Minister of the Interior may cancel the right, power or benefit so granted or assigned, and thereupon the same shall *ipso facto* be cancelled, and any money or fees paid to or deposited with His Majesty in connection therewith shall be *ipso facto* forfeited to His Majesty.

3. No company shall acquire or hold any of the rights, powers or benefits hereinbefore referred to unless such company be and remain a British company registered in Great Britain or Canada, having its principal place of business within the Dominions of His Majesty, with at all times the Chairman of the Company and a majority of the directors British subjects and never at any time controlled either directly or indirectly by a foreigner or foreigners or by a foreign corporation or corporations.

4. Any alteration in the memorandum of articles of association or in the constitution or in the laws of any company holding any rights, powers or benefits hereinbefore referred to shall be reported by the proper officer of the company to the Minister of the Interior, and two months' previous notice in writing shall be given to the Minister of the Interior of the intention to make any alteration which might conceivably either directly or indirectly effect the British character or control of any such company and if in the opinion of the Minister of the Interior the said alteration shall be contrary to the cardinal principles that the said company shall be and remain a British company under British control, the Minister of the Interior may refuse his consent to such alteration, and, if his refusal is not obeyed, may declare such company to have ceased to be a British company and may cancel the said rights, powers and benefits under the provisions of the next following regulation.

5. If any company which has acquired any right power or benefit hereinbefore referred to shall at any time cease to be a British company or shall become subject to foreign control, or shall assign any of the rights, powers or benefits aforesaid without the consent in writing of the Minister of the Interior being first had and obtained, or if the said right, power or benefit has been acquired through error, misrepresentation or fraud, the Minister of the Interior may cancel the right, power or benefit and thereupon the same shall *ipso facto* be cancelled, and any money or fees paid to or deposited with His Majesty shall be *ipso facto* forfeited to His Majesty.

6. Provided always that where any entry was granted for Dominion lands, or where any grant of any right, power or benefit hereinbefore referred to was made before the passing of the Order in Council of the fourteenth day of December, 1916, (P. C. No. 2614) to a person who, after the passing of the said Order in Council, would have been debarred from making entries or acquiring such right, power or benefit, a patent may be issued in the case of Dominion lands, and a lease, license, or certificate, as the case may be, may be granted for such right, power or benefit in ordinary course upon proof being submitted in each case that the conditions prerequisite for the granting of such patent, lease, license or certificate, as the case may be, have been fulfilled and performed, and, in the case of Dominion lands, upon evidence being also furnished satisfactory to the Minister of the Interior that the holder of the entry is a British subject.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

38-4



[560]  
AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 28th day of February, 1917.

PRESENT :

THE DEPUTY GOVERNOR GENERAL IN COUNCIL.

WHEREAS owing to enlistment for overseas service there is now throughout Canada a great scarcity of farm labourers which, coupled with the diminution of land prepared for seed, will result in greatly decreased acreage under cultivation unless steps are taken to improve the condition in this regard ; and

Wherefore it is believed that there are in Canada and the United States many young men who would work as farm labourers if the time so spent were allowed to count as residence upon homesteads entered for by them ; it being recognized that by working for a farmer who has all necessary stock and machinery, young men of the class mentioned would help to augment the agricultural output to a much greater extent than if they spent their time on their homesteads hampered by lack of stock or machinery ;

Therefore the Deputy Governor General in Council, in view of the foregoing, is pleased, under and by virtue of the authority conferred upon him by section 6 of The War Measures Act, 1914, to make the following Order and Regulations and the same are hereby made and enacted, accordingly :—

Notwithstanding anything contained in The Dominion Lands Act or the amendments thereto, during the remainder of the year 1917 the holders of homestead, pre-emption or purchased homestead entries who are employed as farm labourers within the Dominion of Canada allowed the period of such employment as a like per residence in connection with their respective entries, subject to the following conditions,—

1. The time of employment to be counted as residence duties must be subsequent to the actual date of entry in each case.

2. The provisions of this order shall not apply to unperfected proxy entries, nor to any case in which the entrant is engaged in any other employment than actual farm labour.

3. As soon as possible after the entrant commences work, it shall be his duty to forward to the Agent of Dominion Lands for the District in which his land is situated, sworn evidence satisfactory to the Minister of the Interior giving particulars of the land held under entry, the nature of the work performed, where performed, date of commencement, and probable duration.

4. Within thirty days after the term of employment has expired, and in any case, not later than the 1st of February, 1918, the entrant shall file with the local agent for the district sworn evidence satisfactory to the Minister of the Interior, of time actually spent on farm work.

5. In the event of the cancellation of any entry for default in the performance of the conditions thereof, nothing in this order shall be held to confer any right or claim upon the former holder of any such entry who, being engaged in farm labour in Canada as aforesaid, has failed, prior to the date of cancellation, to notify the Agent of Dominion Lands for the district of the fact of his being so engaged.

6. The entry of any person complying with the foregoing provisions shall not, during the period of his employment on farm labour, be liable to cancellation by reason of his failure to perform the cultivation required in connection with his entry.

7. Notwithstanding anything contained in The Dominion Lands Act or the amendments thereto, the cultivation required to earn patent in such cases may be performed in two years instead of three.

8. In any case in which the Minister of the Interior is not satisfied as to the *bona fides* of the case, he is authorized to withhold the benefits provided for by the foregoing.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

37-4

[610]  
AT THE GOVERNMENT HOUSE AT OTTAWA  
Wednesday, the 7th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

WHEREAS by Order in Council of the 30th January, 1914, authority was given to grant to the Keeseekoowenin's band of Indians a tract of land, one hundred acres in extent, in the northeast quarter of section 15, township 19, range 20, west of the first meridian, in the Riding Mountain Forest Reserve, in exchange for certain lands comprised in Indian Reserve, No. 61A, which are affected by flooding, owing to the construction of a dam at the outlet of Clear Lake for the development of water power for the town of Minnedosa ;

And whereas it has been ascertained that the land to be granted to the Indians, as described in the said Order in Council, does not include the land actually required by the Indians.

Therefore His Excellency the Governor General in Council is pleased to order and it is hereby ordered that the said Order in Council of the 30th January, 1914, be rescinded insofar as it affects the description of the land to be granted to the Indians, and that the land hereinafter described, comprising one hundred acres, be granted instead thereof ;

"All that portion of section 15 in township 19, range 20, west first meridian, contained within the following limits ; that is to say : Commencing at a point on the west boundary of said section 15, distant northerly thereon from the southwestern corner thereof 16 chains ; thence astronomically due east 35 chains ; thence astronomically due north 34 chains ; thence astronomically due west 16 chains ; thence astronomically due south 10 chains more or less to the northern boundary of the south half of said section 15, thence westerly along the said northern boundary of the south half of said section 15 to the northwestern corner of the southwest quarter of section 15, 19 chains more or less ; thence southerly along the western boundary of said section 15, 24 chains more or less to the place of commencement containing 100 acres."

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

38-4

[493]  
AT THE GOVERNMENT HOUSE AT OTTAWA  
Tuesday, the 20th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

The Committee of the Privy Council have had before them a report, dated 15th February, 1917, from the Minister of the Interior, stating that Mr. Samuel McCall was granted homestead and pre-emption entries for the East half of Section 21, Township 31, Range 1, west of the 3rd Meridian, on the 1st May, 1915 ;

The Minister further states that information has been received from which it appears that Mr. McCall tried to enlist for active military service overseas and that the recruiting officer told him he would be accepted, but that before the necessary papers were made out he met with an accident which necessitated the amputation of his left arm,—

The Minister submits the annexed copy of a medical certificate and recommends, in view of the foregoing, that further residence on the part of Mr. McCall be dispensed with in accordance with subsection 2 of section 20 of The Dominion Lands Act, chapter 20, 7-8 Edward VII, so that patent may be issued to Mr. McCall, upon proof being furnished in the ordinary way that the other conditions of the law have been fulfilled and the required payments have been completed.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

36-4

[527]

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 27th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL

THE Committee of the Privy Council have had before them a Report, dated 22nd February, 1917, from the Acting Minister of Marine and Fisheries, submitting as follows:—

That by-law 26 of the Halifax pilotage by-laws of 1893 provided for payment out of the pilotage funds of the district to the Secretary-Treasurer of the Halifax Pilot Commissioners a yearly salary of \$600;

That on the 5th April, 1906, an Order in Council was passed amending the said by-law 26 allowing the Secretary-Treasurer \$800 instead of \$600 per annum;

That on the 8th April, 1906, the said Pilot Commissioners passed a resolution further amending the said by-law 26 increasing the Secretary-Treasurer's salary from \$800 to \$1,000 per annum;

That without obtaining the necessary approval of the Governor in Council of the said amendment of the 8th April, 1910, the said Commissioners proceeded illegally to pay to the Secretary-Treasurer out of the Pilotage funds of the district the increased salary of \$1,000 per annum which they have continued to do up to the present time.

In order to legalize the payment to the Secretary-Treasurer of the said increased salary of \$1,000 per annum, the Minister recommends that the amendment to the said by-law 26 passed by the said Pilot Commissioners on the 8th April, 1910, increasing the Secretary-Treasurer's salary from \$800 to \$1,000 per annum, be approved as required by Section 431 and 433 of the Canadian Shipping Act, Chapter 113 of the Revised Statutes of Canada, 1906.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

38-2

## RAILWAY COMMISSION.

EASTERN CANADIAN PASSENGER ASSOCIATION.

Office of the Secretary  
264 Beaver Hall Hill.

G. H. WEBSTER,  
Secretary.

Montreal, Que., February 21, 1917.

*Circular Letter 866.*

C. R. C. GENERAL ORDER No. 181, AMENDING  
GENERAL ORDER 179.

To the Members of Eastern Canadian Passenger Assn

I beg to send you herewith a copy of General Order No. 181, C.R.C., entitled:—

"In the matter of the General Order of the Board No. 179, dated January 29th, 1917, amending Rule 26, subsection (d) of the Regulations Governing Baggage Car Traffic, as prescribed by General Order No. 151, dated November 8th, 1915:

File No. 23328."

G. H. WEBSTER,  
Secretary.

General Order No. 181.

THE BOARD OF RAILWAY COMMISSIONERS  
FOR CANADA.

Saturday, the 3rd day of February, A.D. 1917.

D'ARCY SCOTT,  
*Asst. Chief Commissioner.*  
S. J. McLEAN,  
*Commissioner.*  
A. S. GOODEVE,  
*Commissioner.*

IN THE MATTER OF the General Order of the Board No. 179, dated January 29th, 1917, amending Rule 26, subsection (d) of the Regulations Governing Baggage Car Traffic, as prescribed by General Order No. 151, dated November 8th, 1915: File No. 23328.

UPON reading what is filed on behalf of The Eastern Canadian Passenger Association—

It is ordered that the said General Order No. 179, dated January 29th, 1917, be and is hereby amended by adding after the word "subsection," in the seventh line of the operative part of the order, the words, and by striking out the word "thereat," the fourth word in the third line of the said subsection, and substituting therefor the words "at destination."

(Sgd.) D'ARCY SCOTT,  
*Assistant Chief Commissioner*  
*Board of Railway Commissioners for Canada.*

BOARD OF RAILWAY COMMISSIONERS FOR  
CANADA.

Examined and certified as a true copy under  
section 23 of The Railway Act.

(Sgd.) A. D. CARTWRIGHT,  
*Secretary of Board of Railway*  
*Commissioners for Canada.*

Ottawa, 6th February, 1917.

EASTERN CANADIAN PASSENGER ASSOCIATION.

Office of the Secretary.  
264 Beaver Hall Hill.

G. H. WEBSTER,  
Secretary.

Montreal, Que., February 2, 1917.

*Circular Letter 847.*

To the members of Eastern Canadian Passenger Assn.

I beg to send you herewith copy of General Order No. 179, C.R.C., entitled:—

"IN THE MATTER of the General Order of the Board No. 151, dated November 8th, 1915, prescribing regulations governing baggage car traffic for the observance of every railway company within the legislative authority of the Parliament of Canada, other than Government Railways; and the application of M. J. Gorman, K.C., of Ottawa, for an Order amending Rule 26 (d) of the said regulations:

File No. 23328."

G. H. WEBSTER,  
Secretary.

General Order No. 179.

THE BOARD OF RAILWAY COMMISSIONERS  
FOR CANADA.

Monday, the 29th day of January, A.D. 1917.

D'ARCY SCOTT,  
*Asst. Chief Commissioner.*  
S. J. McLEAN,  
*Commissioner.*  
A. S. GOODEVE,  
*Commissioner.*

IN THE MATTER OF the General Order of the Board No. 151, dated November 8th, 1915, prescribing regulations governing baggage car traffic for the observance of every railway company within the legislative authority of the Parliament of Canada, other than Government Railways: and the appli-



cation of M. J. Gorman, K.C., of Ottawa, for an Order amending Rule 26 (d) of the said regulations:

File No. 23328.

UPON reading what is filed in support of the application and on behalf of the Eastern Canadian Passenger Association; and upon the report of the Chief Traffic Officer of the Board—

It is Ordered that Rule 26, subsection (d) of the Regulations Governing Baggage Car Traffic be amended by adding after the word, "the", the seventh word in the second line, and before the word "carrier", the eighth word, the following words, "originating or terminating"; and by striking out the words, "at destination", which are respectively the ninth and tenth words of the second line of the subsection; the Railway Companies to publish this Order in the *Canada Gazette*.

(Sgd.) D'ARCY SCOTT,

Assistant Chief Commissioner,

38-5 Board of Railway Commissioners for Canada.

## GENERAL ORDERS.

1916.

HEADQUARTERS,

OTTAWA, 15th December, 1916.

G.O. 118.

INSTRUCTIONS, REGULATIONS, Etc.

K. R. & O. FOR CANADIAN MILITIA, 1910—  
AMENDMENT.

Paragraph 1394 is cancelled and the following substituted therefor:—

1394. "On all occasions a Guard of Honour will receive His Excellency, the Governor General with a "Royal Salute", Standards and Colours lowered, Officers saluting, men presenting arms, and bands playing the first six bars of the National Anthem. The King's Colour will be carried at the opening and pro rogation of Parliament and other State Ceremonials; on other occasions, the Regimental Colour."

(H.Q. 603-14-2.)

## REGULATIONS FOR CANADIAN ORDNANCE SERVICES, PART I, 1908, AMENDMENT.

Para. 155a as introduced by G.O. 63 of 1913 is amended as follows:—

Line 15, cancel from "M.F.C. 509" to end of sentence and substitute therefor:—

"the original of which should be attached to C.R.V. bringing the stores, etc. to Ordnance Charge, and the duplicate forwarded to the P.O.O. with as little delay as possible."

(H.Q. 305-11-1.)

## REGULATIONS FOR THE CANADIAN OFFICERS TRAINING CORPS.

With reference to General Order No. 31 of 1916; the following amendments to the Regulations referred to therein are authorized:—

Page 12, Table 75:—

1. Line 2, cancel the words "to each contingent"

2. Cancel the items:—

Tripods with sand bags..... 6  
Sub-target guns..... 1  
Esdale Targets..... 1

and substitute therefor the following:—

### Section 6.

Discs, aiming, triangular system.. 1 per officer and n.c.  
o. above the rank  
of corporal.  
Rests, tripod, musketry in-  
struction..... 4 per company.

### Section 20.

Targets, Esdale..... 1 per company.

### Section 27.

Cartridges, S.A. Dummy, .303"  
(in chargers)..... 200 per company.

### Section 29.

Bags, sand, common..... 6 per company.  
(Section Small Arms).  
Machine, sub-target gun..... 1 per contingent. (if  
available).  
Rests, rifle, aiming..... 2 per contingent.  
Rods, target practice..... 6 per company.  
Rods, target practice, targets.... As required.

(H.Q. 7429-1-3.)

(H.Q. 7429-1-2.)

(D.O.S. 1111.)

G.O. 119.

## DECORATIONS AND MEDALS.

### THE COLONIAL AUXILIARY FORCES OFFICERS' DECORATION.

The undermentioned Officer has been awarded the Colonial Auxiliary Forces Officers' Decoration under the provisions of the Royal Warrant dated the 18th day of May, 1899, and General Order 132 of November, 1901:—

RANK.	NAME.	CORPS.
Hon. Major.....	H. M. Morrison...	94th Victoria Regt. (Argyll High-landers).

### THE COLONIAL AUXILIARY FORCES LONG SERVICE MEDAL.

The undermentioned are awarded the Colonial Auxiliary Forces Long Service Medal, under the provisions of the Royal Warrant, dated 18th May, 1899, and General Order 132 of November, 1901:—

RANK.	NAME.	CORPS.
Major.....	Mossman, D.G....	75th Lunenburg Regiment.
Captain.....	Letarte, J.....	4th Regt. (Chasseur Canadiens).
Lieutenant.....	Burwell, A. E.....	7th Regt. (Fusiliers)
Sergeant.....	Taylor, W. A.....	6th Regt. (The Duke of Connaught's Own Rifles).
Sergeant.....	McWhinney, Geo.	43rd Regt. (The Duke of Connaught's Own Rifles).
Colour-Sergeant....	Perry, S. J.....	6th Regt. (The Duke of Connaught's Own Rifles).

## LONG SERVICE AND GOOD CONDUCT MEDAL.

The undermentioned is awarded the Long Service and Good Conduct Medal, under the provisions of the Royal Warrant, dated 31st May, 1895, and General Orders, 104 of October, 1902:—

RANK.	NAME.	CORPS.
Private.....	Trudel, A. F.....	Royal Canadian Garrison Artillery.

## G.O. 120.

## RIFLE ASSOCIATIONS.

The disbandment of the undermentioned Rifle Association is authorized:—

## MILITARY.

No. 11 Company, Canadian Army Service Corps, with Headquarters at Winnipeg, Man.

(H.Q. 29-527-1.)

By Command,

*W. E. Hoagins.*

Major-General,  
Acting Adjutant General.

## GOVERNMENT NOTICES.

## COPYRIGHTS

Entered during the week ending 20th March, 1917, at the Department of Agriculture—Copyright and Trade Mark Branch.

32701. "Germany and Germans in War Time." By Carl W. Ackerman. (Temporary Copyright.) The Tribune Association, New York, N.Y., U.S.A., 14th March, 1917.

32702. "Le Pays d'Évangeline." Par le Docteur Edmond-D. Aucoin. (Livre.) Dr. Edmond-D. Aucoin, Montréal, Qué., 14 mars, 1917.

32703. "I Have a Secret to Tell." Words and Music by Albert E. MacNutt. Anglo-Canadian Music Publishers Association, Limited, London, England, 14th March, 1917.

32704. "Alabama Moon." Words by J. Will. Callahan. Music by Egbert Van Alstyne. Jerome H. Remick & Company, New York, N. Y., U. S. A., 14th March, 1917.

32705. "The Supper Club." By Harry Carroll. (Music.) Jerome H. Remick & Company, New York, N. Y. U. S. A., 14th March, 1917.

32706. "Sweet Baby." By Sol Wolerstein. (Music.) Jerome H. Remick & Company, New York, N.Y., U.S.A., 14th March, 1917.

32707. "Hula Serenade." Words by Gustave Kahn. Music by Egbert Van Alstyne. Jerome H. Remick & Company, New York, N.Y., U.S.A., 14th March, 1917.

32708. "A Rose of Yesteryear." By J. Hayden-Clarendon. (Music.) Jerome H. Remick & Company, New York, N.Y., U.S.A., 14th March, 1917.

32709. "Play That Hula Waltz for Me." Words by Gus Kahn. Music by Egbert Van Alstyne. Jerome H. Remick & Company, New York, N.Y., U.S.A., 14th March, 1917.

32710. "Sans Toi." By Anita Owen. (Music.) Jerome H. Remick & Company, New York, N.Y., U.S.A., 14th March, 1917.

32711. "If We Can Be Together." Words by Gus Kahn. Music by Egbert Van Alstyne. Jerome H. Remick & Company, New York, N.Y., U.S.A., 14th March, 1917.

32712. "There's Egypt in Your Dreamy Eyes." Words by Fleta Jan Brown. Music by Herbert Spencer, Jerome H. Remick & Company, New York, N.Y., U.S.A., 14th March, 1917.

32713. "The World Begun When I Met You." Words by Stanley Murphy. Music by Albert Gumble. Jerome H. Remick & Company, New York, N.Y., U.S.A., 14th March, 1917.

32714. "If You'll Come Back to my Garden of Love." Words by Stanley Murphy. Music by Albert Gumble. Jerome H. Remick & Company, New York, N.Y., U.S.A., 14th March, 1917.

32715. "Soon You'll Be Coming Home, Lads." Words and Music by Philip E. Layton. Philip E. Layton, Montreal, Que., 17th March, 1917.

32716. "You're the Fairest of all to Me." Words and Music by Morris Manley. Morris Manley, Toronto, Ont., 17th March, 1917.

32717. "Maclean's Magazine." Volume XXX. No 5. March, 1917. (Magazine.) The Maclean Publishing Company, Limited, Toronto, Ont., 17th March 1917.

32718. "A Positive Guarantee of Success and Satisfaction." To Users of Blood-Iron-Salts and Purified Toxiol. (Circular.) Frederick T. McIntyre, Toronto, Ont., 17th March, 1917.

32719. "I Love My Billy Sunday. But Oh! You Saturday Night." Words by Edgar Leslie and Grant Clarke. Music by George W. Meyer. Waterson Berlin & Snyder Co., New York, N. Y., U.S.A., 17th March, 1917.

32720. "Toronto City Directory, 1917." (Book.) Might Directories, Limited. Toronto, Ont., 17th March, 1917.

32721. "Till Daddy Comes Home." Words and Music by Cynthia Bishop. Anglo-Canadian Music Publishers Association, Limited, London, England, 19th March, 1917.

32722. "Saviour Breathe an Evening Blessing." By J. Adamson. Anglo-Canadian Music Publishers Association, Limited, London, England, 19th March, 1917.

32723. "Sweet and Low." Words by Tennyson. Music by J. Barney. Arranged by J. Adamson. Anglo-Canadian Music Publisher Association, Limited, London, England, 19th March, 1917.

32724. "When the Roses Bloom." By L. Reichardt. Arranged by J. Adamson. Anglo-Canadian Music Publishers Association, Limited, London, England, 19th March, 1917.

32725. "Afton Water." Words by Robert Burns. Arranged by J. Adamson. Anglo-Canadian Music Publishers Association, Limited, London, England, 19th March, 1917.

32726. "St. John Business Telephone Directory." The Yellow Book. No. 1, January, 1917. (Book.) Gerald Ernest Weir, Halifax, Nova Scotia, 19th March, 1917.

32727. "Ireland's Forget-Me-Not: The Little Green Shamrock." Words and Music by Roy Pierson. Roy Pierson, Brantford, Ont., 19th March, 1917.

32728. "Are You Quite Satisfied." (Letter.) Hilda Louise Spicer Simpson, St. Lambert, Que., 19th March, 1917.

32729. "Granby News." Vol. I, No. 1. (Magazine.) The Granby Consolidated Mining & Power Company, Limited, Vancouver, B.C., 30th March, 1917.

32730. "A Book of Human Verse." By A. M. Leighton. (Book.) Arthur M. Leighton, Melbourne, Que., 23th March, 1917.

32731. "Official Telephone Directory, Hamilton, March, 1917." (Book.) The Bell Telephone Company of Canada, Limited, Montreal, Que., 20th March, 1917.

## INTERIM COPYRIGHTS.

1914. "The Kaiser's Table Will Soon Go Dry." (Cartoon.) The Public Ledger Company, Philadelphia, Pa., U.S.A., 17th March, 1917.

1915. "The Black Flag." (Cartoon.) The Public Ledger Company, Philadelphia, Pa., U.S.A., 17th March, 1917.

1916. "Admiral Von Tripitz: Do You Really Mean it This Time Sam?" (Cartoon.) The Public Ledger Company, Philadelphia, Pa., U.S.A., 17th March, 1917.



1917. "Germany, the Outcast." (Cartoon.) The Public Ledger Company, Philadelphia, Pa., U.S.A., 17th March, 1917.

1918. "Steady, William." (Cartoon.) Public Ledger Company, Philadelphia, Pa., U.S.A., 17th March, 1917.

1919. "Shelling the Lifeboats." (Cartoon.) Public Ledger Company, Philadelphia, Pa., U.S.A., 17th March, 1917.

1920. "Latter Day Copperheads." (Cartoon.) Public Ledger Company, Philadelphia, Pa., U.S.A., 17th March, 1917.

1921. "Victorious Charge of the French-Canadians at Courcellette, France, Sept. 15-16, 1916." (Picture.) Harrington & Barrett Mfg. Co., Regd., Montreal, Que., 19th March, 1917.

GEO. F. O'HALLORAN,  
39-1 Deputy of the Minister of Agriculture.

## GEOGRAPHIC BOARD OF CANADA.

*Decisions, February-March, 1917.*

*Argenteuil*: See Carillon.

*ASHLAR*; ridge, east of Fiddle river and parallel to Fiddle range, Jasper park, Alberta.  
Descriptive.

*ASTORIA*; river, tributary to Athabaska river from southwest about 7 miles above Jasper, Jasper park, Alberta.

After Astoria furtraders who travelled east through Athabaska pass.

*CARILLON*; bay, Ottawa river, Argenteuil county, Que. (Not Argenteuil.)

*CAVELL*; lake and creek, tributary to Astoria river, foot of mount Edith Cavell, Jasper park, Alberta. (Decision revised.)  
After Nurse Cavell.

*CHAMBERLIN*; mount, lat. 53°, long. 119° 20', Kootenay district, B.C.  
After E. J. Chamberlin, President G.T.P. Ry.

*CLARK*; range, south of North Kootenay pass, southwestern Alberta, Can. and Montana, U.S.  
After Captain Wm. Clark (1770-1835), Lewis & Clark expedition, 1806.

*DARRAH*; mount, lat. 49° 28', long. 114° 36', Alberta and Kootenay district, B.C.

After Captain Darrah, Astronomer, International Boundary commission, Rockies to Pacific.

*FIDDLE*; range and river, tributary to Athabaska river, from southeast, at head of Brûlé lake, Jasper park, Alberta.

\*De Smet in letter, 1846 refers to the river as "Violin"; name Fiddle range on Palliser Expedition map, 1865.

*FITZWILLIAM*; mount, Tp. 44, R. 4, W. 6 M., Cariboo District, B.C.

Family name of William, Viscount Milton (1839-77), who so named it, 1863.

*FRANCHÈRE*; peak, west of Astoria river, Tp. 43, R. 1, W. 6 M., Jasper park, Alberta.

After Gabriel Franchère, author of "Voyage à la Côte Nord Ouest de l'Amérique Septentrionale", Montreal, 1820—the first published description of a trip to Jasper park.

*FRASER*; mount and glacier, head of Fraser river, Tp. 42, R. 3, W. 6 m., Alberta and Cariboo district, B.C.

After Simon Fraser (1776-1862), who explored the Fraser river in 1808.

*GRAHAM*; river flowing southeast from Laurier pass into Halfway river, Peace River district, B.C.

After Lieut. John P. Graham, B. C. Land Surveyor, killed in action in France, Sept. 1916; awarded Military Cross; made first land surveys in vicinity.

*HARMON*; river, tributary to Peace river, below Smoky river, Alberta. (Not North Heart.)

After D. W. Harmon, North-West Co., author of "A Journal of Voyages"; in charge at Dunvegan, 1808-10.

*HEART*; river flowing into the northwest end of Lesser Slave lake, Alberta. (Not South Heart.)

*HENRY*; mount, north of Geikie railway station, Jasper park, Alberta.

After Wm. Henry, who built the first trading post at the junction of Miette and Athabaska rivers, 1811-1812.

*JACQUES*; creek, tributary to Athabaska river from southeast, at head of Jasper lake, Jasper park, Alberta.

*JACQUES (ROCHE)*; a mountain, south of Jasper lake Jasper park, Alberta.

*JASPER*; village, near confluence of Miette and Athabaska rivers, Jasper park, Alberta.

After Jasper house, trading post in charge of Jasper Hawes, 1817.

*KIRBY & SPENCE*; mount, south of head of Kishinena creek and north of King Edward peak, Kootenay district, B.C.

Named by Captain T. Blakiston, 1858, after Wm. Kirby (1759-1850) and Wm. Spence (1783-1860), authors of the famous "Introduction to Entomology."

*LECTERN*; peak, northwest corner of Tp. 43, R. 1, W. 6 m., Jasper park, Alberta.

Descriptive.

*LLOYD GEORGE*; mount and glacier, head of Kwadacha river, Cassiar and Peace River districts, B.C.

After David Lloyd George, Prime Minister of British isles.

*MEDICINE*; lake, Maligne river, Jasper park, Alberta.

*MIETTE (ROCHÉ)*; a mountain, northeast of foot of Jasper lake, Jasper park, Alberta. (Not Millet nor Myette.)

After hunter who climbed it; first mentioned by Franchère.

*Millet*. See Miette.

*MOOSEHORN*; creek, tributary to Athabaska river from west, above Brûlé lake, Jasper park, Alberta.

*Myette*. See Miette.

*North Heart*; See Heart.

*PATRICIA*; lake, north of Jasper, Jasper park, Alberta.

*POCAHONTAS*; village, between Jasper and Brûlé lakes, Jasper park, Alberta.

Named by W. H. Morris, manager of coal mine, after town in Virginia.

*PYRAMID*; mountain, N.N.E. of Jasper, and lake southeast of mountain, Jasper park, Alberta.

Descriptive; name on Palliser Expedition map, 1865.

*ROCKY*; river, tributary to Athabaska river from southeast, below Jasper lake, Jasper park, Alberta.

*ROWE*; mount, lat. 49° 03', long 114° 03', Alberta.

After Lieut. Rowe, R.E., Surveying Officer, International Boundary commission, lake of the Woods to the Rockies.

*SABASKONG*; bay, southeastern portion of lake of the Woods, Kenora district, Ont.

Indian name, meaning "fish-net" or "fish weir" place.

*SHOVEL*; pass, Maligne mountains, from Athabaska river to Maligne lake, Jasper park, Alberta.

Name suggested by Mrs. Schaffer, who found snow shovels in the pass.

*SNAKE INDIAN*; river, tributary to Athabaska river from west, below Jasper lake, Jasper Park, Alberta. (Not Stoney)

After Indian tribe; name on Palliser Expedition map, 1865.

SNARING; river, tributary to Athabaska river from west, above Jasper lake, Jasper park, Alberta.

After Indian tribe; name on D. Thompson's map, 1813-14.

*South Heart*; see Heart.

*Stoney*; see Snake Indian.

THRONE; mountain, Tp. 42, R. 1, W. 6 M., Jasper park, Alberta.

In shape of chair.

WARD; mount; lat. 49° 45', long. 114° 38', Alberta.

After Captain Ward, R.E., Secretary, International Boundary commission, lake of the Woods to the Rockies.

WARNEFORD; river, tributary to Kwadacha river from north, Cassiar district, B.C.

After Reginald John Warneford, V.C., who brought down a Zeppelin single-handed, 7th June, 1915, and was killed ten days later, aged 23.

39-1

LIST of successful candidates at a Special Preliminary Examination for the Outside Division of the Civil Service of Canada, held at different centres throughout the Dominion on the 6th March, 1917.

NOTE :—Candidates who are marked with a star (\*) have served overseas in His Majesty's Forces during this present war.

IN ALPHABETICAL ORDER :

*At Victoria, B.C.*

\*Belding, Harry B.  
\*Crosswaite, Ernest.  
\*Heryet, William.  
\*Joplin, Albert E.  
\*Wood, John Alfred.

*At Vancouver, B.C.*

\*Blancard, Robert Louis.  
\*Delmonico, Henry Norman.  
\*Dolpin, James Edward.  
\*Hepburn, Thomas Gould.  
\*McHallam, Peter.  
\*Sharp, James.  
\*Thomas, James William.

*At Edmonton, Alta.*

\*Baird, H. R.  
Buchanan, Jessie Victoria.  
Cotton, David William.  
Dairon, Andrew.  
\*Dron, Marcel.  
Figg, E.  
Flescher, William Albert.  
Johnson, Geo. R.  
\*Malloy, R.  
\*MacIntosh, Duncan.  
\*Neilans, John.  
Rae, Robert.  
Underwood, Edward.  
Weston, George Frederick.  
\*Whitehead, Ralph.  
\*Yeates, Frank.

*At Calgary, Alta.*

\*Beresford, A.  
\*Bowler, T. E.  
\*Brown, H. J. S.  
\*Cadenhead, J.  
\*Côté, G. H. S.  
\*Conley, Henry.  
\*Dakin, E. R.  
\*Day, Chester R.  
\*Downs, H. E.  
\*Edinburgh, C. E.  
\*Gower, Fred.  
\*Grady, John M.  
\*Hawley, Edward.  
\*Henderson, R. W.  
\*Knights, F. W.  
\*Maltby, Edward.  
\*Mardon, C. H.

*At Calgary, Alta.—continued*

\*Paterson, W.  
\*Rear, J. M.  
\*Scott, Wm.  
\*Slack, Walter S.  
\*Stewart, George.  
Taylor, R. A.  
\*Towers, John A.  
\*Turner, John H.  
\*Wells, George.

*At Frank, Alta.*

\*Bunyan, Reginald.  
\*Dooley, Francis.  
\*Johnson, John.  
\*Lindsay, James R.  
\*McCuaig, John.  
\*Warwick, Frank.

*At Moose Jaw, Sask.*

\*Algie, Albert.  
\*Ashworth, Matthew William.  
\*Borthwick, William.  
\*DeLisle, Andrew James.  
\*Hamilton, Campbell.  
\*Kidd, Thomas W.  
\*Kyle, Oliver S.  
Merrifield, W. J.  
\*McAllister, James.  
\*Neal, Charles William.  
\*Stevenson, Louis B.  
\*Swain, Edgar.

*At Saskatoon, Sask.*

Attree, Harry.  
\*Baldwin, Harold.  
\*Clark, Albert.  
\*Cook, William Henry.  
\*Denholm, David.  
Enright, Melville Walter.  
\*Herbert, George Henry.  
\*Jobin, G. S.  
\*Kennett, Ernest B.  
\*Moore, William J.  
Mutch, Ewen M.  
\*Pullett, Ernest Edward.  
Parry, Harold R. L.  
\*Peckett, Edward.  
\*Pinchin, William John.  
Pout, Maurice R.  
Rosson, A. E. W.  
\*Sherwood, Howard F.  
\*Yovell, William Charles.

*At Regina, Sask.*

Adamson, William John Earl.  
\*Asals, David.  
\*Jolleys, Edward.  
\*Morris, Arthur Norman.  
Redman, Francis Wm.  
\*Reid, Robert.  
\*Smith, Charles.  
\*Telfer, Oliver White.  
\*Thomas, Charles.

*At Winnipeg, Man.*

\*Henderson, John William.  
\*Murphy, Bartholomew.  
\*McKay, George C.  
\*Warsley, R. J.

*At London, Ont.*

Cusolito, Joseph D.  
\*Featherstone, Frederick.  
Lane, Edgar L.  
McCausland, William.  
Porte, Edgar Johnston.  
Sage, Joseph Laurence.  
\*Williams, William.

*At Hamilton, Ont.*

\*Gibb, James.  
Mowat, Fred.  
\*Shaw, Archibald McKelvie.  
\*Starling, James Adney.



*At Toronto, Ont.*

\*Abrahamson, Philip Allen.  
 \*Allen, Robert A.  
 \*Armstrong, Bernard C.  
 \*Boal, Harry Ritchie.  
 \*Burley, Edward.  
 \*Cheatley, Joseph.  
 Clayton, William V.  
 \*Cramm, Donald Blake.  
 \*Crossley, Harry R.  
 \*Donaldson, James Munroe.  
 \*Finch, Albert B.  
 Harris, Wilfrid.  
 \*Lee, Godfrey.  
 \*Loan, Daniel M.  
 \*Lowe, Arthur Thos.  
 \*McDonald, Malcolm.  
 \*Padmore, Arthur S.  
 \*Parker, John Thomas.  
 \*Power, Joseph.  
 \*Riley, William.  
 \*Roberts, David.  
 \*Scott, Robert.  
 \*Tait, Roy E.  
 \*Wakeman, Frank.  
 \*Whitnall, Percy.  
 \*Wilcox, Charles John.  
 \*White, Andrew.  
 \*Young, Wm. Murray.

*At Ottawa, Ont.*

\*Marshall, Charles John.  
 McLaughlin, Frederick Wm.

*At Montreal, Que.*

\*Bernard, Robert H.  
 \*Boothby, John Norman.  
 Chene, Agathe.  
 Coderre, Frs. Xavier.  
 \*Colebrook, James Henry.  
 \*Daly, John M.  
 Demers, Harris.  
 \*Edgar, James V.  
 Ferland, Moise.  
 Gagnon, Archille.  
 Garland, Percy Edgar.  
 \*Grant, Wilson E.  
 \*Harris, Wm. Augustus.  
 \*Hebert, J. Louis.  
 \*Hudon, Joseph A.  
 \*Jordan, Malcolm D.  
 Lamarre, Come.  
 Lapointe, Jean-Baptiste.  
 \*Lawson, John.  
 \*McLeod, Ross John.  
 Monet, Marguerite.  
 Paier ent, Jos. Arthur.  
 \*Powell, Walter Ernest.  
 \*Prince, Frederick L.  
 Proulx, Jean-Baptiste.  
 Quesnel, Albert.  
 Ryan, Wm. C.  
 \*Stephen, John M.  
 \*Stewart, Jas. Ferguson.  
 St. Pierre, Benjamin.  
 \*Townsend, John C.  
 Trudeau, J. Hermidas.  
 \*Turner, W. B.  
 \*Wills, Sydney Chas.

*At St. John, N.B.*

\*Duplisea, Harold J.  
 \*Nuttall, Gordon A.

By order of the Commission,

WM. FORAN,  
 Secretary.

Ottawa, 24th March, 1915.

39-1

CENSORSHIP NOTICE.

CONSOLIDATED ORDERS RESPECTING CENSORSHIP.  
*Department of the Secretary of State of Canada.*

Ottawa, 20th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, a newspaper "America," printed daily in the Ruthenian language, and published by the Ruthenian Printing House, 832 North Seventh Street, in the City of Philadelphia, in the State of Pennsylvania, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "America," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of March, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
 Under-Secretary of State.

39-2

CENSORSHIP NOTICE.

CONSOLIDATED ORDERS RESPECTING CENSORSHIP.  
*Department of the Secretary of State of Canada.*

Ottawa, March 20, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of Section 6 of the War Measures Act, 1914, "The Leader" a newspaper printed at 675 Stevenson Street, in the City of San Francisco, in the State of California, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "The Leader" whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of March, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
 Under-Secretary of State.

CENSORSHIP NOTICE.

CONSOLIDATED ORDERS RESPECTING CENSORSHIP.  
*Department of the Secretary of State of Canada.*

Ottawa, March 20, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, the "Westliche Post," a daily paper published in the German language by the German American Press Association, at Broadway and Chestnut Street, in the City of St. Louis, in the State of Missouri, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Westliche Post" whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of March, 1917; and that, as provided

by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

39-2 THOMAS MULVEY,  
Under-Secretary of State.

#### CENSORSHIP NOTICE.

##### CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 20th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, "Der Amerikaner," a weekly paper published in the Yiddish language by the Jewish Press Publishing Company, at 77-79 Bowery, in the City of New York, in the State of New York, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Der Amerikaner" whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of March, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

39-2 THOMAS MULVEY,  
Under-Secretary of State.

#### CENSORSHIP NOTICE.

##### CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 20th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, "Germania Kalendar, 1917," published in the German language by George Brumder, in the City of Milwaukee, in the State of Wisconsin, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Germania Kalendar, 1917," whether heretofore or hereafter published, has been prohibited by a warrant of the Secretary of State of Canada, dated the 20th day of March, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

39-2 THOMAS MULVEY,  
Under-Secretary of State.

#### CENSORSHIP NOTICE.

##### CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 20th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, a pamphlet entitled "Why Germany Will Win the

War," by George Humphrey, distributed by the Solomon News Company, in the City of Detroit, in the State of Michigan, in the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Why Germany Will Win the War" whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th March, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

39-2 THOMAS MULVEY,  
Under-Secretary of State.

#### CENSORSHIP NOTICE.

##### CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State for Canada.*

OTTAWA, 20th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of Section 6 of The War Measures Act, 1914, the book "The War Plotters of Wall Street," published by the Fatherland Corporation, of the City of New York, in the State of New York, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "The War Plotters of Wall Street," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of March, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

39-2 THOMAS MULVEY,  
Under-Secretary of State.

#### CENSORSHIP NOTICE.

##### CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

OTTAWA, 20th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, a publication entitled "Chronika Svitovoi Viny, 1914-1915," printed at the Ruthenian Orphans' Home, in the City of Philadelphia, in the State of Pennsylvania, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Chronika Svitovoi Viny, 1914-1915," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of March, 1917, and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

39-2 THOMAS MULVEY,  
Under-Secretary of State.



## CIVIL SERVICE EXAMINATIONS.

**PUBLIC** notice is hereby given that the Preliminary and Qualifying Examinations for the Outside Division of the Civil Service of Canada will be held, the Preliminary Examination on the 15th May, and the Qualifying Examination on the 16th and 17th May, 1917, at Prince Rupert, Victoria, Vancouver, Nelson, Edmonton, Calgary, Moose Jaw, Saskatoon, Regina, Brandon, Winnipeg, Port Arthur, Sault Ste. Marie, London, Hamilton, Toronto, Kingston, Ottawa, Montreal, Sherbrooke, Quebec, Fredericton, Moncton, St. John, Charlottetown, Yarmouth, Halifax and Sydney. Examinations may also be held at other centres, provided a sufficient number of candidates make application to write at any one place.

Persons desiring to present themselves for either of the above examinations may obtain all necessary information, copies of the rules and regulations, and forms of application from the Secretary of the Civil Service Commission, Ottawa, either on personal application or by writing.

Application forms of intending candidates, duly filled in, and accompanied by the prescribed examination fee, must be filed with the Civil Service Commission not later than the 16th April, 1917.

No exception can or will be made to this rule.

By order of the Commission,

Wm. FORAN,  
Secretary.

Ottawa, 15th March, 1917.

38-4

## CIVIL SERVICE EXAMINATIONS.

**PUBLIC** Notice is hereby given that general competitive examinations, under the direction of the Civil Service Commission of Canada, will be held during the week beginning the 14th May, 1917, at Prince Rupert, Victoria, Vancouver, Nelson, Edmonton, Calgary, Moose Jaw, Saskatoon, Regina, Brandon, Winnipeg, Port Arthur, Sault Ste. Marie, London, Hamilton, Toronto, Kingston, Ottawa, Montreal, Sherbrooke, Quebec, Fredericton, St. John, Moncton, Charlottetown, Yarmouth, Halifax and Sydney. Examinations may also be held at other centres, provided a sufficient number of candidates make application to write at any one place.

The examinations will have reference to the following permanent positions in the Inside Division of the Civil Service of Canada, which will require to be filled during the period from the 1st July to the 31st December, 1917 :—

30 clerkships (for men) in Subdivision B of the Third Division. In the case of five of these clerkships, preference will be given to men who possess a knowledge of shorthand and typewriting.

45 clerkships (for women) in Subdivision B of the Third Division. In the case of thirty-five of these clerkships, candidates must be stenographers and typewriters.

15 clerkships (for men) in Subdivision B of the Second Division. In the case of three of these clerkships, preference will be given to men who possess a knowledge of shorthand and typewriting.

The initial salary of positions in Subdivision B of the Third Division is \$500, and in Subdivision B of the Second Division \$800, but in case the qualifications required for the performance of the duties of a position are of an exceptional character, a further sum, not to exceed \$300 in the Third Division or \$500 in the Second Division, may be added to the initial salary by the Governor in Council.

A general examination for positions as messenger, porter, packer or sorter will be held at the same time and places as the above examination for clerkships.

Persons desiring to present themselves for any of the above examinations may obtain all necessary information, copies of the rules and regulations, and forms of application, from the Secretary of the Civil Service Commission, Ottawa, either on personal application or by writing.

Application forms of intending candidates, duly filled in and accompanied by the prescribed fee, in each

case (viz : \$4.00 for Third Division; \$8.00 for Second Division, \$2.00 for Lower Grade), must be filed with the Secretary of the Civil Service Commission, Ottawa, on or before the 16th April next. No exception can or will be made to this rule.

N.B.—It should be observed that during the continuance of the present war, the minimum age limit for examination is sixteen years, and the maximum age limit in the case of male candidates has been removed. No male candidates, however, of eighteen years of age and over, will be admitted to examination for the Inside Service except those (1) who have served overseas in His Majesty's Forces and have been honourably discharged therefrom; (2) who have offered themselves for active service in the present war and have been rejected. No examination fees are required of returned soldiers.

By order of the Commission,

Wm. FORAN,  
Secretary.

Ottawa, 15th March, 1917.

38-4

## DEPARTMENT OF INSURANCE.

Ottawa, 1st March, 1917.

**NOTICE** is hereby given that license No. 420 has this day been issued to The Canadian Surety Company authorizing it to transact in Canada the business of burglary insurance and plate glass insurance in addition to the business of guarantee insurance for which it is already licensed.

G. D. FINLAYSON,  
Superintendent of Insurance

37-4

## DEPARTMENT OF MARINE AND FISHERIES.

OTTAWA, 13th March, 1917.

**PUBLIC** notice is hereby given that the Acting Minister of Marine and Fisheries, by M. & F. Order No. 16 in 1917, dated the 12th March, 1917, under the provisions of section 27 of The Canada Shipping Act, has granted permission to change the name of the steamer "Omega" which has been purchased by the Montreal Transportation Company Limited from foreigners (U.S.A.), to that of "Glenmount."

A. JOHNSTON,  
Deputy Minister of Marine and Fisheries.

38-2

## G. S. C. Commercial Corporation of Canada, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 15th day of March, 1917, changing the name of the "G.S.C. Commercial Corporation of Canada, Limited, to that of "Guaranty Plan, Limited".

Dated at the office of the Secretary of State of Canada, this 15th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

38-2

## Compagnie d'Imprimerie Godin-Ménard, Limitée.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of March, 1917, changing the name of "La Compagnie d'Imprimerie Godin-Ménard, Limitée," to that of "La Compagnie d'Imprimerie Godin, Limitée,"—"The Godin Printing Company, Limited."

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

39-2

## Canadian Aladdin Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of March, 1917, incorporating Edmond Baird Ryckman and Kenneth Ferns MacKenzie, solicitors; George Stinson Saunderson, student-at-law; Edith Emily Duncan and Agnes Rosenblott, stenographers, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—

(a) To contract for, construct, execute and carry on every description of buildings, works and undertakings and generally to carry on the business of a contractor for the erection, construction, repair and alteration of buildings, structures, and public and private works; to erect buildings and deal in building material;

(b) To acquire by purchase, lease or otherwise and to hold, use, improve, manage, sell, dispose of and deal in land, tenements and hereditaments and in any interest therein and to erect, alter, prepare and maintain buildings upon any land in which the company may have any interest and generally to carry on the business of a real estate and improvement company; to improve, alter and manage any land or interest therein or any buildings or erection acquired or owned by the company;

(c) To take or hold mortgages for any unpaid balance of the purchase money on any lands or interests therein, building erection or building material sold by the company and to sell, hypothecate, pledge or otherwise dispose of said mortgages;

(d) To manufacture, buy, sell and deal in goods, wares and merchandise of all kinds;

(e) To acquire by purchase, subscription or otherwise and invest in and to hold, sell, exchange or otherwise dispose of debentures, bonds, stocks and any security of any government or of any municipal corporation or school corporation or of any chartered bank or of any incorporated company;

(f) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(g) To apply for, purchase or otherwise acquire, any patents, brevets d'invention grants, leases, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired;

(h) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(i) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name, all or any of the property, franchise and good-will, rights, powers and privileges held or enjoyed by any person or firm or any company or companies, and to pay for such property, franchise, good-will, rights, powers and privileges, wholly or partly in shares of the company wholly or partly paid-up, and to undertake the liabilities of any such person, firm or company;

(j) To aid in any manner any corporation, any of whose shares of capital stock, bonds, debentures or other

obligations are held, or in any manner guaranteed by this company, and to do any act or things for the preservation and protection, improvement or enhancement of the value of any such shares of capital stock, bonds, debentures or other obligations, and to do any and all acts tending to increase the value of any of the property at any time held or controlled by this company;

(k) To purchase, take or acquire by original subscription or otherwise, and to hold, and with or without guarantee, to sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in and of any other company carrying on a business in whole or in part similar to that of the company, and to pay for such shares, stocks, debentures, bonds and other obligations either in cash or partly in cash, or to issue shares of this company fully paid up or partly paid up in payment, and notwithstanding the provisions of section 44 of the said Act to use the funds of the company in the purchase of shares, stock, debentures, bonds and obligations in and of any such other company, and to vote on all shares so held through such agent or agents as the directors may appoint;

(l) To enter into any arrangements with any government or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges, concessions or franchises which the company may think it desirable to obtain, and to carry out, exercise and comply with or surrender any such arrangements, rights, privileges, concessions and franchises;

(m) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated benefit employees or ex-employees of the company (or its predecessors or associates in business) or the dependents or connections, of such persons, and to grant annuities, pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or to benevolent objects, or for any exhibition or for any public, general or useful object;

(n) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company;

(o) To purchase, take on lease or in exchange, hire or otherwise acquire, any real or personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business or capable of being profitably dealt with in connection with any of the company's property or rights for the time being;

(p) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufacturing, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof;

(q) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(r) To sell, let on hire or otherwise deal with or dispose of the undertaking and assets of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures, debenture stocks or other securities of any other company having objects altogether or in part similar to those of the company;

(s) To invest any monies of the company, not immediately required in such securities and in such manner as may from time to time be determined;

(t) To distribute among the shareholders in kind any property or assets of the company and in particular any shares, debentures, or securities of any other companies belonging to or held by the company or which the company may have power to dispose of;



(u) With the approval of the shareholders, to remunerate any person for services rendered to the company, in such manner as the company may deem expedient, and more particularly by the issue and allotment of shares, bonds or other securities of the company, wholly or partly paid up, but nothing in this clause contained shall be deemed to limit the power of the directors to fix and pay the salary of any and all officers, servants, agents and employees of the company ;

(v) To lend on money to customers and others having dealings with the company and to take security for the loan of such money ; to guarantee the performance of the contractual and other obligations of any such persons and to give any guarantee or indemnity as may seem expedient ;

(w) To pay out of the funds of the company all expenses of or incidental to the formation, registration and advertising of the company, or in or about the promotion of this company or the conduct of its business ;

(x) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(y) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(z) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others ; and either by or through agents, sub-contractors, trustees or otherwise ;

(aa) To do all such things as are incidental or conducive to the attainment of any one or more of the above objects, and so that the objects specified in each paragraph of the clauses shall, except when otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from the terms of any other paragraph, or to or from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Aladdin Company, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

38-2

### Canadian Electric & Gas Heater Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part, of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of March, 1917, incorporating Charles Joseph Eugene Charbonneau, notary, Jean Charbonneau, and James Edward Coulin, advocates, and Joseph Simeon Pilon, stenographer, of the City of Montreal, in the Province of Quebec ; and Philippe Morel, of the City of Maisonneuve, in the said Province of Quebec, agent, for the following purposes, viz:—

(a) To carry on the trade or business of manufacturing and selling gas and electric stoves and heaters, and other stoves and heaters of every description, burners, ranges, water heaters, burners of every kind for lighting and heating, gas, water and steam controllers, all kind of water, gas, steam and electric appliances and merchandise of all kinds ;

(b) To buy, sell, handle and deal in, both wholesale and retail, commodities, articles and things of all kinds which can conveniently be dealt with by the company in connection with any of its objects ;

(c) To purchase or otherwise acquire any formulae, recipe, processes, letters patent, trade-marks, trade-names or copyrights relating to the products of the

company, or any rights or interests in the same, or in the mode of manufacturing or selling same ;

(d) To construct, maintain and alter any buildings or works necessary or convenient for the purposes of the company ;

(e) To purchase, lease or otherwise acquire the whole or any part of the business, property, franchises, goodwill, rights and privileges held or enjoyed by any person or firm or by any corporation carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of this company and to pay therefor in fully paid-up or partly paid-up preference or ordinary shares of the company, or in the bonds, debentures or other securities of the company, or otherwise, and to undertake the liabilities of any such person, firm or corporation ;

(f) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable or being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(g) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(h) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take and otherwise acquire shares and securities of any such company, and to sell, hold, reissue, with or without guarantee, or otherwise deal with the same ;

(i) To enter into any arrangements with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(j) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(k) To purchase, take on lease or in exchange, hire or otherwise acquire, any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade ;

(l) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or in exchange for the shares, bonds debentures or other securities of this company or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint ;

(m) To construct, acquire and operate vessels, steamboats and barges to carry on the business of vessel agents, cartage system, cartage agents, wharfingers, warehousemen and forwarders ;

(n) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ;

(o) To pay out of the funds of the company or by shares in the company or by both cash and shares, all expenses of or incidental to the formation, flotation, advertising and procuring the charter of the company, and to remunerate any person or company for services rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any bonds, debentures or other securities of the company ;

(p) To pay by issue of bonds, debentures or other securities as well as to use and apply its surplus earnings or accumulated profits authorized by law to be reserved to the purchase or acquisition of property, and the purchase or acquisition of its own capital stock, from time to time, to such extent and in such manner and upon such terms as the board of directors shall determine ;

(q) To obtain any provisional order or Act of Parliament for enabling the company to carry any of its objects into effect, or for any other purpose which may seem expedient, and to oppose any proceedings or application which may seem calculated directly or indirectly to prejudice the company's interests ;

(r) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(s) To sell, improve, manage and develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(t) To do all or any of the above things as principals, agents, contractors or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others ;

(u) To do all such other things as are incidental or conducive to the attainment of the above objects.

(v) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of this company ;

(w) To distribute any of the property of the company in kind among the shareholders ;

(x) The interpretation of any of the powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or by reference to or inference from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Electric & Gas Heater Company, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

38-2

#### Palhaigar's Auto & Boat Garages, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of March, 1917, incorporating Jean Baptiste David Légaré, promoter, Armand Mathieu, Robert Thomas Mullin and Alexandre Papineau Mathieu, advocates, and Antonia Catelli, stenographer, all of the City of Montreal, in the Province of Québec, for the following purposes, viz :—

(a) To manufacture, buy, sell, import, export, operate, charter, repair, alter, improve, rent, lease, and hire automobiles of all kinds, motor boats and motor trucks, and deal in all kinds of automobiles and otherwise deal in all types of automobiles, bodies, chassis, carriages, sleighs, wagons, wagon body, running gear, row boats, canoes, motor hulls, and to establish and operate garages ;

(b) To manufacture, import, export, buy, sell, and deal in goods, wares and merchandise ;

(c) To construct, improve, maintain, work, manage, carry out, or control, any electric plant, waterworks, roads, ways, and cable operated ferries, branches and sidings on lands owned or controlled by the company, and bridges, reservoirs, watercourses, wharves, manufacturing, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof ;

(d) To demand, require, lease and dispose of trade marks, industrial designs, patents and patent rights, license and privilege for or concerning any invention which may be considered profitable or necessary, and to manufacture, utilize, employ or work the said inventions ;

(e) To sell, lease or otherwise dispose of any property or undertaking of the company or any part thereof, for such consideration as may be convenient or judged expedient by the company, and in particular wholly or partly in shares, debentures, stocks, bonds or securities of any other company ;

(f) To acquire by purchase, lease or otherwise or take over the business, in whole or in part, the property or liabilities of any person or company carrying on a business which this company is authorized to carry on or possessed of property suitable for the purpose of this company ;

(g) To amalgamate and enter into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession, a transfer of contract or otherwise with persons or companies carrying on or about to carry on any business or transaction similar to that of this company ; to carry on or continue any business or transaction capable of being carried on so as directly or indirectly to benefit the said company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares or securities of such person or company, and to sell, hold, re-issue, with or without guarantee, or otherwise dispose of such shares or securities ;

(h) To issue and allot as fully paid-up shares of the company in full payment or in part payment of any business, franchise or undertaking, contract, property, rights, powers, privileges, leases, licenses, contracts, real estate, capital, bonds, debentures or any other property and rights which the said company may acquire under the powers hereby conferred, work done and, with the approval of the shareholders, for services rendered for the purpose of organizing the said company ;

(i) To place and dispose of the money and assets of the company from time to time as the directors may direct, in acquiring or buying immovable properties or in buying bonds, debentures, real estate, shares or other securities of any government or corporate body, municipal or school corporation or of any chartered bank or of any other company duly incorporated, notwithstanding the provisions of section 44 of The Companies Act ;

(j) To distribute among the shareholders of the company in specie any immovable property of the company and in particular the shares and securities of other companies belonging to this company ;

(k) To carry on all and any of the above business either as principals, agents or attorneys ;

(l) To do all and everything necessary or proper for the attainment of any of the above objects ;

(m) In the ordinary course of its business to draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(n) To build, purchase, lease or otherwise acquire, own, use and operate one automobile chemical fire wagon or several for the purpose of providing fire protection for the company's plants and buildings, and to enter into contract with any party or parties or municipal authorities, rural, civic or private, for the co-operative use of said apparatus, and to levy and



receive tolls or other remuneration for said use of the apparatus from such party or parties.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Palhaigar's Auto & Boat Garages, Limited," with a capital stock of fifty thousand dollars, divided into 1,000 shares of fifty dollars each, and the chief place of business of the said company to be at the Village of Chateauguay, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 15th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

38-2

#### Anglo-Franco Hat, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of March, 1917, incorporating Paul Lacoste, one of His Majesty's counsel learned in the law, of the City of Outremont in the Province of Quebec; Alexandre Lacoste, Joseph Henri Gérin-Lajoie and Alexandre Gérin-Lajoie, advocates, of the City of Montreal, in the said Province of Quebec; and Thomas John Shallow, advocate, of the City of Westmount, in the said Province of Quebec, for the following purposes, viz:—

(a) To manufacture, buy, sell and otherwise deal in and deal with all kinds of hats, caps, furs, hat blocks and flanges, hat machinery, wood cases, paper boxes and all kinds of goods, wares and merchandise connected with the above and all by-products thereof: to manufacture and deal in clothing and wearing apparel of every description, and any other articles which may be conveniently or advantageously handled in conjunction with the business aforesaid; to engage in the manufacture, purchase, sell, export and import of woollen and cotton and other fabrics of all kinds, and any and all material used in the manufacture of clothing and wearing apparel or articles usually dealt in therewith or in connection therewith; and to manufacture, buy, sell and otherwise deal in and deal with harness, saddles, belts, trunks and all kinds of leather goods and by-products thereof;

(b) To apply for, purchase or otherwise acquire any patents of invention and to sell, lease or otherwise dispose of the same;

(c) To promote, organize, manage, or develop, or to aid in the promotion, organization, management or development of any corporation, company, syndicate or undertaking for the purpose of acquiring the whole or any part of the company's undertaking or for the purpose of carrying on any other business subsidiary to that of this company;

(d) To carry on any other business (manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with the company's business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(e) To enter into partnership or into arrangement as to the sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company now or hereafter carrying on any business or transaction calculated to benefit this company, directly or indirectly;

(f) To purchase, or otherwise acquire for cash or for any other consideration, including paid-up shares of this company's capital stock, the whole or any part of the business, franchises, undertakings, property, rights, powers, privileges, bonds and debentures, letters patent, contracts, real estate, good will, and assets and other property, movable or immovable, real or personal of any person, company or corporation, and to sell or otherwise dispose of the whole or any part thereof for such consideration as the company shall see fit;

(g) To purchase or otherwise acquire and to hold and own stocks, shares and obligations of any companies or corporations engaged in a business of a similar nature, notwithstanding the provisions of section 44 of The

Companies Act, and to sell or otherwise dispose of such stock, shares and obligations;

(h) To distribute among the shareholders of the company, in kind, any property of the company, and in particular any shares, debentures or other securities of other companies belonging to this company or which this company may have power to dispose of;

(i) To do all acts and to enjoy all powers and to carry on any business conducive to the attainment of the objects for which this company is incorporated;

(j) To sell or dispose of the whole or any part of the property, movable or immovable, real or personal, of the company for such consideration as the company may deem fit, and in particular for shares, bonds, debentures or securities of any other company or corporation;

(k) To procure the company to be registered or otherwise recognized in and foreign country and to designate persons therein as attorneys or representatives of this company, with power to represent this company in any business, according to the laws of such foreign country, and to accept service for or on behalf of this company in any process or suit;

(l) To issue the whole or any part of the stock of this company as fully paid up and non-assessable, in payment of any property, movable or immovable, or other assets acquired by the company, or with the approval of the shareholders, as remuneration for services rendered to the company in or about the placing of the shares or debentures of this company or for any other consideration as the directors may deem proper and in the company's interests.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Anglo-Franco Hat, Limited," with a capital stock of forty-five thousand dollars divided into 450 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the Office of the Secretary of State of Canada, this 14th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

38-2

#### Wills & Wills, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of March, 1917, incorporating William Wills, and Edmund Keast Wills, merchants, Alexander Macinnes, clerk, Elizabeth Wills and Mary Wills, spinsters, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To buy, sell, import, export, manufacture and deal in dry goods, silks, satins, tailors' trimmings, textile fabrics of all kinds, cloth, woollen and cotton goods and generally in merchandise of every kind and description, also to carry on the business of tailors, outfitters and clothiers;

(b) To acquire and take over as a going concern the property, business, good-will, assets and liabilities of the business now carried on at the City of Montreal, in the Province of Quebec and elsewhere, under the firm name of Wills and Wills, tailors, and to pay for the same either in cash, fully paid-up and non-assessable shares of the capital stock or other securities of the company, and to carry on and continue the said business;

(c) To manufacture, buy, sell and deal in goods, wares, appliances, merchandise of all sorts and descriptions and to establish, maintain and conduct a jobbing, commission, brokerage and general agency business;

(d) To acquire all or any part of the good-will, property and assets, including any agency, option, contract, agreement, concession or the like of any individual firm, association or corporation carrying on a similar business, and to pay for the same wholly or in part in cash or bonds, or payment or part payment therefor to allot and issue as fully paid-up and non-assessable shares of the capital stock of the company;

(e) To sell or otherwise dispose of the whole or any part of the property, assets, rights, undertakings or good-will of the company and to accept payment for the same wholly or partly in cash, stock, bonds or other securities of any corporation or company ;

(f) To apply for, purchase or otherwise acquire any patents, trade marks, copyrights, agencies, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention or process and to turn to account, sell, lease or otherwise deal in such patents, trade marks, copyrights, licenses, agencies or concessions ;

(g) To acquire and hold, notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise dispose of the stock, shares, securities or undertakings of any other company having for one of its objects the exercise of any of the powers of the company, or to transfer its undertakings or assets to or to amalgamate with such company ;

(h) To enter into any agreement for the sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company intending to carry on or carrying on any business which this company is authorized to carry on, or which is capable of being conducted so as to directly or indirectly benefit the company ;

(i) To acquire, by purchase or otherwise, hold, sell, and deal in the business, assets, good-will stock, shares or securities of any person, firm, or corporation and generally to do all acts and exercise all powers and carry on any business incidental to the proper fulfilment of the objects for which the company is incorporated and to exercise all other powers permitted by the Act.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Wills & Wills, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 15th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

38-2

#### Broad Realty, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of March, 1917, incorporating Jean Martineau, of the City of Westmount, in the Province of Quebec, student-at-law, and Eugene Allard, chauffeur, Paul Alfred Degroseilliers and John Farrow, clerks, and Berthe Lafontaine, stenographer, of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on in all its branches the business of real estate proprietors and dealers ;

(b) To acquire by purchase, exchange, lease or any other title, and to develop, improve, sell, exchange, lease, sublet, dispose of or deal with in any other manner immovable property of any kind and in any condition whatsoever ;

(c) To repair, alter, remodel, construct, build, make, maintain, operate and exploit upon any immovable property any building, structure or works of any nature, such as apartment houses, dwellings, stores, warehouses, factories, mills, plants, drains, sewers, or any other construction, work or improvement, and to let, exchange, sell or otherwise dispose of such property ;

(d) To acquire by purchase, exchange, lease or any other title, and to trade in, sell, exchange, let or otherwise deal with any other immovable property ;

(e) To advance moneys by way of loans to the purchasers, holders, lessees or occupants of any part of the company's properties, to aid in the erection of buildings or in the making of improvements therein ;

(f) To take and hold as security for the re-payment of any loan made by the company or as payment or

part payment of the price or consideration of any contract made with the company, mortgages or securities of any nature whatsoever ;

(g) To buy, acquire and hold to sell, assign and transfer shares, debentures and any other securities of any other company or corporation engaged in the business which this company is authorized to carry on, or doing any business capable of being conducted for the benefit of this company ;

(h) To allot and issue, as fully paid up, any shares in the capital stock of the company in payment of any franchise, undertaking, property (movable or immovable,) license or contract which the company may acquire or enter into, or in satisfaction of any debt or obligation which it may owe ;

(i) To amalgamate with any other company engaged in a similar business ;

(j) To do and perform all other acts and things which may be conducive or seem advantageous to the carrying into effect of any of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Broad Realty, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

38-2

#### Cowansville Hotel Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of March, 1917, incorporating George Edward Chart, accountant, and May Beatrice Flanagan, Mabel Evelyn Manhire, Mary Blanche McKeown and Berthe Charlebois, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes :—

(a) To carry on the business in all its branches of keepers of hotels, taverns, inns, houses of public entertainment and restaurants, in conformity with and subject to the dispositions of all provincial laws and regulations as to licenses, and to do all other things in connection with such business ;

(b) To acquire by purchase, as a going concern and to carry on the business as hotel and inn keepers, now carried on by the commercial firm of P. E. Hauver & Sons, at the Village of Cowansville, in the County of Missisquoi, together with the equipment, movables, stock in trade and good-will, and to pay for the same either in money or in fully paid up and non-assessable stock of the company ;

(c) To acquire by sale, exchange or otherwise, or to hold by lease or otherwise from any person, firm or company, as a going concern or otherwise, and to carry on all business as hotel, inn or restaurant keepers, with or without the lands and buildings used or intended for their exploitation, as well as all equipment, movables or other property in general, and to pay for the same in money or in fully paid up and non-assessable stock of the company ;

(d) To acquire by purchase or otherwise, and to hold by lease or otherwise, any other hotel, inn or restaurant and all immovable property which may be necessary for the object for which the present company is incorporated, and to pay for all such acquisitions or holdings in money or in fully paid up and non-assessable stock of the company ;

(e) In connection with the above purposes to carry on the business of keepers of boarding, sales and livery stables ;

(f) To acquire by purchase or otherwise, or to hold by lease or otherwise, all immovable property which may be necessary for the objects for which this company is incorporated and to pay for the same in money or in fully paid up and non-assessable stock of the company ;



(g) To sell and exchange, and to lease all and any of the movable or immovable properties of the company and to borrow money from the security of all such properties;

(h) To build, maintain and exploit upon all lands acquired or held by the company, hotels, inns, restaurants, and all other buildings which may be useful or necessary for the putting into operation of the powers herein mentioned;

(i) To do any and all other acts and things which may be useful or advantageous for the accomplishment of the purposes herein set forth;

(j) To acquire, hold, sell and exchange, cede and transfer the stock, debentures or other securities of any other company or corporation;

(k) To make, draw, accept, endorse and issue promissory notes, bills of exchange, warrants, securities under the Bank Act or other negotiable or transferable instruments;

(l) To distribute in specie or otherwise, as may be resolved any assets of the company among its members, and particularly the shares, bonds or other securities of any other company formed to take over the whole or any part of the assets or liabilities of the company;

(m) From time to time to do any one or more of the acts and things herein set forth, and to execute and enjoy all such rights and privileges and to do all such other acts and things as are incidental or conducive to the attainment of the above objects or any of them, as also to carry on any business germane to the purposes and objects above set forth.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Cowansville Hotel Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

38-2

# **Thompson's Malted Food Company of Canada, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 9th day of March, 1917, incorporating Livingston Thompson, manufacturer, and Minnie Thompson, married woman, of the City of Waukesha, in the State of Wisconsin, one of the United States of America; and John Barry, capitalist, Norah Barry, married woman, and Elizabeth Reid, spinster, of the City of Milwaukee, in the said State of Wisconsin, for the following purposes, viz:—

(a) To produce, buy, sell and deal in (1) milk and cream and all beverages, food, food confections, compositions and supplies into which milk and cream or any of their products enter or may enter as component part; (2) mineral, aerated, distilled and other waters, and (3) meats, foods, beverages, compositions and supplies and all products of the farm and dairy;

(b) To brew non-intoxicating beverages;

(c) To purchase, lease, maintain and operate farms, mineral springs, stores, shops, restaurants and marts for the production, storage, distribution and sale of the above mentioned products or any of them and all compounds, compositions, articles and substances containing the same or any of them;

(d) To operate cold storage warehouses and manufacture ice;

(e) To acquire and take over as a going concern or otherwise the whole or any part of the undertaking, assets and liabilities of any person, firm or corporation carrying on any business in whole or in part similar to that which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay for the same either wholly or partly in cash or wholly or partly in the bonds, debentures, paid-up shares or other securities of the company or otherwise;

(f) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company, and to pay for such shares, stock, debentures or bonds, either wholly or partly in cash or wholly or partly in shares, bonds, debentures or other securities of the company or otherwise, and to vote all shares owned or held by the company through such agent or agents as the directors may appoint;

(g) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(h) To apply for, purchase or otherwise acquire, any patents, trade-marks, trade-names, inventions, processes, improvements, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired;

(i) To enter into partnership or into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(j) To enter into any arrangements with any government authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions;

(k) To promote any company or companies for the purpose of acquiring or assuming all or any of the property and liabilities of the company or for any other purpose, which may seem directly or indirectly calculated to benefit the company;

(l) To purchase, take on lease or in exchange, hire or otherwise acquire, any real or personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade;

(m) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons;

(n) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(o) To procure the company to be registered and recognized in any foreign country and to designate persons therein according to the laws of such foreign country to represent this company and to accept service for and on behalf of the company of any suit or legal proceedings;

(p) To distribute in specie or otherwise any asset of the company among its members and particularly the shares, bonds, debentures and other securities of any other company formed to take over the whole or any part of the assets or liabilities of the company;

(q) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined;

(r) To sell or dispose of the whole or any part of the assets and undertakings of the company as a going concern or otherwise for such consideration as the com-

pany may think fit, and in particular for shares, bonds, debentures or other securities of any other company having objects altogether or in part similar to those of this company ;

(s) To obtain any provisional order or Act of Parliament for enabling the company to carry any of its objects into effect or for any purpose which may seem expedient, and to oppose any proceedings or application which may seem calculated directly or indirectly to prejudice the company's interest ;

(t) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company, or the dependents or connections of such persons, and to grant pensions, premiums and allowances and to make payments towards insurance for the benefit of said employees or ex-employees, to purchase lands and purchase or build houses for the purpose of providing homes to lease or sell to employees and to subscribe to or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general or useful object ;

(u) To do all or any of the above things as principals, agents, contractors or otherwise and by or through trustees, agents or otherwise and either alone or in conjunction with others ;

(v) To amalgamate with any other company having objects altogether or in part similar to those of this company ;

(w) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(x) To do all such other things as are incidental or conducive to the attainment of the above objects ;

(y) The interpretation of any of the powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or by reference to or inference from the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Thompson's Malted Food Company of Canada, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 250,000 shares of one dollar each, and the chief place of business of the said company to be at the City of Windsor, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 12th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

33-2

### Champion Spark Plug Company of Canada, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of March, 1917, incorporating Robert Allen Stranahan and Frank Duane Stranahan, manufacturers, and Fordyce Barker Caswell, sales manager, all of the City of Toledo, in the State of Ohio, one of the United States of America ; and Oscar Ernest Fleming, one of His Majesty's counsel learned-in-the-law, and Anson Hainsworth Foster, barrister-at-law, both of the City of Windsor, in the Province of Ontario, for the following purposes, viz:—

(a) To manufacture, purchase, acquire, use, lease, sell, export, import and generally to deal in any and all kinds of electrical equipment, machinery, parts and appliances for motor vehicles, motors and engines, and particularly in all kinds of electrical ignition devices, contrivances, machinery and appliances for motor vehicles, and all kinds of engines and motors, movable and stationary ;

(b) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or

indirectly to enhance the value of or render profitable any of the company's property or rights ;

(c) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ;

(d) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(e) To enter into partnership or into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(f) To take, or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company, or carrying on any business capable of being conducted so as directly or indirectly to benefit the company ;

(g) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(h) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(i) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(j) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property, and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade ;

(k) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufacturing, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof ;

(l) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(m) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;



(n) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(o) To do all or any of the above things and all things authorized by the letters patent or supplementary letters patent as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others ;

(p) To do all such other things as are incidental or conducive to the attainment of the above objects, and of the objects set out in the letters patent and supplementary letters patent, if any.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Champion Spark Plug Company of Canada, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Windsor, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 12th day of March, 1917.

THOMAS MULVEY,

Under-Secretary of State.

38-2

### Ulric Boileau, Limitée.

**PUBLIC** Notice is hereby given that under the First Part of Chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 1st day of March, 1917, incorporating : Ulric Boileau, Emile Napoléon Boileau, Wilfrid Boileau, Hormisdas Boileau and Aristide Boileau, all of the City of Montreal, in the Province of Quebec, contractors, for the following purposes, viz. :—

(a) To carry on business as general contractors ; to undertake, erect, build, carry out, improve and manage, by contract or otherwise, by tender or otherwise, any structures, buildings and public or private works ;

(b) To carry on a general lumber business, and, amongst other things, to purchase, convey, manufacture, produce and sell or otherwise alienate lumber and timber, logs, pulp-wood, sawn wood, cord-wood, charcoal and furniture and any other wood ; to purchase, construct, operate, manage, sell, lease, exchange or otherwise alienate saw mills, wood yards, manufactories for the preparation of lumber and any other wood hereinabove mentioned ; sash and door factories and manufactories for the production of lath, shingles and any other articles capable of being manufactured with wood or the by-products of wood and pulp arising from the company's operations, works, equipment and accessories necessary to the operation of timber licenses, timber limits, licenses to cut timber or wood lands, such as the cutting of timber, its transportation and manufacture ; and to acquire, erect, construct, develop, lease, let out to hire, exchange, convey, operate, manage, sell or otherwise alienate property, movable and immovable, real and personal, lands, farms, buildings, concessions or timber licenses, timber limits, licenses to cut timber, wood lands, brickyards, quarries, mines, sand beds, pulp factories, boom sites, water lots, sawmills, garages, warehouses, bridges, towing-paths, sidings, wharves, piers, dams and breakwaters, aqueducts, reservoirs, canals, locks, slides, water powers, driving rights, boats, tugs and any other craft, steam, electricity, gasoline and traction engines and any other kind of vehicles, electric, hydraulic, gas, gasoline or steam works, lines for the transmission of electric, hydraulic, or other power or force, subject to any provincial or municipal laws in that behalf ; manufactories, stores, shops, offices, stables, appurtenances, limekilns, machinery, implements and tools of all kinds, and to develop and utilize water powers, electric or steam or gas works for the generation of electric power and electro-motive energy, or other similar agency for the production of electricity, heat or motive power or force ;

(c) To manufacture, produce, work, operate, cast, convey, sell or otherwise alienate building materials, paints, stone, granite, marble, glass, bricks, cement, sand, iron, copper, brass, steel, leather, in all forms in

which such materials may be used for building purposes or otherwise ; to prepare such materials and any other raw materials so as to render the same proper for the erection or construction of buildings, monuments or other public or private works ; to crush stone by means of machinery or stone crushers so as to render the same adaptable for the construction of macadam, reinforced concrete, for the erection of any works of public or private utility, capable of being erected with such materials ; to undertake the manufacture and erection of works relating thereto or connected therewith ; to use dynamite and other explosives necessary for the company's operations ;

(d) To acquire in any manner the assets, franchises, contracts and business of any other company carrying on a similar business, and to pay for the same either in cash, debentures or other securities of the company ;

(e) To underwrite, subscribe for, purchase or otherwise acquire, either as principal or agent, and absolutely as owner or by way of collateral security or otherwise to dispose of bonds or debentures, stocks, shares or other securities of any government or municipal or school, corporation or of any chartered bank or of any public or private company, association or associations, and while holder thereof to exercise all the rights, privileges and powers of ownership, including the right to vote thereon ;

(f) To apply for, obtain, acquire by assignment, transfer, purchase or otherwise, and to exercise, carry out and utilize any charter, license, power, authority, franchise, concession, rights or privileges which any government or authority or corporation or other public body may be empowered to grant, and to pay for, aid in and contribute towards rendering the same effective, and to appropriate any of the company's shares, bonds and assets to defray the necessary costs, charges and expenses thereof ;

(g) To enter into any arrangement with any authority, municipal, local or otherwise, which may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(h) To carry on any business, whether manufacturing or otherwise, germane to the purposes and objects herein set forth and which may seem to the company capable of being conveniently carried on by the company or calculated to enhance the value of or render profitable any of its properties and rights ;

(i) To apply for, purchase, lease and in any other manner acquire any patents or patent rights, improvements and processes under registration, licenses, concessions, trade marks, trade names and industrial designs and the like, conferring or relating to any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated, directly or indirectly to benefit the company, and to use, exercise, develop, lease or otherwise dispose of such patents, patent rights, improvements and processes under registration, licenses, grants, concessions, trade marks, trade names and industrial designs, licenses, and the like or interest therein or any secret or other information ; to grant licenses in respect of or otherwise turn the same to account ;

(j) To purchase or otherwise acquire the whole or any part of the assets, business, property, privileges, undertakings, rights, debts and liabilities of any person, partnership or company carrying on any business which the company is authorized to carry on or any business similar thereto or possessed of property which may seem suitable for the purposes of the company ;

(k) To amalgamate with any other company, and to acquire and take over the whole or any part of the assets, business, privileges, undertakings, rights and obligations of any person, company or partnership having objects wholly or partly similar to those of the company and to pay for such amalgamation in cash or in the shares or bonds of this company, or both ; to enter into any arrangements as to the sharing of profits

and the good-will of any other company carrying on a similar business, and to acquire, own and sell shares or other securities of such companies and to dispose of the same ;

(l) To issue and allot fully paid-up shares, bonds or debentures of the company for payment in whole or in part of any patents, patent rights or any other property, real or personal, movable or immovable, rights or things acquired by or for the company, or, with the approval of the shareholders, for services rendered to the company ;

(m) To enter into any arrangements, contracts or covenants with any person, partnership, association, syndicate, company or corporation for the management of the business or any part of the business of the company, the whole upon such conditions as may be deemed advisable ;

(n) To sell, lease, dispose of, assign and transfer the whole or any part of the assets, rights, franchises, good-will, business or license of the company to any other company, partnership or individual carrying on a business similar to that of the company, and in payment therefor to accept cash, shares, bonds, debentures or other securities of any such company ;

(o) To draw, make, subscribe for, accept, endorse, negotiate, pay and issue promissory notes, cheques, bills of exchange, bills of lading, bonds, warehouse receipts or other negotiable or transferable instruments ;

(p) To do all acts, exercise all powers and carry on any business germane to the objects of the company and which may be necessary or useful for the carrying out of its powers ;

(q) To do all such other things as are incidental or conducive to the attainment of the above objects ;

(r) To pay out of the funds of the company all or any of the expenses of or incidental to the formation and organization thereof, and with the approval of the shareholders, for services rendered by the promoters and others, either in cash or fully paid-up shares, debentures or other securities of the company, as the directors shall determine ;

(s) In case of amalgamation with any other company or corporation carrying on a similar business, to purchase the shares, bonds, obligations or debentures thereof, and to pay for such business in shares, bonds or debentures of this company ;

(t) To act as general or special agents for any person, partnership or corporation manufacturing and selling, either wholesale or retail, the products necessary for this company's business ;

(u) To acquire, as a going concern, upon such conditions as may be deemed advisable, the whole of the undertaking and business of the partnerships E. & U. Boileau, or E. N. & U. Boileau, and Wilfred Boileau & Frères, and to continue the business of such partnerships and to pay therefor in fully paid-up or partly paid-up shares of the company ;

(v) No power granted in any paragraph hereof shall be limited or restricted by reference to or inference from the terms of any other paragraph hereof.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Ulric Boileau, Limitée," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 5th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

38-2

#### C. J. Miller & Sons, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 9th day of March, 1917, incorporating Crawford James Miller and John Crawford Miller, tanners, Leonard Robert Miller, book-keeper, and Mary Jane Miller, married woman, all of the Town of Orillia, in the Province of Ontario, and Harry William Miller, of the Village of Brewster, in

the State of New York, one of the United States of America, physician, for the following purposes, viz :—

(a) To carry on business as a tanner and hide, skin, leather, harness, glove, mitt, wool, boot, shoe and moccasin merchant, and to manufacture, buy, sell and deal in hides, skins, leathers, harness, gloves, mitts, wools, boots, shoes and moccasins, and the by-products thereof, and all articles entering into the manufacture thereof, and the sale and disposition thereof ;

(b) To manufacture, buy, sell and deal in any articles manufactured chiefly or partly of hides, skins or leathers ;

(c) To manufacture, buy, sell, grow, prepare for market, manipulate, transport, export, import, and deal in bark, wood, timber, lumber and products of all kinds, and to manufacture, buy, sell and deal in articles of all kinds in the manufacture of which product timber or wood is used and to dispose of and deal in timber limits, timber licenses or lands, and to operate the same ;

(d) To apply for, purchase, acquire or use patents, licenses, concessions or the like, conferring any exclusive or non-exclusive or limited rights to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, and to pay for the same either wholly or partly in cash or in fully or partly paid shares or other securities of the company or in any other manner whatsoever, and to use, exercise, develop or grant licenses in respect of or otherwise to deal in, sell or turn to account the whole or any part of the patents, property, rights, licenses or information so acquired, and to manufacture, buy, sell or in any manner deal in, and to assemble and install the whole or any part or parts of any article, machinery or device used in connection with such patents or which may be used or employed either directly or indirectly for any of the purposes of the company's business.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "C. J. Miller & Sons, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Orillia, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 12th day of March, 1917.

THOMAS MULVEY,

Under-Secretary of State.

#### Lakeside Coal & Transportation, Limited.

(CORRECTED NOTICE.)

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1917, incorporating Gerald Augustine Coughlin, advocate, Francis George Bush, book-keeper, Herbert William Jackson, clerk, and George Robert Drennan and Alexander Gordon Yeoman, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on a general business as coal miners and merchants, including the buying, selling, distributing and mining of coal and other products, including coke, of a similar nature or connected therewith ;

(b) To purchase, take on lease or otherwise acquire, and to hold and develop any mines, mining rights, coal lands and real estate generally, and to explore, work, exercise and develop, and to sell, lease, or otherwise turn to account the same, and generally to purchase, lease or otherwise acquire any real or personal property, easements, rights or privileges, which the company may think necessary or convenient for the purposes of its operations ;

(c) To construct, maintain and operate any roads and tramways, railway switches or sidings, on lands owned or controlled by the company, wharves, docks, warehouses, shops, stores, houses and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, maintenance or operation thereof ;



(d) To purchase, charter, sub-charter, hire, build, or otherwise acquire, operate and maintain barges, boats, tugs, steam and other ships or vessels with all equipment and furniture, and to employ or let out on hire the same for the conveyance of passengers, mails, troops, munitions of war, wheat, corn and other products, ore, minerals and merchandise of every kind and description between such ports in any part of the world as may seem expedient;

(e) To generate and accumulate electricity, electric and other power and dispose of any surplus products thereof subject to all local and municipal regulations, in that behalf;

(f) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's rights or property;

(g) To acquire by purchase, lease or otherwise, or undertake the whole or any part of the assets, business, property or liabilities of any person, firm or company carrying on any business in whole or in part similar to that which this company is authorized to carry on, or possessed of property suitable for the purposes of this company;

(h) To pay for any assets, business, property or rights acquired by the company, or with the approval of the shareholders, for services rendered or to be rendered to the company, either in cash or in fully paid-up shares, or by any securities which the company has power to issue, or partly in one mode and partly in another or others, and generally on such terms and conditions as the company may determine;

(i) To apply for, purchase or otherwise acquire any patents, brevets d'invention, grants, licenses, leases, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit this company; and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights, interest or information so acquired;

(j) To sell, lease or otherwise dispose of the entire undertaking, property and assets of the company, or any part thereof, for such consideration and upon such terms and conditions as the company may think fit, and in particular for the shares, debentures and securities of any other company;

(k) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any government, municipal or local authority, or with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company; and to guarantee the contracts of, either with or without security, or to lend money to, or otherwise assist, any such person or company or any person or company undertaking to build on or improve any property in which the company is interested;

(l) To distribute among the shareholders in specie by way of dividend or bonus, or in any other manner deemed advisable, any property of the company or any proceeds of the sale or disposal of any property of the company;

(m) To carry on or do any of the businesses, acts, and things aforesaid, either as principals or agents, or by or through trustees, agents or otherwise, and either alone or in conjunction with another or others;

(n) To act as agents for steamship owners and forwarders and as ship brokers and agents for placing or procuring insurance, whether marine, fire or otherwise, upon goods or other property in the possession or control of the company;

(o) To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes or conducive to the attainment of any one or more of the objects hereinabove enumerated;

(p) The intention is that the objects specified in paragraphs (a), (b), (c), (d), (e) and (f) hereof shall be

independent objects and shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Lakeside Coal & Transportation, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

38-2

#### Smart Bros., Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of March, 1917, incorporating Norman John Smart and William George Smart, market gardeners, Emma Smart and Mary Elizabeth Smart, married women, and Henry Robert Smart, merchant tailor, all of the Town of Collingwood, in the Province of Ontario, for the following purposes, viz:—

(a) To grow fruit, flowers and vegetables and other farm products and can fruits and vegetables and to buy and sell, wholesale and retail and trade in all kinds of farm produce and all branches thereof;

(b) To acquire by purchase, lease or otherwise, and to hold any land, greenhouse, factory, evaporator, plant, warehouse, building, machinery or appliance which may seem necessary in the interests of the company for the purpose of canning, selling, housing or handling any of the products above referred to, or for the purpose of carrying on or advancing the business or interests of the company and placing upon the markets such products in a finished state;

(c) To carry on any other business whether manufacturing, trading or otherwise, which may seem to the company capable of being conveniently carried on in connection with the company's business or any of its industries, or likely directly or indirectly to enhance the value of the company's properties or rights.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Smart Bros., Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Collingwood, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 12th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

38-2

#### The National Shipbuilding Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date 13th day of the March, 1917, incorporating William Haines Hutchinson, of the City of St. Catharines, in the Province of Ontario, contractor, and Robert Gordon Stewart, contractor, Ernest Arthur Larmonth and James Dennis Cunningham, accountants, and Louis Côté, barrister-at-law, of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—

(a) To carry on the business of iron foundries, mechanical engineers and manufacturers of engines, machinery, tools, boiler makers, millwrights, machinists, iron and steel converters, smiths, builders, metallurgists, electrical engineers, water supply engineers, carriers and merchants; to buy, sell, manufacture, repair, convert, let on hire and deal in engines, boilers, machinery, implements, rolling stock and hardware of all kinds; to build, buy, sell, equip, operate and own steamships, steamboats, sailing ships, boats and other property; to carry on the businesses of general contractors for the

construction and equipment of public and private works and of engineers ;

(b) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(c) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to pay for the same in cash or partly in cash and partly in paid-up shares of the capital stock of this company or wholly in such paid-up shares ;

(d) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company, notwithstanding the provisions of section 44 of the said Act ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The National Shipbuilding Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Goderich, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1917.

THOMAS MULVEY,

38-2 Under-Secretary of State

#### De Pierre, Limited.

**I** PUBLIC Notice is hereby given that under the First Part of Chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 16th day of March, 1917, incorporating Carl Troest de Pierre and Waldo Vincent Giffen, manufacturers, Gratia Longtin and Joseph Alexandre Desève, bookkeepers, and Meriza Baillargeon, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on the business of planting, cultivating, growing, producing, owning, buying, selling, manufacturing, importing, exporting and dealing in cocoa, chocolate, confectionery and confectioners supplies, in all forms and processes of manufacture ;

(b) To carry on any other business, whether as manufacturers, merchants or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of the company's property or rights ;

(c) To manufacture, use, own, buy, sell and deal in all kinds of machines, machinery, implements and appliances, and to operate machines, machine shops and factories to be used in connection with the said business ;

(d) To hold, own, buy, sell and deal in all kinds of property, both real and personal, necessary and useful for the business of the company ;

(e) To apply for, obtain, register, purchase, lease or otherwise acquire, and to hold, use, own, operate and introduce and to sell, assign or otherwise dispose of any trade mark, trade names, patents, inventions, formulae, improvements and processes convenient for or incidental to the carrying on of the said business ; to manufacture, buy, sell and deal in all kinds of articles necessary and convenient to be used in connection with the business of the company or with the sale of any article dealt in by the company ;

(f) To do all or any parts of the above things as agents, principals, factors or otherwise and by or through trustees, agents or otherwise, and either alone or in conjunction with others, and to do a general commission business ;

(g) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any persons or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to carry on or engage in, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal in the same ;

(h) To acquire, own, hold, sell or otherwise dispose of shares of the capital stocks, bonds or other securities of any other company having objects similar to those of this company, notwithstanding the provisions of section 44 of the said Act ; to use the funds of the company in the acquisition of the same, and to vote on such stocks and bonds in the name of the company ;

(i) To promote and amalgamate with other companies having objects similar to those herein above enumerated, and to take shares therein and to guarantee the performance of contracts by customers and others having dealings with the company ; to sell and dispose of the undertaking of the company for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company ;

(j) To issue and allot as fully paid-up stock of the company hereby incorporated in payment or part payment of any business, franchise, undertaking, property, rights, powers, privileges, lease, license, contract, real estate, stock, bonds and debentures or other property or rights which it may lawfully acquire by virtue hereof ; to lease, license, sell or otherwise dispose of the property and assets of the company or any part thereof for such consideration as this company may see fit, including shares, debentures or other securities of any company purchasing or acquiring the same ; to subscribe for, take, hold, purchase or otherwise acquire and to sell, assign, transfer or otherwise dispose of shares, stock, bonds, debentures or other securities of any other persons or company having objects wholly or in part similar to the company hereby incorporated, or having for its object or any of its objects the promotion of any of the matters which this company is authorized to carry on ;

(k) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(l) To enter into any arrangement with any authorities, governmental, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authorities any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(m) To do all acts and exercise all powers and to carry on all business incidental to the due carrying on of the objects for which the company is incorporated and necessary to enable the company to properly carry on its undertaking ;

(n) The above objects, powers or purposes of the company shall be deemed to be several and not dependent on each other, and the company may pursue or carry on any one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise construed as having regard to any other clause of such object, powers or purposes ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "De Pierre, Limited," with a capital stock of forty-eight thousand dollars, divided into 480 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1917.

THOMAS MULVEY,

39-2

Under-Secretary of State.



**M. & H. Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of March, 1917, changing the name of the "M. & H. Limited," to that of "Torcan Fancy Goods, Limited."

Dated at the office of the Secretary of State of Canada, this 24th day of March, 1917.

THOMAS MULVEY,

39-2 Under-Secretary of State.

**The O. Letourneau Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 20th day of March, 1917, amending the letters patent incorporating The O. Letourneau Company, Limited, by inserting therein the following provisions:—

It is hereby ordained and declared that, if authorized by by-law, sanctioned by a vote of not less than two-thirds in value of the subscribed stock of the company, represented at a general meeting duly called for considering the by-law, the directors may from time to time:

- (a) Borrow money upon the credit of the company;
- (b) Limit or increase the amount to be borrowed;
- (c) Issue bonds, debentures, debentures stock or other securities of the company and pledge or sell the same for such sums and at such prices as may be deemed expedient;
- (d) Hypothecate, mortgage or pledge, the real or personal property of the company, or both, to secure any such bonds, debentures, debentures stock or other securities and any money borrowed for the purposes of the company.

Nothing in this clause contained shall limit or restrict the borrowing of money by the company on bills of exchange or promissory notes made, drawn, accepted or endorsed, by or on behalf of the company.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1917.

THOMAS MULVEY,

39-2 Under-Secretary of State.

**Exclusive Ladies Wear, Limited.**

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of March 1917, amending the letters patent incorporating The Exclusive Ladies Wear, Limited, by inserting therein the following provisions:—

It is hereby ordained and declared that, if authorized by by-law, sanctioned by a vote of not less than two-thirds in value of the subscribed stock of the company, represented at a general meeting duly called for considering the by-law, the directors may from time to time:

- (a) Borrow money upon the credit of the company;
- (b) Limit or increase the amount to be borrowed;
- (c) Issue bonds, debentures, debenture stock or other securities of the company and pledge or sell the same for such sums and at such prices as may be deemed expedient;
- (d) Hypothecate, mortgage or pledge, the real or personal property of the company, or both, to secure any such bonds, debentures, debenture stock or other securities and any money borrowed for the purposes of the company.

Nothing in this clause contained shall limit or restrict the borrowing of money by the company on bills of exchange or promissory notes made, drawn, accepted or endorsed, by or on behalf of the company.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1917.

THOMAS MULVEY,

39-2 Under-Secretary of State.

**Brennens, Limited.**

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of March, 1917, incorporating James Steller Lovell and Charles Delamere Magee, accountants, William Bain, bookkeeper, and Robert Gowans and John Joseph Dashwood, solicitors' clerks, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—

(a) To carry on the business of lumbering in all its branches, and to carry on the business of a manufacturer of and dealer in paper, pulp, logs, lumber, timber, wood, all articles into the manufacture of which wood, enters, and all kinds of natural products and by-products thereof, and to carry on the business of a general dealer in merchandise, provisions and wares of every description;

(b) To prospect for, open, explore, develop, work, improve, maintain and manage gold, silver, copper, coal, salt, iron and other mines, quarries, mineral and other deposits and properties, and to dig for, raise, crush, wash, smelt, roast, assay, analyze, reduce, amalgamate, make and otherwise treat coal, coke, ores, metals, clays and minerals, whether belonging to the company or not, and to render the same merchantable, and to sell and otherwise dispose of the same or any part thereof or any interest therein, and generally to carry on the business of a mining, milling, reduction and quarry company;

(c) To construct, acquire, charter, operate, hire, lease, sell or otherwise dispose of all kinds of steam and sailing vessels, boats, barges and other vessels, wharves, docks, elevators, warehouses, freight sheds and other buildings;

(d) To acquire by lease, purchase or otherwise, lands and interests therein, water powers and other powers, water privileges or concessions, and to use and develop the same;

(e) To enter into contracts for, construct, execute, own and carry on all descriptions of works and to carry on the business of a general construction company and contractor;

(f) To aid and assist by way of bonus, advances of money or otherwise, with or without security, settlers and intending settlers upon any lands belonging to or sold by the company or in the neighbourhood of such lands and generally to promote the settlement of said lands;

(g) To acquire by purchase or otherwise and hold lands, timber limits or licenses, water lots, water falls and interests therein, and to build upon, develop, settle and otherwise improve and utilize the same and to lease, sell or otherwise deal with or dispose of the same and generally to carry on the business of a land company;

(h) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company and germane thereto;

(i) From time to time to apply for, purchase or acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy, any statute, ordinance, order, license, power, authority, franchise, concession, right or privilege, which any government or authorities, supreme, municipal or local, or any corporation or other public body may be empowered to enact, make or grant, and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof;

(j) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee or otherwise, any corporation in the capital stock of which the company holds shares or with which it may have business relations, and to act as employee, agent or manager of any such corporation, and to guarantee the performance of contracts by any such corporation, or by any person or persons with whom the company may have business relations;

(k) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operations

tion, joint adventure, reciprocal concession or otherwise, with any person or company now or hereafter carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in ;

(*b*) To purchase or otherwise acquire, hold, sell or otherwise dispose of shares or stock, bonds, debentures or other securities in any other corporation, notwithstanding the provisions of section 44 of the said Act ;

(*m*) To amalgamate with any other company having objects similar to those of this company ;

(*n*) To lease, sell or otherwise dispose of the property and assets of the company, or any part thereof, for such consideration as the company may deem fit, including shares, debentures or securities of any company ;

(*o*) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking ;

(*p*) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(*q*) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Brennens, Limited," with a capital stock of six hundred thousand dollars, divided into 60,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Hamilton, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada this 21st day of March, 1917.

THOMAS MULVEY,

Under-Secretary of State.

39-2

### The Canadian Symphonola Company, Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 15th day of March, 1917, incorporating John Wesley Dyer and Angus Long, salesmen, Robert Everett Laidlaw, student-at-law, Alice Hawkins, book-keeper, and Edgar Fraser Raney, barrister-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—

(*a*) To carry on the business of manufacturing musical instruments and machines and instruments and devices for producing or reproducing sound, and all articles and things which are or may be required in or incidental to the use thereof and used in the manufacture, maintenance and working thereof ;

(*b*) To acquire, print, publish, conduct and circulate or otherwise deal in musical publications, and for such purposes to carry on the trade and business of printers, lithographers and engravers as incident thereto ;

(*c*) To apply for, obtain, register, purchase, lease or otherwise acquire and to hold, own, use, operate, introduce, sell, assign or otherwise dispose of any and all trade-marks, formulae, trade-names, secret processes, copyrights and the like which may seem calculated directly or indirectly to benefit the company ;

(*d*) To buy, sell, repair, alter and deal in musical instruments and machines, instruments and devices for producing and reproducing sound, and all articles and things which are or may be required in or incidental to the use thereof ;

(*e*) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(*f*) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ;

(*g*) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(*h*) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(*i*) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company ;

(*j*) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(*k*) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(*l*) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(*m*) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade ;

(*n*) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof ;

(*o*) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(*p*) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(*q*) To sell or dispose of the undertakings of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ;

(*r*) To apply for, secure, acquire by assignment, transfer, purchase, or otherwise, and to exercise, carry out and enjoy any charter, license, power, authority, franchise, concession, rights or privilege, which any government or authority or any corporation or other public



body may be empowered to grant and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's shares, bonds, and assets to defray the necessary costs, charges and expenses thereof;

(s) To procure the company to be registered and recognized in any foreign country and to designate persons therein according to the laws of such foreign country to represent this company and to accept service for and on behalf of the company of any process or suit;

(t) To raise and assist in raising money for, and to aid, by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation and to guarantee the performance of contracts by any such company, corporation, or by any other person or persons with whom the company may have business relations;

(u) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations;

(v) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company;

(w) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others;

(x) To do all such other things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canadian Symphonola Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

39-2

#### James Patterson, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of March, 1917, incorporating James Patterson, boot and shoe manufacturer, Lionel Joron and Ulric Joron, notaries, of the City of Montreal, in the Province of Quebec; Joseph Crossemann Barlow, of the City of Westmount, in the said Province of Quebec, notary, and Henri Damase Descary, of the Town of Dorval, in the said Province of Quebec, clerk for the following purposes, viz:—

(a) To carry on the trade and business of tanners and manufacturers of, and wholesale and retail dealers in leather and rubber boots and shoes and all the articles in which leather or rubber forms a part and in all the by-products thereof, and to manufacture, sell and deal in goods, wares and merchandise which can be advantageously manufactured, sold and dealt in conjunction with such goods;

(b) To manufacture, buy, sell, lease, import, export and deal in machinery of all kinds in connection with or incidental to the manufacture of boots, shoes, rubber soles, lasts and all kinds of leather, rubber, felt and cloth foot-wear;

(c) To manufacture, buy, sell, import, export and deal in all kinds of blacking, polishes, varnishes, fasteners and other articles of merchandise incidental thereto;

(d) To acquire by purchase, lease, or otherwise patents, patent rights, licenses, inventions, trademarks trade-names and pending applications and to pay for the same in cash or fully paid up shares, bonds or other securities of the company; to apply for, acquire, hold, sell, assign, lease or otherwise acquire and dispose

of patent rights, licenses, inventions, trade marks, trade names and pending applications therefor, relating to or useful in connection with any business of the company; to use, manufacture, sell or grant licenses under any patents owned or controlled by the company;

(e) To acquire by purchase, lease or otherwise, property real or personal and the good-will, franchises rights, privileges, contracts and assets of any and every kind, useful or incidental to the business of the company, and to pay for the same in cash or paid-up shares, bonds or other securities of the company or otherwise as may be agreed upon, and to sell and dispose of or otherwise deal with the whole or any portion of the same;

(f) To acquire the good-will, undertaking, rights, property and assets, and to undertake the whole or any part of the liabilities and engagements of James Patterson, boot and shoe manufacturer, as a going concern and to pay for the same in cash, stock, bonds, debentures or other securities of this company or otherwise;

(g) To acquire, hold and own shares in any other corporation doing business of a like nature or incidental to the foregoing and to pay for the same either in cash or to issue fully paid-up shares of the company in payment or part payment therefor or otherwise as may be arranged, and to sell or otherwise deal with the same;

(h) To amalgamate with any other individual, firm or corporation having objects similar to the foregoing;

(i) To acquire, own and operate such motive power as may be deemed necessary in connection with or incidental to the business of the company;

(j) To manufacture or otherwise acquire and use machinery and motive power for lighting, heating and motor purposes or otherwise in connection with or incidental to the business of the company;

(k) To carry on any other similar business, whether manufacturing, selling, warehousing, storing or otherwise which may be deemed useful or advisable to carry on in connection with the business of the company;

(l) To take, acquire and hold securities of any and every nature and kind real and personal for debts, liabilities or obligations of the company;

(m) To act as agent for any individual, company or corporation carrying on a business in any way similar to or which can be conveniently combined with the business covered by the foregoing;

(n) To do all acts and exercise all powers and to carry on all business incidental to or in any way relating to the foregoing, directly or indirectly, or for the proper fulfilment of the objects for which this company is incorporated.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "James Patterson, Limited," with a capital stock of fifty thousand dollars divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 21st day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

39-2

#### The Canadian Wood Molybdenite [Co., Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of March, 1917, incorporating Oliver Ellsworth Wood and Harvey Fitzsimons, mine operators, and George David Kelley, Allen Joseph Fraser and Redmond Code, barristers-at-law, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:

(a) To carry on the business of mining and manufacturing molybdenite or any mineral in all its branches, and to purchase, hold, lease, acquire and sell mines, minerals and mining and other rights, easements and privileges, and to mine, quarry, get, work, mill and prepare for sale by any process, molybdenite and all or any other minerals or metallic products and

ores and to manufacture products and by-products therefrom, and to smelt such ores and other metallic substances and to trade in the products of such mines or manufactures ;

(b) To acquire by purchase, lease or otherwise water powers, lands, rights of way for pole lines or other purposes, and to pay for the same either in cash or with bonds or shares of the company, or partly in one and partly in the other ; in the same way to acquire and pay for, build, erect and maintain dams, mills, buildings, works, pole lines, substations and fittings thereof or in connection therewith, and generally to provide, purchase, lease or otherwise acquire and to construct, lay down, erect, establish, operate, maintain and carry on all necessary works, plant and apparatus, connected with the generation, accumulation, transmission, supply, use and employment of electricity and to generate, accumulate and distribute electricity for the supply of electric light, heat and motive power and for industrial or other purposes and to enter into contracts and agreements for the supply of electric light, heat or motive power, and to sink wells and shafts and to make, build, construct, erect, lay down and maintain reservoirs, works, pipes and appliances, and to do all other works and things necessary for obtaining, storing, selling, delivering, measuring and distributing water for the creation, maintenance or development of hydraulic, electrical or other mechanical power, or for any other purpose of the company ; provided that when exercised outside the property of the company the powers contained in this clause shall be subject to all Dominion, provincial and municipal laws and regulations in that behalf ;

(c) To purchase, acquire any interest in, hold, use, occupy, sell and convey real estate, mills, machinery, vessels, vehicles propelled by steam, electricity or otherwise, and other property, and to mine, smelt, dress and in every way and in any manner and in every or any process to manufacture ore, minerals and metallic or other products, and for such purposes to make and execute all necessary and proper works, and to do all necessary and proper works, and to do all necessary and proper acts, and to erect and maintain all suitable furnaces, forges, mills, engines, houses and buildings, and, if necessary, acquire any patent, privileges or by assignment, license or otherwise the right to use any patent invention connected with the purposes aforesaid, and to construct and make, purchase, hold or lease, alter and maintain, and operate any roads, ways, barges, vessels or steamers for the transportation of goods, minerals or other property, manufactured and unmanufactured, from and to the mines and works of the company, and from or to any other mines to any place of transshipment or elsewhere and to do all other business necessarily and usually performed on the same, and to construct wharves, docks and other works and machinery in connection with the business of the company ;

(d) To act as general storekeepers and provide board and lodging, clothing and provisions, and generally all supplies, to those engaged in or about any of the company's works, and to contract for the providing of the same ;

(e) From time to time to apply for, purchase or acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy, any statute, ordinance, order, license or power, which any government authorities, supreme, municipal or local, may be empowered to grant, and to pay for, aid in, contribute towards carrying the same into effect, and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof ;

(f) To carry on any other business, whether manufacturing or otherwise, but germane to the foregoing objects, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company ;

(g) To apply for or purchase or otherwise acquire any patents, brevets d'invention, licenses, secret processes, trade marks, industrial designs, leases, concessions and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the com-

pany, or the acquisition of which may seem calculated to benefit this company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights, interests or information so acquired ;

(h) To purchase or otherwise acquire or undertake all or any part of the business, property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company or possessing property suitable and proper for the purposes of the company ;

(i) To issue paid-up shares, bonds or debentures for the payment either in whole or in part of any property, real or personal, rights, claims, privileges, concessions or other advantages, which the company may lawfully acquire, and also to issue such fully paid shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of this company ;

(j) To form, promote and establish any other company or companies with limited liability, having objects similar or partly similar to those of this company, and to subscribe for and take, acquire, hold, sell or otherwise dispose of shares or debentures, bonds or obligations of any such companies or company, and guarantee the payment of any securities issued by any such company ;

(k) To purchase, acquire, hold and own the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which this company is empowered to carry on or engage in, and to acquire, hold or otherwise dispose of such shares, bonds or other securities, notwithstanding the provision of section 44 of The Companies Act ;

(l) To receive and accept bonds, debentures, shares or other securities, in payment or part payment for work done or materials supplied in connection with the business of the company ;

(m) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, partnership or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to engage in or carry on, or to amalgamate with any such company ;

(n) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation, and to guarantee the performance of contracts by any such persons with whom the company may have business relations ;

(o) To invest the moneys of the company not immediately required in such manner as may from time to time be determined ;

(p) To distribute amongst the shareholders of the company, in kind, any property or assets of the company and in particular any shares, debentures or securities of any other company or companies which may have purchased, taken over, or otherwise acquired, either in whole or in part, the property assets or liabilities of this company ;

(q) To sell, lease, exchange or otherwise dispose of the entire undertakings and assets of the company, or of any part or portion thereof, either at one time or from time to time as the company may consider expedient and for such consideration and upon such terms and conditions as the company may deem proper: the consideration price may be payable, if deemed advisable, in whole or in part, as the company may determine, in shares, bonds, debentures or other securities of any other company or corporation having objects altogether or in part similar to those of the company ;

(r) To enter into any arrangement with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which it may be desirable to obtain, and to carry out, exercise and comply with or sell and dis-



pose of any such arrangements, rights, privileges and concessions ;

(s) To make donations and subscriptions to any object likely to promote the interests of the company, and to create and contribute to pension and other funds and schemes for the benefit of persons employed by the company, or the wives, widows, children or dependents of any such persons, and to subscribe or guarantee money for any charitable or public object ;

(t) To do all such other acts and things as are incidental or conducive to the attainments of the above objects or any of them, and to carry on any business, whether manufacturing or otherwise, germane to the purposes and objects set forth and which may seem capable of being conveniently carried on by the company, or calculated directly or indirectly to enhance the value of or render profitable any of its property or rights ;

(u) To amalgamate with any other company having objects similar to those of this company ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canadian Wood Molybdenite Co., Limited," with a capital stock of one million dollars, divided into 100,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State

39-2

#### George W. Cole, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 16th day of March, 1917, incorporating George Washington Cole, esquire, James Leith Ross, barrister-at-law, Lancing Belmont Campbell, student-at-law, and Edith Mary Carruthers and Aileene, Ritchie, stenographers, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :

(a) To manufacture, buy, sell or otherwise deal in iron, steel, copper, lumber and other materials and all or any articles consisting or partly consisting of iron, steel, copper, wood or other materials and all or any products or combinations thereof ; to carry on the business of steel and iron foundries, steel casting makers, mechanical engineers and manufacturers of all kinds, tool makers, brass foundries, metal workers, boiler makers, fitters, wire drawers, tube makers, galvanizers, millwrights, machinists, woodworkers, plumbers, platers, foundries, metallurgists, and electric engineers and to buy, sell, manufacture, repair, alter, let or hire and to deal in machinery, implements and hardware of all kinds and any goods, wares or merchandise in which iron, steel or wood is in any way used ;

(b) To manufacture, either wholly or in part, any goods, substances, machines, tools, articles, apparatus or things in or for the manufacture, or any process for the manufacture of which any plant, machinery or property of the company may from time to time be available or suitable ;

(c) To acquire and take over, as a going concern or otherwise, the undertakings, assets and liabilities or any part thereof of any person or company carrying on any business in whole or in part similar to that which this company is authorized to carry on or possessed of property suitable for the purposes of this company and with a view thereto to acquire all or any of the shares and assume the debts and liabilities of any company ;

(d) To apply for, purchase or otherwise acquire, any patents of invention, processes, trade marks, franchises, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention, process or idea which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company and to use, exercise,

develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(e) To purchase, lease or otherwise acquire, hold and enjoy all the property, franchises, good-will, patents, processes, trade marks, rights and privileges held and enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any similar business to that which this company is authorized to carry on and to undertake the liabilities of any person, firm or company ;

(f) Notwithstanding the provisions of section 44 of The Companies Act to purchase, take or acquire by original subscription or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any other business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint ;

(g) To invest and deal with the money of the company not immediately required in such manner as from time to time may be determined ;

(h) To draw, make, accept, endorse, execute and issue promissory notes, bills or exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(i) To distribute in specie or otherwise as may be resolved any assets of the company among its members, and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company ;

(j) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(k) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(l) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company, or its predecessors in business, or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(m) To furnish aid to any business or undertaking similar in whole or in part to that of the company or with which the company may have business relations, by way of loan, bonus, endorsement, agreement, guarantee, management or other service, and to manage, supervise and control the same in whole or in part and to act as agent or attorney for the same ;

(n) To co-operate in, aid in, subscribe towards or subsidize any proceeding or undertaking which may seem calculated directly or indirectly to benefit the company ;

(o) To acquire, purchase, take on lease, hire, construct, improve, own, use, maintain, operate, manage, carry out and control plant, equipment, machinery, supplies, buildings, ships, works, conveniences and appliances as may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the acquisition, purchase, leasing, hiring, construction, improvement, ownership, use, maintenance, operation, management, carrying out or control thereof ;

(p) To procure the company to be registered, licensed or otherwise recognized in any foreign country and to designate and appoint persons with full power to represent the company in all matters according to the law of such foreign country and to accept service for and on behalf of the company of any process or suit ;

(g) To pay out of the funds of the company all or any part of the expenses of or incidental to the formation and organization thereof ;

(r) To employ, contract with and provide for the remuneration of brokers, commission agents and underwriters upon any issue of shares, bonds, debentures, debenture stock or other securities of the company ;

(s) To do all or any of the matters hereby authorized either alone or in conjunction with, or as factors or agents for any other companies or persons, or by or through any factors, trustees or agents ;

(t) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons or corporations ;

(u) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the directors may think fit and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company, notwithstanding the provisions of section 44 of the said Act ;

(v) To adopt such means of making known the products of the company as may seem expedient ;

(w) To carry on any other business or businesses whether manufacturing or otherwise, capable of being conveniently carried on in connection with the above or otherwise calculated directly or indirectly to enhance the value of or render profitable any of the company's business, property, rights or powers ;

(x) To do all or any of the above things and all things authorized by the letters patent or supplementary letters patent, as principals, factors, agents, contractors or otherwise, and either alone or in conjunction with others ;

(y) To do all such other things as are incidental or in any way conducive to the attainment of all or any of the above objects ;

(z) The powers in each paragraph hereof shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "George W. Cole, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1917.

THOMAS MULVEY,

Under-Secretary of State.

39-2

#### Dominion Art Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 16th day of March, 1917, incorporating James Steller Lovell and Charles Delamere Magee, accountants, William Bain, book-keeper, and Robert Gowans and John Joseph Dashwood, solicitors' clerks, all of the City of Toronto, in the province in Ontario, for the following purposes, viz.:

(a) To manufacture, produce, buy, sell and deal in all kinds of drawings, prints, paintings and other pictorials, reproductions and representations and picture frames and all other articles of merchandise and generally to carry on the business of art dealers ;

(b) Notwithstanding the provisions of section 44 of the said Act, to use any of the shares, bonds, debentures or other securities or the funds of the company to purchase or otherwise acquire and to take and hold or sell, the shares, bonds, debentures or other securities of or in any other similar company or corporation and to guarantee payment of the principal of and interest on the bonds and debentures or the dividends upon the shares of any similar company or corporation and to promote any company or corporation having objects similar to those of this company and while holding the

same to exercise all the rights and powers of ownership thereof, including the voting powers thereof ;

(c) To purchase, lease or otherwise acquire and to hold, exercise and enjoy all or any of the property, franchises, good-will, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, either in its own name or in the name of any such person, firm or company, and to pay for such property, franchises, good-will, rights, powers and privileges wholly or partly in cash, or, notwithstanding the provisions of section 44 of the said Act, wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of such person, firm or company ;

(d) To consolidate or amalgamate with any other company having objects similar to those of this company ;

(e) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or objects or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(f) To apply for, purchase or otherwise acquire any patents, grants, copyrights, trade marks, trade names, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, sell, assign, lease or grant licenses in respect of or otherwise turn to account the property, rights, interest or information so acquired ;

(g) To enter into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in any business or transaction which the company is authorized to engage in or carry on, and, notwithstanding the provisions of section 44 of the said Act, to take or otherwise acquire shares and securities of any such company, and to sell, hold, issue or re-issue the same, with or without guarantee of principal and interest, or otherwise to deal with or to dispose of the same ;

(h) To sell, lease, exchange or otherwise dispose of the property, rights, franchises and undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company, notwithstanding the provisions of section 44 of the said Act ;

(i) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(j) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(k) To procure the company to be licensed, registered or otherwise recognized in any foreign country and to designate persons therein as attorneys or representatives of the company with power to represent the company in all matters according to the laws of such foreign country and to accept service for and on behalf of the company of any process or suit ;

(l) To remunerate by payment in cash, and, with the approval of the shareholders, in stocks, bonds or in any other manner, any person or persons, or corporation or corporations, for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares of stock of the company, or any bonds or debentures or other securities of the company or in or about the formation or promotion of the company or in the conduct of its business ;

(m) To distribute in specie or otherwise as may be resolved any assets of the company among its members and particularly the shares, bonds or debentures or other securities of any other company incorporated to take over the whole or any part of the assets or liabilities of the company ;



(n) To do all such other things as are incidental or conducive to the attainment of the above objects ;

(o) To do all or any of the above things in Canada or elsewhere and as principals, agents or attorneys ;

(p) The above objects, powers and purposes of the company shall be deemed to be several and not dependent on each other, and the company may pursue or carry on any one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise construed having regard to any other clause of such objects, powers or purposes ;

(q) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth, and it may conduct its business in any province or territory of the Dominion of Canada and in foreign countries, and may have one office or more than one office and keep the books of the company in any place in which the company may do business although outside the Dominion of Canada, except as otherwise may be provided by law.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Dominion Art Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

39-2

### The Brick and Tile Supply Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of March, 1917, incorporating Victor Vivian Rogers, real estate agent, Arthur Ellis, barrister-at-law, George Carss, Esquire, and Alfred William Elton Hellyer, brick manufacturer, of the City of Ottawa, in the Province of Ontario, and Duncan Cameron Merkley, of the Village of Casselman, in the said Province of Ontario, manufacturer, for the following purposes, viz.:—

(a) To buy, sell and deal in bricks, tiles, terra cotta, drain and sewer pipes, street paving materials, and such like productions and building materials generally ;

(b) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(c) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ;

(d) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly, or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(e) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell,

hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(f) To take, or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company ;

(g) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(h) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees, or ex-employees of the company (or its predecessors in business) or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(i) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(j) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plants, stock-in-trade ;

(k) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufacturing, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof ;

(l) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(m) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(n) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ;

(o) To apply for, secure, acquire by assignment, transfer, purchase, or otherwise, and to exercise, carry out and enjoy any charter, license, power, authority, franchise, concession, rights or privilege, which any government or authority or any corporation or other public body may be empowered to grant and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's shares, bonds and assets to defray the necessary costs, charges and expenses thereof ;

(p) To procure the company to be registered and recognized in any foreign country and to designate persons therein according to the laws of such foreign country to represent this company and to accept service for and on behalf of the company of any process or suit ;

(q) To raise and assist in raising money for, and to aid, by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation and to guarantee the performance of contracts by any such company, corporation, or by any other person or persons with whom the company may have business relations ;

(r) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by



publication of books and periodicals and by granting prizes, rewards and donations;

(s) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company;

(t) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others;

(u) To do all such other things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Brick and Tile Supply Company, Limited," with a capital stock of five thousand dollars, divided into 500 shares of ten dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 22nd day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

39-2

#### Canada Lock Joint Pipe, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of March, 1917, incorporating Alexander Smith, William Carrie and Harold Spencer, solicitors, John George Willey, law clerk, and John Ledingham, clerk, all of the City of Winnipeg, in the Province of Manitoba, for the following purposes, viz: -

(a) To acquire from Lock Joint Pipe Company of the City of New York, in the State of New York, one of the United States of America, a corporation incorporated under the laws of New Jersey, and any other person, firm or corporation owing or controlling the same, upon such terms and for such territory as may be agreed upon, Canadian Patents 11760 and 124802 and any future patent rights which may be acquired by the said Lock Joint Pipe Company;

(b) To acquire by purchase, exchange, assignment, transfer or otherwise and take over in whole or in part and for such consideration and on such terms as may be agreed upon, the interest of the said Lock Joint Pipe Company in a certain contract or contracts entered into by the said Lock Joint Pipe Company with the Winnipeg Aqueduct Construction Company, Limited, for the construction of a portion or portions of the aqueduct or pipe line for the Greater Winnipeg Water District and to assume and carry out the said contract or contracts and the obligations of the said company therein, and to pay for same in cash or partly in cash and partly in credit or in the stock of the company or otherwise;

(c) Without being restricted by the foregoing particular objects, to design, tender and contract for the construction of, to construct, equip, maintain, improve, repair, extend, remove, manage, supervise or control, construction and engineering works, public and private buildings and conveniences of all kinds, and without restricting the generality of the foregoing, pipe lines, conduits, aqueducts, sewers, drains, canals, passages, tunnels, bridges, reservoirs, irrigation works, docks, harbours, piers, wharves, warehouses, factories, stores, houses, Government or municipal offices and buildings, power houses and stations, hotels, barracks, railway stations and railway and other buildings and engineering works and structures generally;

(d) To design, make, open, build, construct, erect, purchase, lease, own, maintain, operate, sell and dispose of drains, ditches, water courses, water-works, aqueducts, sewers, canals, reservoirs, dams, conduits, pipes, piers, wharves, roads, machinery, power, transportation and communication, plant and equipment, and all buildings, shops, warehouses, depots, storehouses, and all other classes or kinds of structure, erections and works, whether for the completion and carrying out of the works and undertakings more particularly set out in the said contract or contracts, or for the carrying out of any

undertaking of any nature whatsoever; and to do and carry out every class of work, trade, industry, undertaking and business usually done or undertaken by builders, contractors, railway contractors, engineers, designers, bridge contractors or others, and generally the business of a construction and engineering company in all its branches;

(e) To work, maintain, manage, carry on or control for the purposes of construction and communication in connection with the said contract or contracts with the said Greater Winnipeg Water District, or other contracts in which the company is interested, switches, sidings and construction railways on lands owned or controlled by the company, and all telegraph or telephone lines erected, or which it may be found necessary to have erected, for the more effective fulfilment of said contract or contracts with the said Greater Winnipeg Water District, or other contract as aforesaid, and to contribute to, assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof;

(f) To acquire, by purchase or otherwise, manufacture, build, own, use, operate, sell or otherwise dispose of builders' and contractors' supplies, materials and necessities of every nature and description whatsoever, and all classes of machinery, power, plant, engines and boats propelled or driven by steam, gasoline, electric or other power, tools and appliances used by or useful for builders or contractors or construction or engineering companies;

(g) To acquire, purchase, hold, exchange, take mortgages on, sell, lease, deal in, improve and develop, real or personal estate of every kind, and timber limits and timber, mines, mining rights, claims, water powers and rights, choses in action and patents and any interest therein, and mortgages, agreements for sale or purchase of lands and mercantile paper and negotiable instruments;

(h) To purchase, hold, assign, guarantee, sell, transfer or otherwise deal in shares of capital stock and bonds, debentures, securities or evidences of debt or securities of any person or corporation;

(i) To enter into partnership or any agreement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company;

(j) To guarantee mercantile and negotiable paper, bonds, debentures or the contracts or obligations of any person, firm or corporation having business dealings or relations with the company and any company whose capital stock or obligations are held by the company, directly or indirectly, upon such terms and for such consideration as the company may think fit;

(k) To sell, lease or dispose of the undertaking of the company or any part thereof for such consideration, including shares, debentures or securities of other corporations or otherwise, as the company may think fit, and to distribute any of the property or assets of the company among the shareholders of the company;

(l) To do all or any of the above things in any part of the world as principals, agents, attorneys and contractors or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others;

(m) To do all things in and about the premises that may be deemed expedient or conducive to the welfare of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canada Lock Joint Pipe, Limited," with a capital stock of forty thousand dollars, divided into 4,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Winnipeg, in the Province of Manitoba.

Dated at the office of the Secretary of State of Canada, this 22nd day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

39-2



**J. R. Cameron, Limited.**

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of March, 1917, incorporating Joseph Robert Cameron, Roderick Edward Byrne, John S. Nicholson and Joseph Rutledge McKenney, founders, and James Clandeboye Sparks Wolff, real estate agent, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz.:—

(a) To purchase and take over and acquire from the above-named Joseph Robert Cameron the business now carried on by him on the premises known as 488 Lewis Street in the said City of Ottawa, with all the assets, stock-in-trade, plant and machinery, and real and personal property, owned or used in connection therewith, and the good-will thereof and all the rights and contracts now held by him subject to the obligations, if any, affecting the same, and to pay for the same in paid-up shares of this company;

(b) To carry on the business and trade of stove and furnace manufacturers, steamfitters, plumbers, gas fitters, coppersmiths, tinsmiths, enamellers, electricians, brass and iron founders, in all its branches; to manufacture and install ventilators, fuel savers, electric signs and all kinds of appliances for heating by gas, electricity, hot air, steam and water, and all appliances and connections to be used therewith; to manufacture, construct, buy, sell and deal in all goods, wares, and merchandise, in which tin, steel, copper, brass, bronze, nickel, aluminium, galvanized iron, sheet iron, and sheet metal of all kinds, and any other metal or combination, of metal or other materials may be used, and to do all kinds of embossing work; to repair and alter steam, electric and gasoline engines, automobiles, motor trucks and all other kinds of vehicles and all machines operated by any kind of power or by hand, and to repair and alter any of the said goods, wares and merchandise, and to acquire, operate and manage garages;

(c) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(d) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company;

(e) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired;

(f) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on, or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(g) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade;

(h) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading,

warrants and other negotiable or transferable instruments;

(i) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company;

(j) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations;

(k) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company;

(l) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others;

(m) To do all such other things as are incidental or conducive to the attainment of the above objects;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "J. R. Cameron, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 21st day of March, 1917.

THOMAS MULVEY,

Under-Secretary of State.

39-2

**The Collier Oil Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of March, 1917, incorporating Henry Phipps Otty Savary, Lloyd Hamilton Fenerty, and Henry Austin Chadwick, barristers-at-law, Francis Olestes McKenna, student-at-law, and William Needham Ream, accountant, all of the City of Calgary in the province of Alberta, for the following purposes, viz.:—

(a) To search for, prospect, examine and explore lands and places which may seem to the company capable of affording a supply of petroleum or natural gas and to take on lease, purchase or otherwise acquire the right to the petroleum and natural gas in and under all such lands and to establish and turn to account pumping stations, pipe lines and others works and conveniences suitable for the purpose of extracting, pumping, drawing transporting and purifying petroleum and other mineral oils and natural gas, and to acquire, construct, maintain, and operate refineries for the refining of crude petroleum and to engage in the business of dealers in petroleum and all or any of its products or by-products either wholesale or retail;

(b) To acquire by purchase, lease, hire or otherwise mines, mineral claims, mineral leases, mining lands and mining rights of every description including petroleum and natural gas, and to work, develop, operate and turn the same to account and to sell or otherwise dispose of the same or any of them or any part thereof or any interest therein;

(c) To dig, bore, or drill wells for water, oil, gas or any other mineral or product, and to carry on such operations either for the benefit of the company on property belonging to or in which the company is interested, or as a contractor with or for any other company, firm or person, and generally to carry on the business of well drillers in all its branches;

(d) To purchase or otherwise acquire all plant or machinery necessary or convenient to be employed for any of the purposes of the company and to operate the same;

(e) To deal in natural gas for illuminating, power or other purposes, and for such purposes to enter into any contracts, engagements or agreements with any government, municipality, corporation or person for the supplying of natural gas for the purpose of power, illuminating or other purpose whatsoever;



(f) To acquire, construct, equip, maintain and operate a gas lighting plant or plants, necessary pipe lines, to enter into any negotiations or contracts with any government, municipality, corporation, or person for the right to use any street, highway, or public place, or any public or private property, for the right of way of the Company's gas pipe for the conveying of natural gas for lighting or other purposes, and to let, sell or otherwise dispose of or deal with such plant or plants and right of way;

(g) To acquire, construct, equip, maintain and operate a pipe line or pipe lines for the conveying of petroleum, either crude or refined, or any of its products or by-products, and to enter into any negotiations or contracts with any government, municipality, corporation or person, for the right to use any street, highway or public place or any public or private property for the right of way for such pipe line or lines and to sell, let or otherwise dispose of or deal with such pipe line or pipe lines and right of way;

(h) To acquire by gift, purchase or otherwise from any person or corporation the right of way mentioned in the two preceding paragraphs hereof or any part thereof;

(i) To buy, sell, lease, hire, or otherwise acquire any real or personal property and any rights, franchises, easements, and privileges which the company may think expedient or desirable to purchase or acquire for the purpose of its business;

(j) To purchase, or otherwise acquire the good will or all or any part of the business, property and liability of any company, society, partnership or person formed for all or any of the purposes within the objects of this company or carrying on any business within the objects of this company and to conduct and carry on or liquidate or wind up any such business;

(k) To establish, form, promote or assist in paying the cost of and incidental or preliminary to the formation or establishment of any company or undertaking formed with objects altogether or in part similar to the objects for which the company is established or for the purpose of acquiring, purchasing, holding, working, or otherwise dealing with any of the property of the company, or in which the company is interested and with whom the company may or may not amalgamate, and to make or concur or assist in making all payments and financial arrangements in relation thereto, and to underwrite, subscribe for, purchase, hold, sell, or dispose of shares, stocks, obligations, debentures or securities in any such company and to guarantee or assist in the guarantee of the payment of any dividends or interests on the stocks, shares, debentures, obligations, or securities of any such company, and to pay any brokerage, commissions, indemnities and legal or other expenses incidental thereto;

(l) To enter into partnership or any arrangement for sharing of profits, union of interests, joint adventure, reciprocal concessions, or co-operations with any one or more corporations, authorities, companies or persons carrying on or engaged in, any business, operation or transaction which may seem to the company capable of being conducted so as directly or indirectly to benefit the company, and to take or otherwise acquire and hold shares or stock in or securities of and to subsidize, lend money to or otherwise assist any such corporation, authority, company or person, and to raise and assist in raising money for, and to aid by way of bonus, promise, endorsement, guarantee or otherwise any person, firm or corporation which the company may have business relations with, and to act as employee, agent or manager of any such person, firm or corporation, and to guarantee the performance of contracts by any such person, firm or corporation;

(m) To sell, lease, exchange, surrender otherwise deal with the whole or part of the undertaking and property and rights of the company, or any part thereof, for such consideration as the company may think fit, and in particular for any shares (whether credited as partly or fully paid up or otherwise) debentures or securities of any other company, and to divide such part or parts, as may be determined by the company of the purchase money, whether in cash, shares or other equivalent, which may be received at any time by the company on the sale of, or other dealing with the whole or part of the property, estate, effects and rights of the company amongst the members of the company by way

of dividend or bonus in proportion to their shares, or to the amount paid up on their shares or otherwise to deal with the same as the company may determine;

(n) To pay for any lands, business, property, rights, privileges and concessions acquired or agreed to be acquired by the company, and generally to satisfy any payment by or obligations of the company by the issue of shares of this or any other company credited as fully or partly paid up, or of debentures or other securities of this or any other company credited as fully or partly paid up;

(o) To make, draw, accept, endorse, execute and issue promissory notes, bills of exchange, cheques, bills of lading and other negotiable instruments;

(p) To acquire by subscription, purchase or otherwise and to accept and take, hold or sell, shares or stock in any company, society or undertaking, the objects of which shall in whole or in part be similar to those of this company or such as may be likely to promote or advance the interests of this company;

(q) To sell, lease, exchange, surrender or otherwise deal with the whole or any part of the undertaking and property and rights of the company for such consideration as the company may think fit;

(r) To do all such things as are incidental or conducive to the attainment of the above objects or any of them and the intention is that the objects specified in each of the paragraphs in this clause shall, unless otherwise therein provided, be regarded as independent objects and shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Collier Oil Company, Limited," with a capital stock of two million dollars, divided into 400,000 shares of five dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 22nd day of March, 1917.

THOMAS MULVEY,

39-2

Under-Secretary of State.

#### Dodd-Simpson Press, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 16th day of March, 1917, incorporating Gerald Augustine Coughlin, advocate, Francis George Bush, bookkeeper, Herbert William Jackson, clerk, and George Robert Drennan and Alexander Gordon Yeoman, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz.:—

(a) To carry on generally the business of printing, advertising, engraving and publishing in all its branches, both as principals and as agents; to carry on all or any of the businesses of general printers, stationers, stereotypers, electrotypers, lithographers, engravers, bookbinders, designers, publishers, newspaper publishers, type foundries and advertising agents; and to carry on the business of embossing, electrotyping, photo-engraving, manufacturing and dealing in paper boxes, stationery, tags and labels; to acquire, print, lithograph, engrave, publish, conduct and circulate, or otherwise deal with, any newspaper or newspapers, books, periodicals, pictorial works or other publications; to carry on a general promotion and agency business in connection with advertising of all kinds;

(b) To manufacture, buy, sell or dispose of ready prints, patent plates, copyrights, bases, type, printing machinery or any other plant or machinery useful in printing establishments;

(c) To carry on the business of painters, decorators, designers and bill posters in connection with the advertising department of the company's business;

(d) To manufacture, buy, sell and deal in every kind and description of sign, show card, novelty, label, name plate, badge, button, calender or other device and generally in specialties of all kinds to be used in advertising for commercial and other purposes;

(e) To carry on any other business, which may seem to the company capable of being carried on in connec-



tion with its business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's rights or property ;

(f) To acquire by purchase, lease or otherwise, or undertake the whole or any part of the assets, business, property or liabilities of any person, firm or company, carrying on any business in whole or in part similar to that which this company is authorized to carry on, or possessed of property suitable for the purposes of this company ;

(g) To purchase, lease, construct or otherwise acquire, all property, movable and immovable, that the company may deem necessary for the purposes of its undertakings or any part thereof ;

(h) To pay for any assets, business, property or rights acquired by the company, or services rendered or to be rendered to the company, either in cash or in fully paid-up shares or by any securities which the company has power to issue, or partly in one mode and partly in another or others, and generally on such terms and conditions as the company may determine ;

(i) To apply for, purchase or otherwise acquire any patents, brevets d'invention, grants, licences, leases, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit this company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights, interests or information so acquired ;

(j) To distribute among the shareholders in specie by way of dividend or bonus, or in any other manner deemed advisable, any property of the company or any proceeds of the sale or disposal of any property of the company ;

(k) To carry on or to do any of the businesses, acts and things aforesaid, either as principals or agents, or by or through trustees, agents or otherwise, and either alone or in conjunction with another or others ;

(l) To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes or conducive to the attainment of any one or more of the objects hereinabove enumerated ;

(m) The intention is that the objects specified in paragraphs (a), (b), (c), (d) and (e) hereof shall be independent objects and shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Dodd-Simpson Press, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

39-2

#### The Paper & Hardware Products, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 15th day of March, 1917, incorporating Wilfred Arnold Lyons, Henri Larin and Patrick Alfred Donnelly, clerks, Ulderic Pigeon, optician, and Adelard Savard, chemist, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To manufacture, buy, sell and deal in paper, felt, chip board, straw board, pulp, pulp-wood, waste paper and paper mill stock and kindred materials, and goods and merchandise of every description manufactured from and produced by the same, and to carry on the business of a paper mill in all its branches and accessories ;

(b) To acquire, purchase, sell, manufacture and deal in logs, lumber, timber, pulp, pulp-wood, paper and other products and by-products of wood and pulp and all other articles and materials into which wood enters or forms a constituent part ;

(c) For the purposes aforesaid, to engage in the business of iron, steel and metal workers, of every description, founders, machinists, electro-platers, galvanizers, coppersmiths and electricians, in all their respective branches, and to manufacture, buy, sell, lease, exchange and deal generally in all kinds of cast, forged, wrought, sheet and wire metal of all kinds, hardware products and supplies, and all other articles of a similar nature, made wholly or partly therefrom ;

(d) To buy, sell, import, export, manufacture and generally deal in all kinds of goods, wares and merchandise, both at wholesale and retail and on commission ;

(e) To purchase, acquire, build, erect, own, equip, maintain and operate, and to sell, lease and otherwise convey, mills, factories, warehouses, elevators, storehouses, wharves, docks and other works and buildings which may be deemed directly or indirectly conducive to the objects of the company ;

(f) To organize, manage or develop, or to assist in the organization, management or development of, any corporation, company, syndicate, enterprise or undertaking carrying on a business similar in whole or in part to that of the company ;

(g) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or other securities or otherwise, any other company or corporation, and to guarantee the performance of contracts by any such company or corporation or by any other person or persons with whom the company may have business relations ;

(h) To subscribe for, buy, take or otherwise acquire and to hold, either as principal or agent and absolutely as owner, or by way of collateral security, and to enjoy, sell, exchange, vote or otherwise deal in stock, bonds, debentures and other securities of any government or municipal, industrial or financial corporation or company, notwithstanding the provisions of section 44 of the companies Act ;

(i) To issue and allot as fully paid up the shares of the company hereby incorporated in payment or part payment of any business, franchise, undertaking, property, rights, powers, privileges, lease, license, contract, real estate, stocks, bonds, debentures or other property or rights which it may lawfully acquire by virtue of the powers hereby granted ;

(j) To enter into any arrangements for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on or calculated to enhance the value of the company's properties or securities, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal in the same, or to amalgamate with any such company ;

(k) To distribute among the shareholders of the company in kind any shares, debentures, securities or property belonging to the company or which the company may have the power to dispose of ;

(l) To sell, lease or otherwise dispose of the property of the company or any part thereof for such consideration as the company may see fit and in particular for shares, bonds, debentures or other securities of any other company ;

(m) To do all acts necessary for the undertaking, carrying on or completion of any of the business which this company is authorized to carry on or engage in ;

(n) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Paper & Hardware Products, Limited," with a capital stock of forty-nine thousand dollars, divided into 490 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State

39-2

## NOTICE TO MARINERS.

No. 10 of 1917.

(Inland No. 2.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, and all depths are at mean low water.

## QUEBEC.

(31) River St. Lawrence—Lake St. Louis—Lightships to be replaced by gas buoys—Spar buoy to be placed.

(1) *Lightship No. 12 discontinued.*—The lightship heretofore maintained at the junction of the ship and steamboat channels,  $\frac{3}{4}$  mile southwest of Dorval island, has been withdrawn.

*Gas buoy to be established.*—On the opening of navigation in 1917 spar buoy No. 72S will, without further notice, be replaced by a gas buoy.

*Position.*—At the junction of the St. Lawrence river ship channel and the Ottawa river steamboat channel.

Lat. N. 45° 25' 14", Long. W. 73° 45' 3"

*Description.*—Steel cylindrical buoy.

*Colour.*—Red and black horizontal bands.

*Character of light.*—Red light, showing a double flash at short intervals.

*Illuminant.*—Acetylene.

(2) *Buoy to be placed.*—On the opening of navigation in 1917 a spar buoy will, without further notice, be placed  $\frac{1}{2}$  mile above gas buoy No. 76S.

Lat. N. 45° 24' 53", Long. W. 73° 45' 34"

*Colour.*—Red.

(3) *Lightship No. 13 discontinued.*—The lightship heretofore maintained about a mile above Dixie front range lighthouse has been withdrawn.

*Gas buoy to be established.*—On the opening of navigation in 1917, a gas buoy, numbered 77S, will, without further notice, be established 0.96 mile above Dixie front range lighthouse.

Lat. N. 45° 24' 44", Long. W. 73° 45' 50"

*Description.*—Steel cylindrical buoy.

*Colour.*—Black.

*Character of light.*—White light, occulted at short intervals.

*Illuminant.*—Acetylene.

N. to M. No. 10 (31) 24-2-17.

*Authority:* Departmental records.

*Admiralty charts:* Nos. 2789a, 259a and 797.

*Canadian Naval Chart:* No. 50.

*Publication:* St. Lawrence Pilot above Quebec, 1912, pages 117, 120, 121.

*Canadian List of Lights and Fog Signals, 1916:* Nos. 1508 and 1512.

*Departmental Files:* Nos. 10466, 21508K and 21512K.

A. JOHNSTON,

Deputy Minister.

DEPARTMENT OF MARINE.

OTTAWA, CANADA, 24th February, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

38-2

## NOTICE TO MARINERS.

No. 11 of 1917.

(Atlantic No. 7.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## NOVA SCOTIA.

(32) Avon river—Windsor bridges—Positions of range lights changed.

*Former notices.*—No. 44 (100) of 1906, and No. 66 (184) of 1912.

The three range lights on the bridges which span the Avon river, near the town of Windsor, are now located in the following positions:—

*Position of Light No. 1.*—On the highway bridge, 262 feet from its eastern end.

*New position of Light No. 2.*—On the new Canadian Pacific Railway bridge, 321 feet from its eastern end.



*New position of Light No. 3.*—On the new Canadian Pacific Railway bridge, 170 feet from Light No. 2, and 491 feet from the eastern end of the bridge.

*Sailing directions.*—In going up or down Avon river below the highway bridge the light on the highway bridge is to be kept in line with the easterly light on the railway bridge. In going up or down the river above the bridges the westerly light on the railway bridge is to be kept in line with the light on the highway bridge.

N. to M. No. 11 (32) 24-2-17.

*Authority:* Report from N. S. Supt. of Lights.

*Admiralty charts:* Nos. 353, 1651, 2666 and 2670.

*Publication:* Nova Scotia and Bay of Fundy Pilot, 1911, page 263.

*Canadian List of Lights and Fog Signals, 1916:* Nos. 156'49, 156'5 and 156'6.

*Departmental File:* No. 26236.

## NOVA SCOTIA.

### (33) Bay of Fundy—Harbourville—Light on pier.

*Position.*—On outer end of west pier, Harbourville.

Lat. N. 45° 9' 14", Long. W. 64° 48' 47"

*Character.*—Fixed white light.

*Structure.*—Lantern on a square wooden framework 15 feet high.

*Remarks.*—The light was established in 1913.

N. to M. No. 11 (33) 24-2-17.

*Authority:* Departmental records.

*Admiralty charts:* Nos. 353, 1651 and 2670.

*Publication:* Nova Scotia and Bay of Fundy Pilot, 1911, page 255.

*Canadian List of Lights and Fog Signals, 1916:* To be inserted as No. 163'5.

*Departmental File:* No. 29533.

A. JOHNSTON,

Deputy Minister.

DEPARTMENT OF MARINE,  
OTTAWA, CANADA, 24th February, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

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## NOTICE TO MARINERS

### No. 12 of 1917.

#### (Pacific No. 3.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in bracket; miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## BRITISH COLUMBIA.

### (34) Vancouver island—Southeast coast—Victoria harbour entrance—Ogden point breakwater—Gas-lighted beacon to be established.

*Former notices.*—No. 73 (257) of 1913; No. 22 (63) of 1914; and No. 137 (483) of 1915.

*Date of establishment.*—On or about 1st April, 1917, without further notice.

*Position.*—On outer end of Ogden point breakwater.

Lat. N. 48° 24' 48", Long. W. 123° 23' 37"

*Character of light.*—White light, automatically occulted at short intervals.

*Elevation.*—40 feet.

*Visibility.*—11 miles from all points of approach.

*Illuminant.*—Acetylene, compressed in acetone.

*Structure.*—Beacon, square in plan, with sloping sides, surmounted by a lens lantern.

*Material.*—Beacon, reinforced concrete.

*Colour.*—Beacon, white.

*Height.*—27 feet, from top of breakwater to top of lantern.

*Remarks.*—The light will be unwatched.

*Gas and bell buoy to be discontinued.*—When the above beacon light is put in operation the gas and bell buoy will be withdrawn.

N. to M. No. 12 (34) 26-2-17.

*Authority:* Report from Agent of Dept. of Marine, Victor a.

*Admiralty charts:* Nos. 1897b, 576, 2840, 2689, 1911 and 1917.

*Publication:* British Columbia Pilot, Vol. I, 1913, page 62.

*Canadian List of Lights and Fog Signals, 1916:* To be inserted as No. 2274.

*Departmental File:* No. 22274C.

A. JOHNSTON,

Deputy Minister.

DEPARTMENT OF MARINE,  
OTTAWA, CANADA, 26th February, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

38-2

## NOTICE TO MARINERS.

No. 13 of 1917.

(Atlantic No. 8.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## PRINCE EDWARD ISLAND.

## (35) East coast—Sturgeon bay—Wharf—Dredging.

*Position of Sturgeon wharf*—On the south side of Sturgeon bay,  $\frac{3}{4}$  mile westward of White point. The wharf extends out 450 feet  $344^{\circ} 30'$  (N.  $8^{\circ}$  E. mag.) from the shore.

Lat. N.  $46^{\circ} 7' 34''$ , Long. W.  $62^{\circ} 31' 27''$

*Dredging*.—The channel approach to the wharf, a distance of about 400 feet, has been dredged to a depth of 8 feet at L. W. S. T. The outer 200 feet of this channel is 100 feet wide, and the inner 200 feet gradually widens out to 160 feet immediately in front of the wharf to form a turning basin. Berths have been dredged on both sides of the outer portion of the wharf. Each berth is 80 feet long and 50 feet wide, and carries an average depth of 8 feet at L. W. S. T.

*Variation in 1917*:  $23^{\circ} 30'$  W.

*Authority*: Report from Mr. W. E. Hyndman, District Engineer, P. W. Dept.

*Admiralty charts*: Nos. 2029 and 2034.

*Publication*: St. Lawrence Pilot, Vol. 2, 1916, page 171.

*Departmental File*: No. 38610.

N. to M. No. 13 (35) 1-3-17.

## PRINCE EDWARD ISLAND.

## (36) North coast—Malpeque bay—March Water—Approach to Kier shore pier—Dredging.

*Former notice*.—No. 62 (206) of 1916.

*Dredging*.—The channel approach to Kier shore pier, east side of Malpeque bay, has been dredged to a depth of 9 feet at L. W. S. T. From the end of the pier the dredged channel bears  $252^{\circ} 45'$  (N.  $84^{\circ} 15'$  W. mag.) for a distance of 2280 feet, thence it bears  $286^{\circ} 15'$  (N.  $50^{\circ} 45'$  W. mag.) 670 feet to the 9-foot contour in the bay. The inner 1350 feet of the dredged channel is 100 feet wide, and the outer 1600 feet of the dredged channel has an average width of 140 feet. A berth 475 feet long, with an average width of 75 feet, and depths of from 10 to  $5\frac{1}{2}$  feet, has been dredged on the south side of the outer portion of the pier.

*Variation in 1917*:  $23^{\circ}$  W.

*Authority*: Report from Mr. W. E. Hyndman, District Engineer, P. W. Dept.

*Admiralty charts*: Nos. 1983 and 2034.

*Publication*: St. Lawrence Pilot, Vol. 2, 1916, page 185.

*Departmental file*: No. 38639.

N. to M. No. 13 (36) 1-3-17.

## QUEBEC.

## (37) River St. Lawrence—Ship channel between Quebec and Montreal—Champlain curve—Spar buoy to be replaced by gas buoy.

*Spar buoy to be replaced by gas buoy*.—On the opening of navigation in 1917, Poulrier Dubord black spar buoy No. 17C will, without further notice, be replaced by a gas buoy.

*Position*.—At upper end of Champlain curve.

Lat. N.  $46^{\circ} 25' 59''$ , Long. W.  $72^{\circ} 21' 4''$

*Colour*.—Black.

*Character of light*.—White light, automatically occulted at short intervals.

*Authority*: Memo. from Commissioner of Lights.

*Admiralty charts*: Nos. 2830a and 2780.

*Canadian Naval charts*: Nos. 12, 13 and 24.

*Publication*: St. Lawrence Pilot above Quebec, 1912, page 49.

*Canadian List of Lights and Fog Signals, 1916*: To be inserted as No. 1301-5.

*Departmental File*: No. 25377.

N. to M. No. 13 (37) 1-3-17.



QUEBEC.

(38) River St. Lawrence—Ship channel between Quebec and Montreal—Ile St. Ours course—Channel deepened—Changes in buoyage.

*Channel deepened.*—Ile St. Ours course has been deepened to 35 feet at extreme low water; and the curve below Ile St. Ours course has been deepened to 35 feet and widened to 800 feet.

On the opening of navigation in 1917 the following changes will, without further notice, be made in the buoyage of Ile St. Ours course and the curve below it:—

*Buoy No. 3 M. New buoy Position.*—2625 feet 129° 30' (S. 34° 45' E. mag.) from the northeast corner of Lanoraie wharf.

Lat. N. 45° 57' 20", Long. W. 73° 12' 22"

*Description.*—Wooden spar buoy.

*Colour.*—Black.

*Gas buoy No. 5 M. New position.*—1180 feet 17° 30' (N. 33° 15' E. mag.) from its old position; and 3870 feet 161° (S. 3° 15' E. mag.) from the northeast corner of Lanoraie wharf.

Lat. N. 45° 57' 0", Long. W. 73° 12' 33"

*Buoy No. 6 M. New buoy. Position.*—At junction of Ile St. Ours course and Lavaltrie channel.

Lat. N. 45° 56' 54", Long. W. 73° 12' 44"

*Description.*—Wooden spar buoy.

*Colour.*—Red and black horizontal bands.

*Buoy No. 7 M. New position.*—1720 feet downstream from its old position.

Lat. N. 45° 56' 39", Long. W. 73° 12' 38"

*Buoy No. 8 M. discontinued.*—Red spar buoy No. 8 M. has been withdrawn.

Lat. N. 45° 56' 27", Long. W. 73° 12' 46"

*Buoy No. 9 M. New position.*—1200 feet downstream from its old position.

Lat. N. 45° 56' 11", Long. W. 73° 12' 40"

*Buoy No. 10 M. New position.*—1200 feet downstream from its old position.

Lat. N. 45° 56' 12", Long. W. 73° 12' 46"

*Buoy No. 11 M. New position.*—740 feet downstream from its old position.

Lat. N. 45° 55' 43", Long. W. 73° 12' 40"

*Buoy No. 12 M. New position.*—740 feet downstream from its old position.

Lat. N. 45° 55' 43", Long. W. 73° 12' 47"

*Buoy No. 13 M. New buoy. Position.*—On east side of channel, 1030 feet 218° (S. 53° 45' W. mag.) from Contrecoeur course front range light.

Lat. N. 45° 55' 14", Long. W. 73° 12' 42"

*Description.*—Wooden spar buoy.

*Colour.*—Black.

*Buoy No. 14 M. New position.*—200 feet downstream from its old position, and opposite new buoy No. 13 M.

Lat. N. 45° 55' 15", Long. W. 73° 12' 48"

N. to M. No. 13 (38) 1-3-17.

*Variation in 1917:* 15° 45' W.

*Authority:* Report from Mr. V. W. Forneret, Superintending Engineer, St. Lawrence ship channel.

*Admiralty charts:* Nos. 2786 and 2830b.

*Canadian Naval Charts:* Nos. 5, 8 and 22.

*Publication:* St. Lawrence Pilot above Quebec, 1912, pages 83 and 86.

*Canadian List of Lights and Fog Signals, 1916:* No. 1383.

*Departmental File:* No. 25577.

A. JOHNSTON,

Deputy Minister.

DEPARTMENT OF MARINE,

OTTAWA, CANADA, 1st March, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

## NOTICE TO MARINERS.

No. 14 of 1917.

*(Atlantic No. 9.)*

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## NEW BRUNSWICK.

**(39) South coast—Bay of Fundy—Approach to St. John—Black point submarine bell buoy discontinued.**

*Former notices*—No. 30 (90) of 1914; and No. 35 (125) of 1916.

*Submarine bell buoy discontinued*—Black point submarine bell buoy has been discontinued until further notice.

*Position of Black point gas and whistling buoy*—Lat. N. 45° 10' 40", Long. W. 66° 2' 11"

N. to M. No. 14 (39) 5-3-17.

*Authority*: Report from N. B. Agent of Dept. of Marine.

*Admiralty charts*: Nos. 352, 353, 1651, and 2670.

*Publication*: Nova Scotia and Bay of Fundy Pilot, 1911, pages 308 and 309.

*Canadian List of Lights and Fog Signals, 1916*: No. 113.

*Departmental Files*: Nos. 28137 and 27669.

## PANAMA CANAL

**(40) Entrance to Limon bay—Channel closed.**

Until further notice, all shipping entering Limon Bay will use the channel between the east and west breakwaters. The channel lying between the east breakwater and Margarita island is closed to navigation.

N. to M. No. 14 (40) 5-3-17.

*Authority*: N. to M. issued by Governor of Panama Canal Zone, 10th Feb., 1917.

*Departmental File*: No. 33455.

A. JOHNSTON,

*Deputy Minister.*

DEPARTMENT OF MARINE.

OTTAWA, CANADA, 5th March, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

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## NOTICE.

Government of Canada  
Publications.

THE following list of recent Government publications is inserted in the *Canada Gazette* in conformity with Order in Council (P.C. 1522) of 28th October, 1915, which calls for the publication of such lists from week to week.

Where a publication is marked with an asterisk (\*) requests for the volume or report in question should be made to the department affected. In all other cases, applications should be addressed to the Chief of Distribution, Department of Public Printing and Stationery, Ottawa. When the title appears in English it will be understood that the volume is printed in English; when the title is in French, it means that the report is printed in the French language. The price quoted for publications should in every case accompany the application.

## AVIS.

Publications du Gouver-  
nement du Canada.

LA liste suivante des récentes publications du gouvernement est insérée dans la *Gazette du Canada*, en conformité de l'arrêté en conseil (C.P. 1522) du 28 octobre 1915, qui exige que ces listes soient publiées d'une semaine à l'autre.

Lorsqu'une publication est marquée d'un astérisque(\*) les demandes au sujet du volume ou du rapport en question devront être adressées au Ministère qui la publie. Dans tous les autres cas, il faudra s'adresser au Chef de la Distribution, département des Impressions et de la Papeterie publiques, Ottawa. Lorsque le titre est publié en anglais, il est entendu que c'est la version anglaise du volume qui est imprimée; lorsque le titre est en français, cela signifie que c'est la version française qui est imprimée. Le prix indiqué pour les publications devra dans chaque cas accompagner la demande.

## AGRICULTURE.

Annual report of the Department for year ending March 31, 1916, 118 pp.	0.10
Loi de l'Instruction Agricole, Rapport sur la, 226 pp.	0.15
Fermes Expérimentales: Rapports du Directeur des Services de la Chimie, de la Culture du Sol, et de l'Élevage, pour l'exercice terminé le 31 mars 1915, 596 pp.	.45
Fermes Expérimentales: Rapports du Directeur des Services de l'Horticulture, des Céréales, de la Botanique, de l'Entomologie, des Plantes Fourragères, de l'Aviculture, et des Tabacs, pour l'exercice terminé le 31 mars 1915, 674 pp.	0.45
* Agricultural Gazette of Canada for March, 1917.	0.10
Annual subscription	1.00
* La Gazette Agricole du Canada mars 1917, 108 pp. illus.	0.10
* Patent Office Record and Register of Copyrights and Trade Marks, November, 1916.	0.20
* Annual subscription	2.00
* Foreign Agricultural Intelligence, bulletin of, November, 1916. Free.	
* Essai des Semences (Division du Commissaire des Semences) 4 pp. Gratuit.	
* Nouvelles notes sur l'emploi de la pepsine et d'autres succédanés de la présure dans la fabrication du fromage (Bureau du Commissaire de l'Industrie Laitière). Circulaire No. 21, 4 pp. Gratuit.	
* Mirage des Œufs (Division de l'Industrie Animale). Circulaire No. 3, 4 pp. Gratuit.	
* Use of Pepsin and other substitutes for rennet in the manufacture of cheese (Office of the Dairy Commissioner) Circular No. 21, 4 pp. Free.	
* Lin cultivé pour la filasse (Fermes Expérimentales du Dominion). Bulletin No. 28, 24 pp. Gratuit.	
* Seed Grain (Branch of the Seed Commissioner). 4 pp. Free.	

## ARCHIVES.

Report on work of the Department for years 1914 and 1915. 780 pp.	0.60
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## BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Judgments, Orders, Regulations, and Rulings (fortnightly edition). Vol. VI, No. 24. (Mar. 15th.)	3.00
Annual subscription	0.20
Single numbers	

## CIVIL SERVICE COMMISSION.

- \* Miscellaneous Information (Third Edition) 8 pp. Free.
- \* Renseignements concernant les examens du Service Civil, 60 pp. Gratuit.

## COMMISSION OF CONSERVATION.

- \* Annual report, for year ending March 31, 1916, 284 pp. Free.
- \* Rapport annuel pour l'exercice terminé le 31 mars 1916, 310 pp. Gratuit.
- \* "Conservation", monthly bulletin, March, 1917, vol. vi. No. 1. Free.
- \* "Conservation of Life." Quarterly bulletin, December, 1916. Free.

## COMMISSIONERS OF THE TRANSCONTINENTAL RAILWAY.

Annual report of the Commissioner for year ending March 31, 1916, 24 pp.	0.05
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## CUSTOMS.

Imports, Exports and Navigation of Canada, tables of, for year ending March 31, 1916. 772 pp.	0.50
Importations, Exportations et Navigation du Canada, les tables des, pour l'exercice terminé le 31 mars 1916, 800 pp.	0.65
Trade and Navigation returns for December, 1916, 532 pp. 8vo.	0.10

## EXTERNAL AFFAIRS.

Annual Report of the Secretary of State for External Affairs, for the year ending March 31, 1916, 40 pp.	0.05
Rapport annuel du Secrétaire d'Etat pour les Affaires Extérieures, pour l'exercice terminé le 31 mars 1916, 40 pp.	0.05

## FINANCE.

Public Accounts for year ending March 31, 1916, 270 pp.	0.20
Budget pour l'exercice terminé le 31 mars 1916, 96 pp.	0.05
Estimates for year ending March 31, 1918, 96 pp.	0.05

## INDIAN AFFAIRS.

Annual Report of the Department for year ending March 31, 1916, 500 pp.	0.35
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 500 pp.	0.35

## INLAND REVENUE.

Annual Report of the Department for year ending March 31, 1916. Part I. Excise, 236 pp.	0.15
Annual Report of the Department for year ending March 31, 1916. Part II. Weights and Measures, Gas and Electricity, 76 pp.	0.05
Annual Report of the Department for year ending March 31, 1916. Part III. Adulteration of Food, 604 pp.	0.25

## GOVERNMENT OF CANADA PUBLICATIONS—Continued.

## INLAND REVENUE—Concluded.

Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie I—Accise, 234 pp.....	0.1
Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie II—Inspection des poids et mesures, du gaz et de l'électricité, 76 pp.....	0.05
Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie III. Falsification des substances alimentaires, 604 pp.....	0.30
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* Baking Powder: Bulletin No. 360, 28 pp. Free.	
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* Installation d'une Balance d'Élévateur, 8 pp. Gratuit.	
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## INSURANCE.

Superintendent of Insurance, Report of the, Vol. II, Life Insurance Companies, year ending December 31, 1915..	0.50
Surintendant des Assurances, rapport du, Vol. I. Compagnies d'assurance autres que les compagnies d'assurance sur la vie, pour l'exercice terminé le 31 décembre 1915, 810 pp.....	0.50
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## INTERIOR.

Annual Report of the Department for the year ending March 31, 1916, 582 pp.....	0.45
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 600 pp.....	0.45
Rapport annuel de la Division des Levés Topographiques, pour l'exercice terminé le 31 mars 1915, 228 pp.....	0.20
Hydrometric Surveys, report of, for calendar year ending December, 1915, 590 pp.....	0.35
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* Dominion Water Power Branch, annual report of, for year ending March 31, 1915, 228 pp. Free.	
* Canadian Hydraulic Power Development and Electric Power in Canadian Industry; Water Resources Paper No. 17, 56 pp. Free.	
* Decisions of Geographic Board of Canada for December, 1916-January, 1917, 4 pp. Free.	
* Maps and Publications issued by Topographical Surveys Branch and available for distribution, list of, 12 pp. Free.	
* Canadian Woods for structural timbers (Forestry Branch). Bulletin No. 59, 46 pp. Free.	

## JUSTICE.

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## LABOUR.

Annual Report of the Department for year ending March 31, 1916, 122 pp.....	0.10
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Rapport des Conseils de Conciliation et d'Enquête pour l'exercice terminé le 31 mars 1916 222 pp.....	0.15
* Labour Gazette, March, 1917, 97 pp. 8vo.....	0.83
* La Gazette du Travail, février 1917, 104 pp. 8vo.....	0.03
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Annual report of the Department for year ending March 31, 1916, 288 pp.....	0.20
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* Appointments, Promotions and Retirements, Canadian Militia, 18th January.	
* Nominations, Promotions et Retraites, Milice Canadienne, 4, 11 et 18 janvier.	
* Militia Orders, weekly parts, 5th February.	
* Ordres de Milice, édition hebdomadaire du 22 janvier.	
* Instructions relatives au recrutement (Volontaires de la Réserve de la Marine Royale Canadienne) 12 pp. Gratuit.	
* No. 2 Tunnelling Company, nominal roll of officers and men, issued with Militia Orders.	
* 76th Battalion, and Reinforcing Draft, nominal roll of officers and men, issued with Militia Orders.	
* 110th Battalion, nominal roll of officers and men, issued with Militia Orders.	
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GOVERNMENT OF CANADA PUBLICATIONS—*Continued.*

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Report of the Department for year ending March 31, 1916, 543 pp.....	0.30
Rapport du département, pour l'exercice terminé le 31 mars 1916. 540 pp.....	0.35
Postal Guide, 1917; Canada Official. Paper cover.....	0.25
" " yearly subscription including supplements.....	0.50
" " cloth cover.....	0.45
" " including supplements.....	0.65
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## PRIVY COUNCIL.

Appel of Sir Robert Borden for National Service, 4 pp. Free.	
Appel de Sir Robert Borden en faveur du service national, 4 pp. Gratuit.	

## PUBLIC WORKS.

Annual Report of the Department for year ending March 31, 1916, 810 pp.....	0.50
Réservoirs de la Rivière Ottawa, 1915, rapport du ministre sur les, 612 pp.....	0.30
Canal de la baie Georgienne conditions générales du transport (étude statistique), 160 pp.....	0.15

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Annual report of the Department for the year ending March 31, 1916, 450 pp. illus.....	0.50
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## ROYAL NORTHWEST MOUNTED POLICE.

Annual report of the Department for year ending September 30, 1916, 382 pp. illus.....	0.30
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## SECRETARY OF STATE.

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* Dominion Companies Act, regulations respecting applications under, 24 pp. Free.	
* Judicial Committee of the Privy Council: judgments of, in the Company Cases, 30 pp. Free.	
* Alleged German Outrages, report of Committee on, 62 pp. Free.	

## TRADE AND COMMERCE.

Annual Report of the Department for year ending March 31, 1916, Part I—Canadian Trade (Imports into and Exports from Canada) 1020 pp.....	0.70
Annual report of the Department for year ending March 31, 1916, Part II—Canadian Trade with France, United Kingdom, Germany and United States, 200 pp.....	0.15
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Monthly report, November, 1916, 375 pp. 8vo.....	0.20
* Census and Statistics Monthly, January, 1917. Free.	
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* Statistique Mensuelle, décembre 1916, vol. 9, No. 100. Gratuit.	
* Manufactures of Canada—Résultats préliminaires du recensement postal pris en 1916, 4 pp. Gratuit.	
* Grades of Grain grown in Western Canada, 6 pp. Free.	
* Timber Import Trade of Australia, report on, 78 pp. Free.	
* British Import Restrictions, 8 pp. Free.	

## SPECIAL PUBLICATIONS.

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<b>War Purchasing Commission,</b> Report Minutes, Orders in Council. 4 vols. per set.....	2.00

\* **Royal Flying Corps:** call for mechanics for this branch of Service (National Service Board) 8 pp. Free.

1916-17

## STATEMENT

1916-17

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department to the night of the 28th February, 1916 and 1917.

PUBLIC DEBT.		1916	1917.
LIABILITIES.		\$ cts.	\$ cts.
FUNDED DEBT—			
Payable in New York.....			75,357,000 00
do in Canada.....		84,693,107 07	316,049,840 32
do in London.....		362,703,312 40	362,703,312 40
Temporary Loans.....		179,473,684 20	219,890,808 02
Bank Circulation Redemption Fund..		5,668,759 32	5,755,554 26
Dominion Notes.....		178,499,503 04	182,732,291 29
SAVINGS BANKS—			
	1916.	1917.	
Post Office Savings Banks.....	\$38,418,151 05	\$41,353,169 77	
Dominion Government Savings Banks..	13,539,883 46	13,319,322 51	
Trust Funds.....		51,958,034 51	54,672,492 28
Province Accounts.....		10,106,271 07	10,201,519 81
Miscellaneous and Banking Accounts.....		11,920,481 20	11,920,481 20
		30,829,429 82	37,031,599 34
Total Gross Debt.....		915,852,582 63	1,276,314,898 92
ASSETS.			
INVESTMENTS—			
Sinking Funds.....		11,800,301 24	13,621,527 30
Other Investments.....		111,139,401 12	145,079,888 77
PROVINCE ACCOUNTS.....		2,296,327 90	2,296,327 90
Miscellaneous and Banking Accounts.....		253,085,856 16	350,255,261 32
Total Assets.....		378,321,886 42	511,253,005 29
Total Net Debt.....		537,530,696 21	765,061,893 63
do do.....		527,488,999 94	745,938,869 75
Increase of Debt.....		10,041,696 27	19,123,023 88

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of February, 1916.	Total to 28th February, 1916	Month of February, 1917.	Total to 28th February, 1917.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.
REVENUE :				
Customs.....	8,979,079 62	87,975,980 93	10,088,380 36	118,956,682 81
Excise.....	1,905,478 18	20,109,148 44	1,810,948 39	22,372,658 35
Post Office.....	1,500,000 00	15,671,339 91	1,600,000 00	17,481,627 71
Public Works, including Railways and Canals..	614,214 83	20,013,312 65	1,979,194 38	23,680,925 24
Miscellaneous.....	1,800,123 56	10,579,027 54	2,034,950 07	22,925,144 96
Total.....	14,798,896 19	154,348,809 47	17,513,473 20	205,417,039 07
EXPENDITURE.....	8,588,237 63	93,807,910 52	12,581,954 60	112,161,357 69

EXPENDITURE ON CAPITAL ACCOUNT, ETC.				
War.....	12,631,656 84	110,618,343 50	23,285,988 31	217,590,670 11
Public Works, including Railways and Canals.....	3,179,028 04	31,313,978 63	609,878 22	21,251,957 38
Railway Subsidies.....	182,260 71	1,400,171 42	179,227 61	754,381 04
Total.....	15,992,945 59	143,332,493 55	24,075,094 14	239,597,008 53

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,  
J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.  
FINANCE DEPARTMENT, Ottawa, March 5, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance

37-tf



CIRCULATION AND SPECIE.

Provincial.....	\$	27,772 25	Gold held February 28, 1917, by the Minister of Finance.....	\$	119,568,866 77
Fractional.....		1,086,133 54			
\$1.....		13,468,808 50			
\$2.....		10,274,346 50			
\$4.....		44,459 00			
\$5.....		3,254,612 50	Gold reserve to be held on Savings Banks Deposits—		
\$50.....		10,150 00	10 p.c. on \$54,672,492 28 under The Savings Banks Act.....		5,467,249 23
\$100.....		1,600 00			
\$500.....		2,239,500 00	Gold held for redemption of Dominion Notes...		\$114,101,617 54
\$1,000.....		4,533,000 00			
\$500 Legal Tender Notes for Banks.....		196,000 00			
\$1,000 " " " ".....		1,747,000 00			
\$5,000 " " " ".....		145,440,000 00			
		\$ 182,323,382 29			
PROVINCIAL NOTES.					
\$1.....	\$	11,300 50			
\$2.....		6,062 00			
\$5.....		4,219 75			
\$10.....		2,180 00			
\$20.....		860 00			
\$50.....		650 00			
\$500.....		2,500 00			
		\$ 27,772 25			

J. E. ROURKE,  
Comptroller of Dominion Currency.  
FINANCE DEPARTMENT,  
OTTAWA, 14th March, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance.

38-tf

UNREVISED STATEMENT of Inland Revenue accrued during the month of November, 1916.

Source of Revenue.	Amounts.	Total.
Excise.	\$ cts.	\$ cts.
Spirits.....	920,603 93	
Malt Liquor.....	7,426 05	
Malt.....	152,112 21	
Tobacco.....	1,026,293 46	
Cigars.....	71,332 35	
Manufactures in Bond.....	7,418 86	
Acetic Acid.....	1,127 85	
Seizures.....	630 80	
Other Receipts.....	7,402 92	
Total Excise Revenue.....		2,194,078 43
Methylated Spirits.....		15,957 09
Ferry.....		11,640 53
Inspection of Weights and Measures.....		4,208 00
Gas Inspection.....		5,829 10
Electric Light Inspection.....		956 50
Law Stamps.....		985 35
Other Revenues.....		418,099 01
War Tax.....		
Grand Total Revenue.....		2,651,754 01

J. U. VINCENT,  
Deputy Minister.

INLAND REVENUE DEPARTMENT,  
Ottawa, 22nd December, 1916.

27-tf

## POST OFFICE Savings Bank Account for the month of January, 1917.

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat. Can., 1906.)

DR.

CR.

	\$	cts.		\$	cts.
BALANCE in hands of the Minister of Finance on 31st December, 1916.....	41,789,691	73	WITHDRAWALS during the month.....	989,514	64
DEPOSITS in the Post Office Savings Bank during month.....	906,590	97			
TRANSFERS from Dominion Government Savings Bank during month :—					
PRINCIPAL..... \$					
INTEREST accrued from 1st April to date of transfer.....					
DEPOSITS transferred from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada..	3,262	49			
INTEREST allowed to depositors on accounts closed during month.....	12,347	09	BALANCE at the credit of Depositor's accounts on 31st January, 1917.....	41,722,377	64
	42,711,892	28		42,711,892	28

Certified,  
W. FAIRWEATHER,  
Actg. Superintendent Savings Bank Branch.  
POST OFFICE DEPARTMENT,  
OTTAWA, 15th March, 1917.

R. M. COULTER,  
Deputy Postmaster General.

39—tf

## STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks on twenty-eighth February, 1917. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on 31st January, 1917.	Deposits February, 1917.	Total.	Withdrawals for February, 1917.	Balance on 28th February, 1917.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Manitoba :—					
Winnipeg.....	567,518 88	4,100 00	571,618 88	1,180 53	570,438 35
British Columbia :—					
Victoria.....	1,167,445 80	17,669 50	1,185,115 30	19,560 90	1,165,554 40
Prince Edward Island :—					
Charlottetown.....	1,956,732 17	30,069 00	1,986,801 17	18,387 85	1,968,413 32
New Brunswick :—					
Newcastle.....	267,367 89	1,296 00	268,663 89	2,952 23	265,711 66
St. John.....	5,323,277 95	50,689 42	5,373,967 41	48,117 66	5,325,849 75
Nova Scotia :—					
Barrington.....	118,628 69	1,368 24	119,996 93	2,537 68	117,459 25
Guysboro'.....	118,396 63	1,638 00	120,034 63	110 00	119,924 63
Halifax.....	2,509,577 59	23,411 33	2,532,988 92	21,349 19	2,511,639 73
Kentville.....	239,906 74	2,081 00	241,987 74	1,796 43	240,191 31
Lunenburg.....	420,858 36	7,751 00	428,609 36	1,832 03	426,777 33
Port Hood.....	86,237 08	.....	86,237 08	1,104 16	85,132 92
Shelburne.....	224,646 08	2,010 60	226,656 68	2,613 89	224,042 79
Sherbrooke.....	99,695 14	373 00	100,068 14	708 00	99,360 14
Wallace.....	136,142 03	330 00	136,472 03	166 00	136,306 03
Totals .....	13,236,431 07	142,787 09	13,379,218 16	122,416 55	13,256,801 61

T. C. BOVILLE,  
Deputy Minister of Finance.

FINANCE DEPARTMENT,  
OTTAWA, 8th March, 1917.

37—tf



TO ADVERTISERS IN THE GAZETTE.

**PARTIES** sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules:

1. Address "The Canada Gazette, Ottawa, Canada."
2. Indicate the number of insertions required.
3. The rates are as follows: Notices, first insertion, ten cents per agate line (fourteen to the inch); subsequent insertions, five cents per line. Translation of documents, forty cents per one hundred words.

A provisional remittance should accompany the copy; the amount of which should be calculated as follows:

First insertion:

Flat charge for title and signature..... \$1 00  
Add two cents per word actual count.....  
Translation, if any, to be made, at 40  
cents per 100 words.....

Other insertions:

Flat charge for title and signature..... 0 50  
Add one cent per word actual count.....  
Multiply by number of such other inser-  
tions.....

Total.....

After the first insertion an invoice will be made showing the exact amount due, the amount received and any difference over or under in the remittance will be adjusted.

**NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.**

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions:—

- Notices of applications for divorce—14 insertions.
- Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.
- Notices of ordinary applications to Parliament—5 insertions.
- Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.
- Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.
- Interim Copyrights—1 insertion.
- The Companies Act—Change of chief place of business, of by-laws, etc.—1 insertion.
- Works in navigable waters, approval of plans, etc.—5 insertions.

Notices received up to 12 o'clock noon on Thursdays will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

J. de LABROQUERIE TACHE,  
King's Printer and Controller of Stationery.  
Department of Public Printing and Stationery.  
Ottawa, 24th December, 1914.

**APPLICATIONS TO PARLIAMENT.**

**HOUSE OF COMMONS.**

**RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.**

*Petitions for Private Bills.*

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

17422—4

*Instruction to Committees.*

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

*Deposit of Bills and Fees.*

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

*Additional charges.*

3. The following charges shall also be levied and paid in addition to the foregoing, viz.:—

- (a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension..... \$100 00
- (b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week..... 100 00
- (c.) When a Bill is presented in the House after the twelfth week of the session..... 200 00
- (d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000..... 100 00
- (e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000..... 150 00
- (f.) When the proposed capital stock of a company is over \$750,000 and does not exceed \$1,000,000..... 200 00
- (g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000..... 300 00
- (h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000..... 400 00
- (i.) For every additional million dollars or fractional part thereof..... 100 00

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves and increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill; and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating

in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs *b* or *c* of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,  
Clerk House of Commons.

#### RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. A *Railway or Canal Company*:—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. A *Telegraph or Telephone Company*:—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the *construction of any works* which in their construction or operation might specially affect the particular locality; or for obtaining any *exclusive rights or privileges*; or for doing any matter or thing which in its operation affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A *Banking Company*; An *Insurance Company*; A *Trust Company*; A *Loan Company*; or an *Industrial Company* without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks;

and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House.

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the *clauses of the General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Acts* is proposed to be departed from;—Bills which are not framed in accordance with this *Rule*, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the *clauses*.

THOS. B. FLINT,  
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

#### MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a "railway company, or of a canal company, or for an "extension of the line of any existing or authorized "railway or canal, shall be considered by the Examiner "or by the Standing Orders Committee until there "has been filed with that committee a map or plan, "showing the proposed location of the works, and "each county, township, municipality or district "through which the proposed railway or canal, or any "branch or extension thereof, is to be constructed."

#### MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway "or canal company or for changing the route of the "railway or of the canal of any company already "incorporated shall be considered by the Railway "Committee until there has been filed with the committee, at least one week before the consideration "of the bill:—"

(a.) "A map or plan drawn upon a scale of not "less than half an inch to the mile, showing the "location upon which it is intended to construct "the proposed work, and showing also the lines of "existing or authorized works of a similar character "within, or in any way affecting the district, or any "part thereof, which the proposed work is intended "to serve; and such map or plan shall be signed "by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of "capital proposed to be raised for the purpose of the "undertaking, and the manner in which it is proposed "to raise the same, whether by ordinary shares, "bonds, debentures, or other securities, and the "amount of each, respectively."

#### THE SENATE.

#### SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

*As Revised and brought in force 22nd March, 1916.*

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be



published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

- (1) The petitioner's residence at the time of service.
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—
  - (a) The respondent's residence at the time of sending such notice.
  - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
  - (c) The name and address of the solicitor, if any, acting for the respondent.
  - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
  - (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be con-

sidered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.

(7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210).

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

## THE SENATE.

### Notices for Private Bills.

#### EXTRACTS FROM THE STANDING RULES OF THE SENATE.

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. A *Railway or Canal Company*:—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. A *Telegraph or Telephone Company*:—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the *construction of any works* which in their construction or operation might specially affect a particular locality; or for obtaining any *exclusive rights or privileges*; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. A *Banking Company*; An *Insurance Company*; A *Trust Company*; A *Loan Company*; or an *Industrial Company*, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholder or bondholders or creditors of the company:—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed "Private Bill Notice"; or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

NOTICE is hereby given that William Lewes Evans of the City and District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the present session thereof, for the purpose of obtaining a Bill of Divorce from his wife, Meta Rogers, of parts unknown, on the grounds of adultery and desertion.

Dated at Montreal, in the Province of Quebec, this twelfth day of February, A.D. one thousand nine hundred and seventeen.

COUSINS & CURRY,  
Solicitors for the applicant,  
120 St. James Street,  
Montreal.

34-14

NOTICE is hereby given that Margaret Bell Charlesworth, of the Town of Blythe, in the County of Huron, in the Province of Ontario, wife of Leopold Otto Charlesworth, of the same place, merchant, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from her husband, the said Leopold Otto Charlesworth, of the said Town of Blythe, in the County of Huron, in the Province of Ontario, merchant, on the grounds of adultery and desertion.

Dated at Winnipeg, in the Province of Manitoba, this 19th day of January, A.D. 1917.

MARGARET BELL CHARLESWORTH,  
By her solicitor

WILLIAM THORNBURN.

Witness—G. V. DARRACH.

32-14

NOTICE is hereby given that Milo Elmer Rose, of the City of Hamilton, in the County of Wentworth, in the Province of Ontario, drilling contractor, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Gretchen Innis Rose, of the City of Hamilton, in the County of Wentworth, on the grounds of adultery and desertion.

Dated at Hamilton, this 22nd day of January, A.D. 1917.

ARRELL & ARRELL,  
Solicitors for the applicant.

EDWARD J. DALY,  
Ottawa agent.

31-14

NOTICE is hereby given that Amy Beatrice Mathews, of the City of Westmount, in the District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Ernest Hilton, of the City of Montreal, in the Province of Quebec, on the ground of adultery.

Dated at the City of Montreal, in the Province of Quebec, this third day of January, one thousand nine hundred and seventeen.

COUSINS & CURRY,  
Solicitors for applicant,  
120 St. James Street,  
Montreal.

29-14

NOTICE is hereby given that William Henry Bishop, of the Township of Ryerson, in the District of Parry Sound, in the Province of Ontario, farmer, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Nellie Higgins Bishop, (at present residing at the City of Detroit, in the State of Michigan, one of the United States of America) upon the ground of adultery.

Dated at Parry Sound, in the Province of Ontario, the 28th day of February, 1917.

WALTER L. HAIGHT,  
Solicitor for the applicant.

BETHUNE, LARMONT & DICK,  
Ottawa agents.

36-14



NOTICE is hereby given that Frederick Ernest Zang of near Vulcan, in the Province of Alberta, farmer, will apply to the Parliament of Canada, at the present session thereof, for a Bill of divorce from his wife, Barbara Christina Zang, of the Town of Nakusp, in the Province of British Columbia, on the grounds of adultery and desertion.

Dated at the City of Calgary, this twentieth day of February, 1917.

W. C. POLLARD,  
Clarence Block, Calgary, Alberta,  
Solicitor for the applicant.

39-14

#### FORT FRANCES AND ENGLISH RIVER RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate a company, declared to be for the general advantage of Canada, under the name of "The Fort Frances and English River Railway Company" with power to construct and operate a line of railway from the Town of Fort Frances, in the District of Rainy River, in a north-westerly direction and along the easterly side of the Lake of the Woods to a point at or near the Town of Kenora, and thence crossing the lines of the Canadian Pacific Railway Company and the National Transcontinental Railway in a northerly direction to a point on the English River.

Dated at Ottawa, the twelfth day of March, A.D. 1917.

MACCRACKEN, HENDERSON,  
GREENE & HERRIDGE,  
Solicitors for the applicants.

39-5

#### JAMES B. KING, WILLIAM E. HUGHES, FRANK W. HALL.

NOTICE is hereby given that James B. King, William E. Hughes and Frank W. Hall, the holders of Canadian Patent Number 128,201 for improvements in Mausoleums will apply to the Parliament of Canada, at the coming session thereof, for an Act authorizing the Commissioner of Patents to receive the renewal fee for the second term of six years and the third term of six years and to grant and issue to said holders the certificates of renewal for the said terms, on account of confusion due to the stoppage of operations during the war period.

FETHERSTONHAUGH & HAMMOND,  
Solicitors for applicants,  
24 King Street, West,  
Toronto, Canada.

39-5

#### THE DOMINION COUNCIL OF THE GIRL GUIDES ASSOCIATION.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act incorporating the Dominion Council of the Girl Guides Association, having for its primary object the instructing of girls in the principles of discipline, loyalty, and good citizenship, and for other like purposes, and to obtain the sole and exclusive rights to have and use all emblems, badges and decorations, descriptive or designating marks and titles now or heretofore used by the Association, and the title "Girl Guides," and also to have sole and exclusive right to have and use any emblem, badge, decoration, descriptive or designating marks and titles hereafter adopted by the Corporation, provided they are filed with and approved by the Minister of Agriculture or other Minister administering the Trade Mark and Design Act.

Dated at Ottawa, this 19th day of January, A. D., 1917.

W. N. PONTON,  
Solicitor for applicant.

39-5

#### THE ARMY AND NAVY VETERANS IN CANADA.

NOTICE is hereby given that an application will be made to the Parliament of Canada, upon resuming its present session, for an Act incorporating "The Army and Navy Veterans in Canada" as an Association of retired soldier and sailor veterans who have served under the British flag to increase the influence of such veterans; to stimulate patriotism; to promote closer unity of Canada with the Mother Country; to assist recruiting; to raise when occasion requires patriotic and charitable funds and administer the same in relief of soldiers' families and dependents; to operate clubs, homes, hospitals and sanitariums for the benefit of veterans; to re-educate and assist veterans incapacitated by war to new trades and callings; to acquire museums in connection with their premises; to levy upon its members fees required for the support of the Association and to raise funds by subscriptions, entertainments, etc.; to assist the Canadian forces on active service by operating hospitals, canteens and places of rest; to establish branch associations and acquire lands and premises for the association, with such other powers as are necessary for the carrying out of the objects of the Association.

Dated at Winnipeg, this 1st day of March, A.D. 1917.

LEECH, LEECH & COMPANY,  
Solicitors for the applicants,  
306 McArthur Building  
Winnipeg, Man.

38-5

#### THE CANADA PREFERRED INSURANCE CO.

NOTICE is hereby given that The Canada Preferred Insurance Company will apply to the Parliament of Canada, at the present session thereof, for an act amending its Act of incorporation, to extent the time within which it may obtain a license under the provisions of The Insurance Act, 1910, and to substitute the name of William C. Shelly for that of Samuel J. Slack, as one of the provisional directors.

Vancouver, B. C. C. A. SCHOOLEY, } Provisional  
10th March, 1917. F. A. WILSON, } Directors.  
A. E. GREENWOOD, }

38-5

NOTICE is hereby given that an application will be made at the next session of the Parliament of Canada on behalf of James Wallace Tygard, of the City of Toronto, Ontario, for an Act to confer on the Commissioner of Patents, authority to grant and issue to the said James Wallace Tygard, certain patents of invention for Internal Combustion Engines in pursuance of the application of James Wallace Tygard, the inventor thereof, and validating the same, notwithstanding that the time within which such application for patent should be made under The Patent Act had elapsed before the filing thereof.

Dated at Toronto, this day of March, 1917.  
BERTRAM & WADSWORTH,  
Bank of Toronto Bldg., Toronto.

38-5

#### DOMINION GOOD ROADS ASSOCIATION.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate the "Dominion Goods Roads Association" as an association to collect and distribute information concerning Highway Legislation, Construction and Maintenance, in the various cities, towns and villages throughout the Dominion of Canada; to stimulate and encourage in all ways the improvement, construction and maintenance of roads; the whole from an educational and practical standpoint; to establish branches of the association; and for other purposes; and with all the powers required for the same.

Montreal, 1st March, 1917.  
KAVANAGH, LAJOIE & LACOSTE,  
7, Place d'Armes, Montréal.  
Solicitors for applicants.

37-5

## TOWN OF SAINT STEPHEN.

**N**OTICE is hereby given that the Town of Saint Stephen will have presented for enactment at the adjourned session of the Parliament of Canada, a Bill authorizing and empowering said Town of Saint Stephen or the Water Commissioners of the Town of Saint Stephen to sell and supply water to persons, firms, corporations and municipalities in a foreign country, and to make and enter into a contract or contracts with said persons, firms, corporations and municipalities, therefor.

Dated at Saint Stephen, in the Province of New Brunswick, this 13th day of March, A.D. 1917.

On behalf the applicants,

N. MARKS MILLS,

Of the Town of Saint Stephen, in the Province of New Brunswick, solicitor for the Town of Saint Stephen.

39-5

**N**OTICE is hereby given that Ernest M. Baker, the present holder of Patent Number 125565, for sash structures, will apply at the present session of Parliament, for an Act authorizing the Commissioner of Patents to receive the fee for the second and third terms of the said patent and to grant and issue certificates of payment of such fees and extensions for the term and duration of the said patent in as full and ample a manner as if the application therefor had been duly made within six years from the date of the issue of the said patent.

Dated at Ottawa, this twenty-first day of March, A.D. 1917.

HAROLD FISHER,

46 Elgin Street, Ottawa,

Solicitor for the applicant.

39-5

## THE WESTERN CANADA ACCIDENT AND GUARANTEE INSURANCE COMPANY.

**N**OTICE is hereby given that The Western Canada Accident and Guarantee Insurance Company will apply to the Parliament of Canada at the present Session for an Act to extend the time in which it may obtain a license under the provision of "The Insurance Act," 1910.

Dated at Winnipeg this 2nd day of March, A.D., 1917.

A. E. HOSKIN,

333 Main Street, Winnipeg,

Solicitor for Applicants.

37-5

## SECURITY LIFE INSURANCE COMPANY.

**N**OTICE take notice that the Security Life Insurance Company of Canada, will apply to the Parliament of Canada, at the present session thereof, for an Act increasing the number of its directors from nine to fifteen and for other purposes.

ROWAN, JONES, SOMMERVILLE

PRINGLE & GUTHRIE,

NEWMAN & HATTIN,

Citizen Building,

59 Victoria Street,

35-5 Ottawa agents.

Toronto, Ont.

## MONTREAL CENTRAL TERMINAL COMPANY

**T**HE Montreal Central Terminal Company will apply to the Parliament of Canada, during the present session, for the passing of an Act extending the time for the completion of its undertaking.

Montreal, 6th March, 1917.

F. E. CAME,

Secretary.

37-5

## MISCELLANEOUS.

## NAVIGABLE WATERS PROTECTION ACT.

R.S.C., CHAPTER 115.

**T**HE Central Canada Railway Company hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the District Registrar of the Land Registry District of North Alberta at Edmonton, a description of the site and the plans of a bridge proposed to be built in the Peace River, at Peace River, in front of Lot number 4, Block 1, River Lot 8, of the Peace River Settlement.

And take notice that after the expiration of one month from the date of the first publication of this notice, the Central Canada Railway Company will, under section 7 of the said Act, apply to the Minister of Public Works, at his office, in the City of Ottawa, for approval of the said site and plans, and for leave to construct the said bridge.

Dated at Edmonton, this 1st day of March, 1917.

W. R. SMITH,

38-5

General manager and chief engineer.

## IN THE EXCHEQUER COURT OF CANADA.

**I**N THE MATTER of the petition of Maxwell Motor Company, Incorporated, of the City of Detroit, in the State of Michigan, one of the United States of America, and

**I**N THE MATTER of a specific trade mark consisting of the word "Maxwell" arranged upon a shield design;

**N**OTICE is hereby given that on the 6th day of March, 1917, there was filed in the Exchequer Court of Canada, a petition of Maxwell Motor Company, Incorporated, of the City of Detroit, in the State of Michigan, one of the United States of America, praying that an order be made directing that the trade mark consisting of the word "Maxwell" arranged upon a shield design be registered as a specific trade mark;

That any person desiring to oppose such petition must within fourteen days of the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being the 31st day of March, 1917) file a statement of his objections with the Registrar of the Exchequer Court of Canada at Ottawa, and serve a copy thereof upon the petitioner or his solicitors.

Dated at Ottawa, this 6th day of March, A.D., 1917.

MURPHY, FISHER & SHERWOOD,

46 Elgin St, Ottawa,

Solicitors for Petitioner.

53-4

## NAVIGABLE WATERS PROTECTION ACT.

R.S.C., CHAPTER 115.

**T**HE New Brunswick Provincial Department of Public Works hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the District Registrar of the Land Registry District of Kings County, New Brunswick at Hampton Kings County, N.B., a description of the site and the plans for the proposed new Perry Point Bridge over Kennebecasis River, Parishes of Rothesay & Kingston, Kings Co., N.B.

And take notice that after the expiration of one month from the date of the first publication of this notice, the New Brunswick Provincial Department of Public Works will under section 7 of the said Act apply to the Minister of Public Works at his office in the City of Ottawa, for approval of the said site and plans, and for leave to construct the said bridge.

Dated at Fredericton, N.B., this 23rd day of February, 1917.

B. F. SMITH,

Minister of Public Works,  
Province of New Brunswick.

36-5



NAVIGABLE WATERS PROTECTION ACT.

R. S. C. CHAPTER 115.

THE Toronto Harbor Commissioners hereby give notice that they have, under Section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the Registrar of Deeds for the Registry Division of East Toronto, a description of the site and the plans of the Harborhead Walls proposed to be built in Toronto Bay from a point about Four Hundred and Fifty Feet Easterly of Spadina Avenue to the Westerly limit of York Street.

And take notice that after the expiration of One Month from the date of the first publication of this notice, the Toronto Harbor Commissioners will, under Section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa for the approval of the said site and plans, and for leave to construct the said Harborhead Walls.

Dated at Toronto this 3rd day of March, A.D. 1917.

G. P. COUSINS,  
37-5 Chief Engineer & Manager.

THE BANK OF BRITISH NORTH AMERICA.

INCORPORATED BY ROYAL CHARTER.

THE Court of Directors hereby give notice that a dividend of 40 shillings per share, less Income tax, will be paid on the 6th day of April next to the proprietors of shares registered in the Dominion of Canada, being at the rate of 7 per cent per annum, for the year ending 30th November last.

The dividend will be paid at the rate of exchange current on the 6th day of April next, to be fixed by the managers.

No transfers can be made between the 23rd instant inclusive and the 5th proximo inclusive, as the books must be closed during that period.

By order of the Court of Directors,

JACKSON DODDS,  
Secretary.

No. 5 Grace Church street,  
London, E.C., 6th March, 1917.

37-4

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER OF the Petition of the Buick Motor Company, a Corporation duly organized under and by virtue of the Laws of the State of Michigan, of the City of Flint, in the said State of Michigan, one of the United States of America, and

IN THE MATTER OF a Specific Trade Mark consisting of the word "Buick" written upon an upwardly inclined line, arranged upon a blue rectangular field, the whole enclosed within an outer spaced rectangle.

NOTICE is hereby given that on the 6th day of March, 1917, there was filed in the Exchequer Court of Canada a Petition of the Buick Motor Company, a Corporation duly organized under and by virtue of the Laws of the State of Michigan, of the City of Flint, in the said State of Michigan, one of the United States of America, praying that an order be made directing that the Trade Mark consisting of the word "Buick" written upon an upwardly inclined line arranged upon a blue rectangular field, the whole enclosed within an outer spaced rectangle, be registered as a specific trade mark;

That any person desiring to oppose such petition must within fourteen days of the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being the 31st day of March, 1917) file a statement of his objections with the Registrar of the Exchequer Court of Canada at Ottawa, and serve a copy thereof upon the Petitioner or his Solicitors.

Dated at Ottawa, this 6th day of March, A.D. 1917.

MURPHY, FISHER & SHERWOOD,  
46 Elgin street, Ottawa,  
Solicitors for Petitioner.

37-4

NAVIGABLE WATERS PROTECTION ACT.

PUBLIC notice is hereby given that the undersigned, Joseph Lacombe, gentleman, of the City and District of Montreal, has deposited with the Minister of Public Works at Ottawa, and in the office of the Registrar for the County of Two Mountains, a description of the site and the plans of a bridge proposed to be built on his property across the lands hereinafter described, viz:—

1. A plot of land being part of No. 3 of the official plan and book of references of the Parish of St. Eustache, containing seventy-six feet wide, English measure, by about eight acres in length; holding on one side to No. 1 of the said official plan and book of references belonging to Sergius Dubé, on the otherside to the seller; at one end to the highway and to the other end to Rivière Jésus; and

2. An island situated in Rivière des Mille-Isles, known and described under number five hundred and one (501) of the official plan and book of references of the Parish of St. Eustache,

And a request praying for the approval thereof by the Governor General in Council, in accordance with chapter 115, R.S.C., 1906.

Given at Montreal, this twentieth day of February, one thousand nine hundred and seventeen.

COUSINEAU & LACASSE,  
Solicitors for Joseph Lacombe.

36-4

THE MOLSONS BANK.

146TH DIVIDEND.

THE shareholders of the Molsons Bank are hereby notified that a dividend of two and three-quarters per cent (being at the rate of eleven per cent per annum) upon the capital stock has been declared for the current quarter, and that the same will be payable at the office of the Bank, in Montreal, and at the branches on and after the second day of April next, to shareholders of record on 15th March, 1917.

By the order of the Board,

EDWARD C. PRATT,  
General Manager.

Montreal, 23th February, 1917.

36-5

FACTORIES INSURANCE COMPANY.

IN THE MATTER OF the Factories Insurance Company; and in the matter of The Insurance Act, 1910.

NOTICE is hereby given, pursuant to sections 28, 130 and 131 of The Insurance Act, 1910, that the Factories Insurance Company, having ceased to transact business in Canada, and having reinsured all its outstanding risks in the Western Assurance Company, a company licensed to do business in Canada, has applied to the Minister of Finance for the release of its securities on the first day of May, 1917, and all claimants, if any, contingent or actual, who desire to oppose such release, are hereby notified to file their opposition in writing with the Minister at his office, in the Parliament Buildings, Ottawa, on or before the said first day of May, 1917.

Dated at Toronto, this thirtieth day of January, 1917.

B. L. ANDERSON,  
President.

32-14

BANK OF NOVA SCOTIA.

DIVIDEND No. 189.

NOTICE is hereby given that a dividend at the rate of fourteen percent per annum on the paid-up capital stock of this Bank has been declared for the quarter ending 31st March and that the same will be payable on and after Monday, the 2nd day of April next, at any of the offices of the Bank.

The stock transfer book will be closed from the 17th to the 31st proximo, inclusive.

By order of the Board,

H. A. RICHARDSON,  
General manager.

Halifax, N.S., 16th February, 1916.

35-

## THE H. K. McCANN COMPANY, LIMITED.

I, R. ATWOOD, Secretary of The H. K. McCann Company, Limited, do hereby certify that at a duly constituted meeting of the directors of said company held 22nd January, 1917, the following by-law was duly enacted:

(31) "The number of directors of this company shall be and hereby is increased from three to five; and the statement of the number of directors in by-law no. 6 is hereby amended to read "five" in place of "three." The two new directorships hereby created may be filled at any time by vote of the directors in office or by vote of the stockholders."

I further certify that the said by-law No. 31 was duly ratified, approved and confirmed by the unanimous vote of the holders of all of the outstanding shares of the capital stock of the company, at a special general meeting duly called for considering the by-law, and held 19th March, 1917.

Witness my hand and the seal of said company, this 19th day of March, 1917.

[L.S.] R. ATWOOD,  
39-1 Secretary.

## THE DOMINION BANK.

NOTICE is hereby given that a dividend of three per cent has been declared upon the paid-up capital stock of this institution for the quarter ending 31st March, 1917, being at the rate of twelve per cent per annum, and that the same will be payable at the head office of the Bank and its branches, on and after Monday, the 2nd day of April, 1917, to shareholders of record of 20th March, 1917.

By order of the Board,

C. A. BOGERT,  
General manager.  
Toronto, 16th February, 1917. 35-6

## NAVIGABLE WATERS PROTECTION ACT.

R. S. C., C. 115.

CANADIAN Explosives, Limited, hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the District Registrar of the Land Registry District of Victoria, at Victoria, B.C., a description of the site and plans of a wharf proposed to be built in Hare Strait, in front of the sand spit at the northwest end of James Island. And take notice that after the expiration of one month from the date of the first publication of this notice, Canadian Explosives, Limited, will, under section 7 of the said Act, apply to the Minister of Public Works at his office, in the City of Ottawa, for approval of the said site and plans and for leave to construct the said wharf.

Dated at Victoria, B.C., this 13th day of March, 1917.

39-5

CANADIAN EXPLOSIVES, LTD.

## LA BANQUE NATIONALE.

NOTICE.—On and after Tuesday, the first day of May next, this Bank will pay to its shareholders a dividend of two per cent (being at the rate of eight per cent per annum) upon its paid-up capital, for the three months ending on the 30th April next.

The transfer book will be closed from the 16th to the 30th April next, both days inclusive.

The annual meeting of the shareholders will take place at the banking-house, Lower Town, on Wednesday, the 13th June next, at three o'clock p.m.

The powers of attorney to vote must, to be valid, be deposited at the Bank five full days before that of the meeting, *i.e.*, before three o'clock p.m., on Wednesday, the 6th day of June next.

By order of the Board of Directors,

N. LAVOIE,  
General manager.  
Quebec, 20th March, 1917. 39-5



## NOMINATIONS.

### SECRÉTARIAT D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL de faire les nominations suivantes :—

OTTAWA, 5 mars 1917.

Le docteur A. A. BERNARD, de Saint-Henri, dans la province de Québec : Inspecteur des poids et mesures pour la division des poids et mesures de Montréal, dans la dite province, en remplacement de Joseph Eloi Archambault, décédé.

12 mars 1917.

THOMAS JOSEPH DAVIS, de la cité de Winnipeg, dans la province de Manitoba : Douanier dans la division du revenu de l'intérieur de Winnipeg, dans la dite province, à compter du 1er janvier 1917.

ARTHUR AUGUSTUS LUTON, de la cité de St. Thomas, dans la province d'Ontario, sous-percepteur du revenu de l'intérieur : Inspecteur des poids et mesures pour la division des poids et mesures de London, dans la dite province, en remplacement de R. A. Hughes, décédé.

Les officiers ci-dessous mentionnés, en charge des bateaux de surveillance des pêcheries, sont individuellement nommés officiers des pêcheries durant le temps qu'ils seront ainsi employés en qualité d'officiers en charge d'un bateau de surveillance des pêcheries, dans le service de surveillance des pêcheries :

JOHN M. BATEMAN, en charge du bateau de surveillance des pêcheries "B".

BENJAMIN WIGHT, en charge du bateau de surveillance des pêcheries affrété "Search".

CHARLES BLADES, en charge du bateau de surveillance des pêcheries "F".

COLEMAN GREEN, en charge du bateau de surveillance des pêcheries "G".

ARTHUR E. MITCHELL, en charge du bateau de surveillance des pêcheries "Phalarope".

WILLIAM T. COLLINS, de la cité de St. Thomas, dans la province d'Ontario : Sous-percepteur du revenu de l'intérieur (classe B) à St. Thomas susdit, dans la division du revenu de l'intérieur de London, dans la dite province.

17 mars 1917.

JOHN GORDON GAULD, de la cité d'Hamilton, dans la province d'Ontario, écuyer, conseil de Sa Majesté pour la dite province : Juge suppléant de la cour de Comté du comté de Wentworth, dans la dite province d'Ontario.

## ARRÊTÉS EN CONSEIL.

[527]

### HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 27e jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Un comité du Conseil privé a été présenté un rapport du ministre suppléant de la Marine et des Pêcheries, daté le 22 février 1917, soumettant ce qui suit :—

Que le règlement 26 des règlements de pilotage de Halifax, 1893, autorisant le paiement à même les fonds de pilotage du district, au secrétaire-trésorier des commissaires de pilotage de Halifax, d'appointements annuels de \$600.

Que le 5 avril 1906 un arrêté en conseil a été adopté qui modifiait le dit règlement 26 et accordait au secrétaire-trésorier des appointements de \$800 au lieu de \$600 par année.

Que le 8 avril 1910 les dits commissaires de pilotage ont passé une résolution modifiant le dit règlement 26 et portant les appointements du secrétaire-trésorier de \$800 à \$1,000 par année.

Que sans obtenir du Gouverneur en conseil l'approbation nécessaire de cette modification du 8 avril 1910, lesdits Commissaires ont payé illégalement au secrétaire-trésorier, à même les fonds de pilotage du district, ces appointements plus élevés de \$1,000 par année, qu'ils ont continué de payer jusqu'à ce jour.

Afin de légaliser le paiement au secrétaire-trésorier desdits appointements de \$1,000 par année, le Ministre recommande que la modification dudit règlement 26 faite par les Commissaires du pilotage le 8 avril 1910, augmentant les appointements du secrétaire-trésorier de \$800 à \$1,000 par année, soit approuvée ainsi que prescrit par les articles 431 et 433 de la Loi de la Marine marchande au Canada, chapitre 113 des statuts révisés 1906.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

38-2

Greffier du Conseil privé.

[610]

### HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 7e jour de mars 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que par un arrêté en conseil du 30 janvier 1914, a été autorisée la concession à la bande des sauvages de Keeseekoowenin d'un terrain de 100 acres d'étendue dans le quart nord-est de la section 15, township 19, rang 20, à l'ouest du 1er méridien, dans la réserve forestière de Riding-Mountain, en échange pour certains terrains compris dans la réserve des sauvages n° 61A, qui sont affectés par les inondations, résultant de la construction d'une digue à l'embouchure du lac Clair, pour le développement de forces hydrauliques pour la ville de Minnedosa ;

Et attendu qu'il a été constaté que le terrain qui devait être concédé aux sauvages, ainsi que décrit dans le dit arrêté en conseil, ne comprend pas le terrain réellement requis par ces sauvages.

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil de décréter par ces présentes que le dit arrêté en conseil du 30 janvier 1914 soit rescindé en tant qu'il concerne la description du terrain qui doit être cédé aux sauvages, et que le terrain ci-dessous décrit, de l'étendue de 100 acres, soit concédé au lieu de l'autre :

"Toute la partie de la section 15 du township 19, rang 20, à l'ouest du 1er méridien, comprise dans les limites suivantes, savoir : commençant à un point sur la borne ouest de la dite section 15, éloigné de 16 chaînes dans une direction nord de l'angle sud-ouest de la section ; de là franc est astronomiquement 35 chaînes ; de là franc nord astronomiquement 34 chaînes ; de là franc ouest astronomiquement 16 chaînes ; de là franc sud astronomiquement 10 chaînes, plus ou moins, jusqu'à la borne nord de la moitié sud de la dite section 15 ; de là vers l'ouest le long de la dite borne nord de la moitié sud de la dite section 15 jusqu'à l'angle nord-ouest du quart sud-ouest de la section 15, 19 chaînes, plus ou moins ; de là vers le sud le long de la borne ouest de la dite section 15, 24 chaînes, plus ou moins, jusqu'au point de départ, le tout contenant 100 acres."

RODOLPHE BOUDREAU,

38-4

Greffier du Conseil privé.

[555]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 28e jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que des demandes ont été faites au Ministre de l'Intérieur de donner plus d'extension aux dispositions des arrêtés du conseil ci-après mentionnés qui, jusqu'à présent, ne protégeaient que les inscrits pour des homesteads, afin qu'elles s'appliquent aussi aux colons qui occupent des terres acquises par préemption ou par achat,—

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de la *Loi des mesures de guerre, 1914*, d'établir les règlements suivants, et ces règlements sont par ces présentes établis et promulgués en conséquence :

1. Les dispositions des arrêtés du conseil qui suivent, savoir : du 8 mai 1915 (C.P. 1042) ; du 20 septembre 1915 (C.P. 2150) ; du 9 décembre 1915 (C.P. 2888) ; et du 12 janvier 1916 (C.P. 33) seront applicables aux homesteads acquis par préemption ou par achat, c'est-à-dire l'exemption accordée en vertu du dit arrêté en conseil du 8 mai 1915, au sujet de l'accomplissement des obligations de résidence et de culture, au colon qui est en service ou a servi dans les forces militaires mentionnées dans cet arrêté en conseil, ainsi que défini par le dit arrêté en conseil du 20 septembre 1915 ou à ses représentants légaux d'après cet arrêté ; la protection de l'inscription de tel colon prescrite par l'arrêté en conseil du 9 décembre 1915, et le privilège accordé à tel colon relativement aux inscriptions par procuration autorisées par le dit arrêté en conseil du 12 janvier 1916.

Toutefois, avant que soit émise la patente d'un homestead acheté ou acquis par préemption, tous les paiements au compte du capital ou de l'intérêt seront faits conformément aux prescriptions de la *Loi des terres fédérales* et des modifications qui y ont été faites.

RODOLPHE BOUDREAU,

38-4

Greffier du Conseil privé.

[560]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 28e jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE DÉPUTÉ DU GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que l'enrôlement pour le service d'outremer est cause que la main-d'œuvre requise pour les travaux de la ferme est devenu très rare par tout le Canada, ce qui, joint au fait qu'il y a moins de terrain assolé pour les semailles, entraînera une grande diminution des cultures, à moins qu'on avise aux moyens d'améliorer les conditions ; et

Attendu qu'il est généralement admis que nombre de jeunes gens au Canada et aux Etats-Unis seraient prêts à travailler sur les fermes si le temps qu'ils mettent à ces travaux était déduit des obligations de résidence sur les homesteads pour lesquels ils se sont inscrits, vu qu'il est reconnu qu'étant à l'emploi d'un fermier bien pourvu de tout ce qui est nécessaire à l'exploitation d'une ferme ces jeunes gens contribueraient beaucoup plus à augmenter la production qu'ils ne le feraient sur leur homesteads dépourvus de stock et de machines agricoles.

Vu ce qui précède, il plaît au suppléant du Gouverneur-général en conseil, sous l'empire et en vertu de l'autorité que lui confère l'article 6 de la "*Loi de 1914 des mesures de guerre*," de décréter ce qui suit et les décrets et règlements suivants sont par ces présentes décrétés en conséquence :—

Nonobstant toute disposition de la *Loi des terres fédérales* ou des modifications qui y seront faites au cours de l'année 1917, les homesteaders, ceux qui occupent des homesteads sous inscription de préemption ou qui les ont achetés et qui travailleront à la culture sur les fermes au Canada obtiendront une réduction de leurs obligations de résidence égale au temps ainsi employé

à travailler sur les fermes du pays, sujet cependant aux conditions suivantes,—

1. La période d'emploi ainsi comptée comme obligations de résidence ne pourra commencer qu'à une date subséquente à celle de l'inscription dans chaque cas.

2. Ces dispositions ne s'appliquent pas au cas de ceux qui seront sur des homesteads en vertu de procurations de homesteaders, ni au cas où l'inscrit ne sera pas employé uniquement aux travaux de la ferme.

3. Dès qu'il commencera à travailler, il sera du devoir de l'inscrit de faire parvenir aussitôt que possible à l'agent des terres fédérales du district où se trouve le terrain qui fait le sujet de son inscription une déclaration sous serment à la satisfaction du Ministre de l'Intérieur, donnant une description détaillée du terrain, la nature des travaux accomplis, où ils ont été accomplis, la date du commencement de ces travaux et leur durée probable.

4. Dans les trente jours qui suivront la date de l'expiration du terme d'emploi, date qui ne pourra en aucun cas dépasser le 1er février 1918, l'inscrit remettra à l'agent local du district une déclaration assermentée, à la satisfaction du Ministre de l'Intérieur, donnant la somme totale du temps durant lequel il a été employé aux travaux de ferme.

5. Advenant l'annulation d'une inscription par défaut de la part de l'inscrit d'en remplir les conditions, aucune des dispositions du présent décret ne pourra être invoquée pour faire droit aux réclamations de l'inscrit qui, bien qu'occupé aux travaux de la ferme en Canada tel que mentionné plus haut, n'a pas avant la date de l'annulation de son inscription fait part à l'agent des terres fédérales du fait qu'il est ainsi employé.

6. L'inscription d'une personne qui se conforme aux dispositions des présentes ne sera pas passible d'annulation au cours du terme d'emploi de l'inscrit aux travaux de la ferme, parce que cet inscrit aurait négligé de remplir les obligations de culture en rapport avec son inscription.

7. Nonobstant toutes dispositions de la *Loi des terres fédérales* et des modifications qui y sont faites les obligations de culture nécessaires à l'obtention de la patente en ces cas peuvent être remplies en deux ans au lieu de trois.

8. Le Ministre de l'Intérieur peut refuser les privilèges accordés en vertu des présentes s'il a des doutes sur la véracité des faits tels qu'établis.

RODOLPHE BOUDREAU,

37-4

Greffier du Conseil privé.

[526]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 5e jour de mars 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que par un arrêté en conseil du 11 mars 1915 il a été prescrit que vu le fait que les claims miniers dans le nord des provinces de Manitoba, Saskatchewan et Alberta, sont d'accès difficile, et qu'en vue des conditions exceptionnelles créées par la guerre il soit accordé aux propriétaires enregistrés de claims miniers, acquis sous l'empire des règlements ci-dessus mentionnés et situés dans le nord de ces provinces (c'est-à-dire dans les régions au nord de la borne sud du township 17, dans la province du Manitoba, au nord de la borne sud du township 47, dans la province de la Saskatchewan, et au nord de la borne sud du township 60 dans la province d'Alberta), un délai d'un an de la date du dit arrêté en conseil pour fournir la preuve qu'ils ont dépensé en travaux miniers sur ces concessions la somme requise par l'article 41 des règlements régissant la concession de claims de mines de quartz.

Et attendu que par un arrêté en conseil du 8 février 1916, le délai accordé par l'arrêté en conseil du 11 mars 1915 ci-dessus mentionné a été accordé pour une nouvelle période d'un an, c'est-à-dire jusqu'au 11 mars 1917 : et

Attendu qu'il a été représenté au Département de l'Intérieur que les difficultés rencontrées dans le déve-



loppement des claims miniers dans les régions nord des dites provinces n'ont pas encore complètement disparu et que les propriétaires enregistrés d'un grand nombre de claims miniers dans cette partie du pays n'ont pu accomplir sur ces claims les travaux initiaux prescrits aux règlements pour la période de délai accordé; et

Attendu que demande a été faite d'une courte période de délai additionnel pour compléter ces travaux;

Par conséquent il plaît à Son Excellence le Gouverneur général en conseil, en vue des circonstances, de décréter par ces présentes ce qui suit :

Le délai accordé en vertu des prescriptions du dit arrêté en conseil du 11 mars 1915 est par ces présentes prolongé de 4 mois, c'est-à-dire jusqu'au 11 juillet 1917 inclusivement, pour que tous les claims miniers situés dans les parties ci-haut décrites des dites provinces où n'ont pas été complétés les travaux prescrits par les articles 41 et 42 des règlements régissant la concession des claims miniers de quartz sur les terres fédérales approuvés par arrêté en conseil du 13 août 1908, redeviennent, le 12 juillet 1917, propriété de la Couronne, sauf cependant, ceux de ces claims dont les propriétaires sont exemptés en vertu d'un arrêté en conseil du 28 octobre 1914 se rapportant aux propriétés minières de personnes en service actif pour la défense de l'Empire dans la guerre actuelle.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé

38-4

[614]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 7e jour de mars 1917.

PRÉSENT :

## SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que les règlements numéros 116 et 117, respectivement, établis et adoptés par les Commissaires du havre de Vancouver pour les fins qui y sont mentionnées, ont été soumis pour approbation au Gouverneur en conseil conformément aux dispositions de l'article 20, 3-4 George V, chapitre 54, *Loi constituant en corporation les Commissaires du havre de Vancouver*;

Et attendu que les dits règlements ont été soumis au Département de la Justice pour avis quant à leur légalité, et que ce département a fait rapport qu'il n'y avait aucune objection légale à leur approbation;

Et attendu que le fonctionnaire du Département de la Marine et des Pêcheries qui est chargé du contrôle des relations entre le département et les diverses commissions de havres au Canada fait rapport qu'il a examiné les dits règlements, qu'ils ont été révisés conformément aux intentions du département et qu'il n'y trouve aucune objection et en recommande l'approbation;

Et attendu que le Ministre de la Marine et des Pêcheries recommande que les dits règlements soient approuvés,—

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil d'approuver les règlements ci-annexés, numéros 116 et 117 des Commissaires du havre de Vancouver, et ces règlements sont par ces présentes approuvés en conséquence.

RODOLPHE BOUDREAU  
Greffier du Conseil privé.

## EXTRAIT DES MINUTES DE L'ASSEMBLÉE QUI A ÉTÉ TENUE LE 13 FÉVRIER 1917.

Résolu :—

Que le règlement suivant, numéro 116, soit adopté tel que libellé dans ces présentes sous la désignation de règlement des Commissaires du havre de Vancouver, C.-B., et que le secrétaire reçoit par ces présentes, l'ordre d'envoyer le dit règlement à qui de droit, pour qu'il soit approuvé par le Gouverneur en conseil.

### RÈGLEMENT N° 116.

Conformément aux dispositions suivantes du règlement, on percevra des droits sur toutes les marchan-

dises débarquées, ou prises, pour être expédiées, sur un quai quelconque du havre de Vancouver, se trouvant sous la juridiction des Commissaires; et aussi sur toutes les marchandises déposées dans les limites du dit havre :—(Pour l'interprétation de ce règlement, droits de quai signifie : les droits à payer sur tout fret qui passe sur un quai; et ce à l'exclusion de tout triage, empilage, pesage ou manutention, assurances, droits de douanes, timbres de fisc ou autres droits quelconques.)

Droit de quai  
(Voir le paragraphe a)

1. *Marchandises générales* (non autrement spécifiées).  
Par tonne poids (2,000 livres) ou du mesurage (40 pieds cubes) d'après le manifeste du navire. . . . . 25
2. *Automobiles*—Chacune—  
Sur ses propres roues, non en caisse ou caisse à claire-voie. . . . . \$1.00  
En caisse ou caisse à claire-voie devra payer selon le tarif général établi pour les marchandises. Camion automobile pour marchandises, sur ses propres roues, non en caisse ou caisse à claire-voie. . . . . 2.00
3. *Embarcations et pirogues ou canots*—Aux risques de leur propriétaire chacune—  
Embarcations et esquifs, par 40 pieds cubes. . . . . 25  
Le mesurage à être fait en multipliant la longueur par la largeur et par la hauteur maximums.
4. *Planches pour caisses à assembler*—Box shooks—  
Par 40 pieds cubes. . . . . 25
5. *Briques*—  
Par tonne de 2,000 livres (selon l'évaluation en poids suivante). . . . . 15  
Commune rouge. . . . . 4½ livres chacune  
Comprimée. . . . . 5½ “ “  
Pavage. . . . . 6½ “ “  
Carteraigs réfractaire. . . . . 6½ “ “  
Glenboig “ . . . . . 7 “ “
6. *Poisson*—  
En boîtes de conserves. . . . . 25  
Mariné, fumé, frais, gelé ou salé par tonne de 2000 livres. . . . . 25
7. *Gazoline, naphthie, produits de distillation et explosifs puissants*—(Voir paragraphe e.)  
Par tonne, poids (2,000 livres) ou au mesurage (40 pieds cubes) d'après le manifeste du navire. . . . . \$1.00
8. *Animaux sur pied par tête*.  
Etalons et taureaux. . . . . \$1.00  
Chevaux, mulets et gros bétail. . . . . 50  
Chevaux, mulets et gros bétail, 15 têtes ou plus. . . . . 35  
Poulains et veaux, âgés de moins de six mois. . . . . 25  
Poulains et veaux, âgés de plus de six mois et de moins de douze mois. . . . . 35  
Moutons. . . . . 05  
Moutons par troupeaux de 100 têtes ou plus. . . . . 03  
Porcs. . . . . 10  
Porcs, au nombre de 60 têtes ou plus. . . . . 07½  
Porcs, en caisses à claire-voie, par 40 pieds cubes. . . . . 50
9. *Bois de construction*—par 1,000 M. P.  
Commun, brut ou débité. . . . . 25  
Bois dur et bois marchands. . . . . 25  
Lattes, par 1,000 lattes. . . . . 05  
Bardeaux, par paquets. . . . . 01
10. *Tierçons*—Grands et vides, chacun. . . . . 10
11. *Véhicules*—Montés—chacun :  
“Buckboards,” boghies, carrosses, avec ou sans capote qui peut se plier. . . . . 50  
Fiacres, coupés, carrosses avec couvertures restant en place. . . . . 1.00  
Voitures de roulage, tombereaux, de fermier ou de livraison. . . . . 1.00  
Voitures de roulage, harnachement seulement de fermier. . . . . 50  
Voitures à deux roues pour une seule personne, bicycles, chacun. . . . . 25  
Le droit minimum à payer pour un seul article quelconque expédié sera de dix cents (10c)





du fraction desdits. Les droits de magasinage de peu de durée, à percevoir sur un produit quelconque ne devront pas dépasser le montant du droit mensuel de magasinage à percevoir du chef de ce même produit.

On se réserve le droit de transférer dans un entrepôt public quelconque toutes marchandises emmagasinées, pour qu'elles y soient gardées aux risques et aux frais de leurs propriétaires, tout en y demeurant sujettes à être retenues en garantie de frais de transport ou autres ; pourvu qu'avant de procéder au transfert de ces marchandises, là où les personnes les ayant emmagasinées aient été avisées du transfert, et, à compter du moment où elles auront été avisées, aient disposé de quarante-huit heures pour enlever les dites marchandises.

Pour tout magasinage dépassant un mois, le taux de magasinage pour une fraction de mois sera calculé comme s'il s'agissait de tout un mois.

#### Cargaison en vrac.

(d) Le magasinage de marchandises en vrac n'est pas autorisé, sauf si le fonctionnaire chargé de l'administration des quais (Superintendent) le juge à propos, et, seulement alors selon tels termes et restrictions que ce fonctionnaire pourra exiger,

#### Poisson en boîtes de conserves pour exportation.

(e) La gratuité en magasinage est accordée au poisson en boîtes de conserves, destiné à être exporté en Orient en Europe et en Australie ; ce magasinage gratuit ne doit pas dépasser trente jours ; s'il en était autrement on exigera après les trente jours susdits le paiement des droits réguliers de magasinage.

#### Marchandises consignées sur commande.

(f) Lorsque des marchandises consignées "sur commande" arrivent sans que le nom du consignataire ou ceux des personnes à qui il doit être donné avis de leur arrivée soit connu, on chargera pour ces marchandises les droits de magasinage établis pour tout laps de temps dépassant celui de la période de gratuité du magasinage.

Retard causé par la faute du voiturier ou de ses employés.

(g) Dans le cas où le retard de livraison des marchandises aura été causé, de toute évidence, par la faute du voiturier ou de ses employés, ou par suite de retard dont le personnel officiel des douanes serait responsable, on ne percevra pas de droits de magasinage. Dans le cas d'un retard causé par le personnel des douanes, les officiers des douanes devront fournir un certificat expliquant la cause du retard.

Marchandises consignées à des personnes se trouvant à cinq milles ou plus du quai.

(h) Lorsque des marchandises sont consignées à des personnes se trouvant à cinq (5) milles ou plus des quais, et auxquelles on ne peut faire parvenir promptement un avis de l'arrivée desdites marchandises, à cause d'une irrégularité du service postal ou de sa rareté, on chargera des droits de magasinage sur les marchandises après dix jours de magasinage gratuit.

#### Bois de construction pour exportation.

(i) Le bois de construction destiné à l'exportation et débarqué de vapeurs naviguant le long de la côte, bénéficiera de dix jours de magasinage gratuit ; après lesquels il devra payer les droits réguliers de magasinage établis.

#### Main-d'œuvre supplémentaire.

(j) Les Commissaires fourniront la main-d'œuvre dont on aura besoin dans des cas spéciaux quelconques non prévus dans ces présentes ; et ils chargeront le coût de cette main-d'œuvre au prix ordinaire existant et en majoreront le montant de 10 pour cent.

#### Indemnité pour surestaries.

(k) Lorsque les Commissaires fournissent la main-d'œuvre pour le chargement ou le déchargement des wagons de chemins de fer, et le camionnage jusqu'aux navires ou à partir des navires, ils n'assument aucune responsabilité à l'endroit de toute indemnité pour surestaries, qui pourrait être motivé par un retard sur les wagons ou à bord des navires.

#### Marchandises générales.

(l) Taux pour chargement, déchargement et manutention—

Non autrement spécifiées : ordinaires, sauf pour des marchandises très lourdes ou volumineuses, par tonne de 2,000 livres.	\$0.30
Poisson en boîtes, de conserves en caisses, par caisse.	.01½
Asphalte en baril, par 2,000 livres.	.25
Riz en poches " mats ou," par 2,000.	.25
Thé en caisses, par 2,000 livres.	.30

#### Marchandises reçues et livrées aux hangars.

(m) Les commissaires ne s'engagent pas à recevoir les marchandises ou à les livrer aux élingues des navires. Lorsque ces derniers n'acceptent pas les marchandises dans les hangars ou ne les y livrent pas en les y emplant, les commissaires feront payer à qui de droit les frais de manutention nécessaires.

W. D. HARVEY,  
Secrétaire.

Copie conforme à l'original, le 15 février 1917. 38-2

[481]

#### HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 20e jour de février 1917.

#### PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

A U comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 14 février 1917, concernant une demande reçue du chemin de fer Canadian Northern Western pour un permis d'occupation d'une partie de la rivière Sturgeon requise pour l'emplacement d'un pont, et qui est décrite comme suit :

La partie du lit de la rivière Sturgeon située dans le quart sud-est de la section 23, township 56, rang 23, à l'ouest du 4e méridien, dans la province d'Alberta, ainsi que la dite section 23 est indiquée sur un plan du dit township approuvé et confirmé par E. Deville, arpenteur général des terres fédérales, le 13 mai 1901. Ce terrain peut être décrit plus minutieusement comme suit :

Borné au nord par la rive gauche et au sud par la rive droite de la rivière Sturgeon ; à l'est et à l'ouest par des lignes parallèles à la ligne du centre de la voie du chemin de fer Canadian Northern Western et éloignées perpendiculairement de 49.5 pieds de chaque côté de cette ligne de centre, ainsi qu'indiqué sur un plan d'arpentage du lit de la rivière et des terres adjacentes, lequel plan est signé par A. S. Weekes, arpenteur des terres fédérales, le 2 juin 1916, et déposé au Département de l'Intérieur sous le numéro 25035, et dont un duplicata est aussi déposé au bureau des titres de terre du district d'enregistrement d'Alberta-nord sous le numéro 3009 B. C. 96, le terrain ci-dessus contenant vingt-sept centièmes d'un acre plus ou moins.

Le ministre représente que l'emplacement et les plans des travaux, ainsi que soumis à la compagnie, ont été approuvés par le Département des Travaux publics conformément aux dispositions de la Loi de la protection des eaux navigables, chapitre 110 des statuts révisés de 1906, ainsi que modifiés par le chapitre 44, 9-10 Edouard VII, et que des copies de ces plans ont été déposées au Département de l'Intérieur.

Par conséquent, le Ministre demande l'autorisation d'accorder à ladite compagnie de chemin de fer Canadian Northern Western un permis d'occupation de la partie décrite ci-dessus du lit de la rivière Sturgeon. Ce permis sera pour la période durant laquelle la compagnie aura besoin du terrain pour l'exploitation de son chemin de fer ; un loyer annuel d'un dollar (\$1) sera payé au Département de l'Intérieur.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

[493]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 20e jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

AU comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté le 15 février 1917, représentant que M. Samuel McCall a obtenu les inscriptions de homestead et de préemption pour la moitié est de la section 21, township 31, rang 1, à l'ouest du 3e méridien, le 1er mai 1915 ;

Le ministre ajoute que d'après les renseignements reçus il appert que M. McCall s'est présenté pour l'enrôlement dans le service militaire actif d'outre-mer et que l'officier recruteur lui a affirmé qu'il serait accepté, mais qu'avant que les papiers nécessaires aient été préparés il fut victime d'un accident qui nécessita l'amputation du bras gauche,—

Le ministre soumet la copie annexé d'un certificat médical et, en vue des faits précités, il recommande qu'en vertu du paragraphe 2 de l'article 20 de la *Loi des terres fédérales*, chapitre 20, 7-8 Edouard VII, M. McCall soit exempté de toute autre obligation de résidence, afin que la patente du terrain puisse lui être délivrée dès qu'il aura été prouvé de la manière ordinaire que les autres conditions de la loi ont été remplies et que les paiements requis ont été faits.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

36-4

COMMISSION DES CHEMINS DE  
FER.EASTERN CANADIAN PASSENGER ASSO-  
CIATION.

BUREAU DU SECRÉTAIRE.

264, côte du Beaver-Hall

G. H. Webster, Montréal, P. Q., 2 février 1917.  
Secrétaire.

*Lettre circulaire 847.*

Aux membres de  
l'Eastern Canadian Passenger Assn.

J'ai l'honneur de vous adresser avec la présente une copie de l'ordre général No 179, C. C. F., intitulé :—

"Dans l'affaire de l'ordre général de la Commission No 151, daté le 8 novembre 1915, établissant des règlements concernant le trafic par wagons de messageries qui doivent être observés par chacune des compagnies de chemins de fer tombant sous l'autorité législative du parlement du Canada, autres que les chemins de fer du gouvernement ; et la demande de M. J. Gorman, C. R., d'Ottawa, à l'effet d'obtenir un ordre modifiant la règle 26 (d) des dits règlements :

Fiche No 23328."

G. H. WEBSTER,  
Secrétaire.

Ordre général No 179.

COMMISSION DES CHEMINS DE FER POUR  
LE CANADA.

Lundi, le 29e jour de janvier A.D. 1917.

D'ARCY SCOTT,  
Chef suppléant de la Commission.

S. J. McLEAN,  
Commissaire.

A. S. GOODEVE,  
Commissaire.

DANS L'AFFAIRE de l'ordre général de la Commission n° 151, daté le 8 novembre 1915 établissant des règlements concernant le trafic par wagons de messageries qui doivent être observés par chacune des

compagnies de chemins de fer tombant sous l'autorité législative du parlement du Canada, autres que les chemins de fer du gouvernement ; et la demande de M. J. Gorman, C. R., d'Ottawa, à l'effet d'obtenir un ordre modifiant la règle 26 (d) des dits règlements :

Fiche n° 23328.

APRÈS avoir lu les pièces à l'appui de la demande et qui ont été produites au nom de l'Eastern Canadian Passenger Association ; et à la suite du rapport du chef du trafic de la Commission :

Il est ordonné que la règle 26, alinéa (d) des règlements concernant le trafic par wagons de messageries soit modifié en ajoutant après le mot "the," le septième mot de la deuxième ligne, et après le mot "carrier," le huitième mot, les mots suivants "originating or terminating," et en retranchant les mots "at destination," qui sont respectivement les neuvième et dixième mots de la deuxième ligne de l'alinéa : les compagnies de chemins de fer doivent publier cet ordre dans la *Gazette du Canada*.

(Signé) D'ARCY SCOTT,

*Chef suppléant de la Commission,  
Commission des chemins de fer pour le Canada.*

EASTERN CANADIAN PASSENGER ASSOCIA-  
TION.

Bureau du secrétaire,

264 côte du Beaver-Hall,

G. H. WEBSTER, Montréal, P. Q., 21 février 1927.  
Secrétaire.

*Lettre circulaire 866.*

Ordre général C.C.F. n° 181, modifiant l'ordre général 179.

Aux membres de l'Eastern Canadian Passenger Association. J'ai l'honneur de vous adresser avec la présente une copie de l'ordre général C.C.F. n° 181 intitulé :

"Dans l'affaire de l'ordre général de la Commission No 179, daté le 29 janvier 1917, modifiant la règle 26, alinéa (d) des Règlements concernant le trafic par wagons de messageries, telle qu'établie par l'ordre général No 151, daté le 8 novembre 1915.

Fiche No 23328."

G. H. WEBSTER,  
Secrétaire.

Ordre général n° 181.

COMMISSION DES CHEMINS DE FER POUR  
LE CANADA.

Samedi, le 3e jour de février A.D. 1917.

D'ARCY SCOTT,  
Chef suppléant de la Commission.

S. J. McLEAN,  
Commissaire.

A. S. GOODEVE,  
Commissaire.

APRÈS avoir lu l'exposé qui a été fait au nom de l'Eastern Canadian Passenger Association :—

Il est ordonné que le dit ordre général No 179, daté le 29 janvier 1917, soit et il est par le présent modifié en ajoutant après le mot "subsection", dans la septième ligne de la partie exécutoire de l'ordre, les mots "and by striking out the word 'thereat'", le quatrième mot dans la troisième ligne du dit alinéa, et en lui substituant les mots "at destination."

(Signé) D'ARCY SCOTT,

*Chef suppléant de la Commission,  
Commission des chemins de fer pour le Canada.*

COMMISSION DES CHEMINS DE FER POUR LE  
CANADA.

Examiné et certifié vraie copie en vertu de l'article 23 de la *Loi des chemins de fer*.

(Signé) A. W. CARTWRIGHT,  
Secrétaire de la Commission des chemins  
de fer pour le Canada.

Ottawa, 6 février 1917.

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# ORDRES GÉNÉRAUX.

1916.

QUARTIER GÉNÉRAL,

OTTAWA, 15 décembre 1916.

## O.G. 118.

### INSTRUCTIONS, RÈGLEMENTS, ETC.

#### O. ET R.R. POUR LA MILICE CANADIENNE, 1910.—MODIFICATION.

Le paragraphe 1394 est annulé et le suivant lui est substitué :—

1394. "A toutes les occasions la garde d'honneur recevra Son Excellence le Gouverneur général avec un salut royal, les drapeaux et enseignes s'abaissant, les officiers saluant, les hommes présentant les armes et les musiques jouant les six premières mesures de l'Hymne National. Les couleurs du Roi seront portées à l'ouverture et à la prorogation du parlement et à d'autres cérémonies d'Etat ; dans les autres occasions, les couleurs régimentaires seront portées."

(Q.G. 603-14-2.)

#### RÈGLEMENTS POUR LES SERVICES DES MAGASINS MILITAIRES CANADIENS, PARTIE I, 1908.—MODIFICATION.

Le para. 155a, tel qu'établi par l'ordre général 63 de 1913, est modifié comme suit :—

Ligne 15, *annulez* depuis "M.F.C. 509" jusqu'à la fin de la phrase et *substituez* ce qui suit :

"the original of which should be attached to C.R.V. bringing stores, etc., to Ordnance Charge, and the duplicate forwarded to the P.O.O. with as little delay as possible."

(Q.G. 305-11-1.)

#### RÈGLEMENTS CONCERNANT LE CORPS DE DRESSAGE DES OFFICIERS CANADIENS.

Relativement à l'ordre général No 31 de 1916, les modifications suivantes aux règlements qui y sont mentionnés sont autorisées :—

Page 12, tableau 75 :—

1. Ligne 2, *annulez* les mots "to each contingent."
2. *Annulez* les item :—

Tripods with sand bags..... 6  
Sub-target guns ..... 1  
Esdale Targets..... 1

et *substituez* leur ce qui suit :—

##### Section 6.

Discs, aiming, triangular system. 1 Per officer and n.c.o. above the rank of corporal.  
Rests, tripot, musketry instruction ..... 4 Per company.

##### Section 20.

Targets, Esdale..... 1 Per company.

##### Section 27.

Cartridges, S. A. Dummy, .303" (in chargers).....200 Per company.

##### Section 29.

Bags, sand, common..... 6 Per company.

##### Section Small Arms.

Machine, sub-target gun..... 1 Per contingent (if available).  
Rest, rifle, aiming..... 2 Per contingent.  
Rods, target practice..... 6 Per company.  
Rods, target practice, targets.... As required.  
(Q.G. 7429-1-3.)  
(Q.G. 7429-1-2.)  
(D.O.S. 1111.)

## O.G. 119.

### DÉCORATIONS ET MÉDAILLES.

#### DÉCORATION DES OFFICIERS DES TROUPES AUXILIAIRES COLONIALES.

L'officier sous-mentionné a reçu la décoration des officiers des troupes auxiliaires coloniales, en vertu des dispositions du mandat royal daté le 18 mai 1899, et de l'ordre général 132 de novembre 1901 :—

GRADE.	NOM.	CORPS.
Major, l'hon.....	H. M. Morrison.....	94e régiment de Victoria (Argyll Highlanders).

#### MÉDAILLE DE LONG SERVICE DANS LES TROUPES AUXILIAIRES COLONIALES.

Les militaires sous-mentionnés reçoivent la médaille de long service dans les troupes auxiliaires coloniales, en vertu des dispositions du mandat royal, daté le 18 mai 1899, et de l'ordre général 132 de novembre 1901 :—

GRADE.	NOM.	CORPS.
Major.....	Mossman, D. G.....	75e régiment de Lunenburg.
Capitaine.....	Letarte, J.....	4e régiment, (Chasseurs canadiens).
Lieutenant.....	Burwell, A. E.....	7e régiment, (Fusiliers).
Sergent.....	Taylor, W. A.....	6e régiment (The Duke of Connaught's Own Rifles).
Sergent.....	McWhinney, Geo....	43e régiment (The Duke of Connaught's Own Rifles).
1er sergent. ....	Perry, S. J.....	6e régiment (The Duke of Connaught's Own Rifles).

#### MÉDAILLE DE LONG SERVICE ET DE BONNE CONDUITE.

Une médaille de long service et de bonne conduite a été conférée au militaire ci-dessous nommé en vertu des dispositions du mandat royal daté le 31 mai 1895 et de l'ordre général 104 d'octobre 1902 :—

GRADE.	NOM.	CORPS.
Soldat.....	Trudel, A. F....	Artillerie de place royale canadienne.

## O.G. 120.

### SOCIÉTÉS DE TIR.

Le licenciement de la société de tir ci-dessous mentionnée est autorisé :—

#### Militaire.

Compagnie No 11, intendance militaire canadienne avec chef-lieu à Winnipeg, Man.

(Q.G. 20-527-1.)

Par ordre,

*W. E. Hastings.*

Major général,  
Adjudant général suppléant.

## AVIS DU GOUVERNEMENT.

## AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

Secrétariat d'Etat du Canada.

Ottawa, 7 mars 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que "Viereck's, The American Weekly," un magazine imprimé chaque semaine par The Fatherland Corporation, (George Sylvester Viereck, rédacteur), à 1123 Broadway, dans la cité de New-York, dans l'Etat de New-York, l'un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure, et que la possession en Canada de toute édition ou exemplaire du dit "Viereck's, The American Weekly" ena été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 7e jour de mars 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,

38-2

Sous-secrétaire d'Etat.

## AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

Secrétariat d'Etat du Canada

Ottawa, 7 mars 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que "Pohjan Tahti," (L'Etoile du Nord), un journal publié chaque jour sauf le dimanche en langue finnoise, par la "North Star Printing Company," 611 Main Street, dans la cité de Fitchburg, dans l'Etat de Massachusetts, l'un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure et que la possession en Canada de toute édition ou exemplaire du dit "Pohjan Tahti," (Etoile du Nord) déjà publié ou qui sera publié, en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 7e jour de mars 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,

38-2

Sous secrétaire d'Etat.

## AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

Secrétariat d'Etat du Canada.

Ottawa, 7 mars 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que "The New Yorkin Uutiset," un journal publié les mercredis et samedis par "The Finnish Newspaper Company," en langue finnoise, à 740 Fortieth Street, cité de Brooklyn, dans l'Etat de New-York, l'un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure, et que la possession en Canada de toute édition ou exemplaire du dit "The New Yorkin Uutiset," déjà publié ou qui sera publié en a été prohibée par un

mandat du Secrétaire d'Etat du Canada en date du 7e jour de mars 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,

38-2

Sous-secrétaire d'Etat.

## EXAMENS DU SERVICE CIVIL.

AVIS public est par le présent donné que des examens de concours généraux seront tenus, sous la direction de la Commission du Service Civil du Canada, dans la semaine du 14 mai 1917, à Prince-Rupert, Victoria, Vancouver, Nelson, Edmonton, Moose-Jaw, Calgary, Saskatoon, Regina, Brandon, Winnipeg, Port-Arthur, Sault-Ste-Marie, London, Hamilton, Toronto, Kingston, Ottawa, Montréal, Sherbrooke, Québec, Fredericton, St-Jean, N.-B., Moncton, Charlottetown, Yarmouth, Halifax et Sydney. Des examens pourront aussi être tenus à d'autres endroits, pourvu qu'un nombre suffisant de candidats s'inscrivent à un même lieu.

Les examens seront tenus en vue de remplir les positions permanentes suivantes dans la division intérieure du Service Civil du Canada du 1er juillet au 31 décembre 1917.

30 emplois (pour hommes) dans la subdivision B de la troisième division. Deux de ces emplois seront donnés de préférence à des personnes connaissant la sténographie et la dactylographie.

45 emplois (pour femmes) dans la subdivision B de la troisième division. Dans le cas de trente-cinq de ces emplois, les candidats doivent être des sténo-dactylographes.

15 emplois (pour hommes) dans la subdivision B de la deuxième division. Trois de ces emplois seront donnés de préférence à des personnes connaissant la sténographie et la dactylographie.

Le traitement initial des commis et des sténo-dactylographes dans la subdivision B de la troisième division est de \$500, et dans la subdivision B de la deuxième division de \$800, mais au cas où il est nécessaire de posséder des aptitudes spéciales pour remplir les fonctions d'une charge, le Gouverneur en conseil peut ajouter au traitement minimum une somme additionnelle ne dépassant pas \$300 pour la troisième division et \$500 pour la deuxième.

Un examen général pour positions de messenger, emballer, trieur et chargeur, dans les grades inférieurs du Service intérieur, sera tenu aux mêmes temps et lieux.

Les personnes qui désirent se présenter à l'un des examens mentionnés ci-dessus peuvent obtenir tous les renseignements nécessaires, copies des règlements et formules de demande d'inscription, en s'adressant au Secrétaire de la Commission du Service Civil, à Ottawa, soit personnellement ou par écrit.

Les formules de demande d'inscription des aspirants, dûment remplies, et accompagnées des honoraires requis (\$4.00 pour la troisième division, \$8.00 pour la deuxième division et \$2.00 pour les grades inférieurs), doivent parvenir au bureau de la Commission du Service Civil pas plus tard que le 15 avril prochain. Cette règle est de rigueur.

N. B.—Il est à remarquer que pour le temps de la présente guerre la limite minimum d'âge pour les examens a été réduite à seize ans et la limite maximum d'âge pour les hommes a été enlevée. Cependant, aucun homme de 18 ans et plus sera admis aux examens du Service civil intérieur (1) s'il n'a servi outre-mer dans les armées de Sa Majesté et n'en a été honorablement réformé; (2) s'il n'a offert de prendre du service au cours de la présente guerre et été refusé.

Les soldats revenus du front sont exemptés des honoraires d'examens.

Par ordre de la Commission,

WM FORAN,  
Secrétaire.

Ottawa, 15 mars 1917.

38-4



## Westmount City Dairies, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7e jour de mars 1917, constituant en corporation Henry John Hague, conseil du Roi, Pierre Amable Badeaux, avocat, Ernest Geoffrey Bennett, comptable, Arthur Charters, teneur de livres, et Alfred Boreham Wright, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie de négociants et de producteurs de produits maraîchers, de la laiterie et de la ferme de toute espèce et en particulier de lait, crème, beurre, fromage et de tous produits du lait, volailles, œufs, fruits et légumes; acheter, vendre des machines pour les laiteries de la ferme, ustensiles, fournitures et nourriture pour les bestiaux; exploiter des systèmes d'emmagasinage frigorifique en rapport avec les dites industries; exercer l'industrie de l'élevage, la vente et le négoce de toutes espèces d'animaux vivants, bestiaux, chevaux, moutons, porcs et leurs produits; exercer dans toutes leurs branches les industries de l'élevage, de la ferme et de la laiterie;

(b) Acquérir, développer, posséder, employer, louer, exploiter et disposer de source d'eau naturelle et minérale sur la propriété de la compagnie, commercer et disposer de telles eaux gazeuses, boissons effervescentes et préparations de même nature de tous genres, exercer l'industrie d'embouteilleurs dans toutes ses branches;

(c) Acheter, acquérir, louer, vendre, disposer et autrement trafiquer de terres et propriétés, les cultiver, affermer, développer, exploiter et disposer de leurs produits;

(d) Manufacturer, et disposer de toutes espèces d'articles et marchandises se rapportant incidemment aux industries ci-dessus mentionnées ou à aucune de leurs parties;

(e) Demander, obtenir, enregistrer, emprunter, louer, licencier, acheter ou autrement acquérir toutes marques de fabrique, marques de commerce, brevets d'invention, licences, concessions et autres choses semblables, conférant des droits exclusifs, non exclusifs, limités d'employer aucun secret ou autre information concernant aucune invention qui semblera de nature à pouvoir être utilisée pour aucune des fins de la compagnie, ou dont l'acquisition semblera, directement ou indirectement, avantageuse pour la compagnie, les utiliser, développer, exploiter ou octroyer des licences ou autrement faire valoir les biens, droits ou informations ainsi acquis;

(f) Développer, faire valoir aucune terre acquise par la compagnie ou dans laquelle elle est intéressée, et en particulier les tracer et préparer pour les fins de construction; construire, modifier, démolir, maintenir, aménager et améliorer des bâtiments et commodités en plantant, pavant, égoutant, affermant, cultivant, louant sur des baux ou des conventions de construction, en avançant des fonds et en faisant des contrats et arrangements de toute nature avec des constructeurs et autres;

(g) Acheter, vendre, manufacturer, exporter, importer et disposer de toutes substances, appareils et choses capables d'être utilisés dans aucune des industries que la compagnie est autorisée d'exercer ou requis par les clients ou personnes ayant des relations avec la compagnie;

(h) Acheter, louer ou autrement acquérir, tout ou en partie, des affaires, entreprises, propriété, franchises, achalandage, droits, privilèges, détenus par, ou en jouissance d'aucune personne, maison ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer ou possédant des propriétés convenant aux fins de cette compagnie, les payer totalement ou partiellement en obligations, débetures ou actions complètement ou partiellement libérées de la compagnie, assumer les engagements d'aucune telle personne, maison ou corporation;

(i) Acheter ou autrement acquérir, détenir, vendre ou autrement disposer d'actions du capital, obligations, débetures ou aucunes autres valeurs de toute autre compagnie ou corporation, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*;

(j) Exercer toute autre entreprise ou industrie, manufacturière ou autre que la compagnie jugera pouvoir convenablement exercer en rapport avec ses affaires ou de nature, directement ou indirectement, à augmenter la valeur ou rendre profitable aucune des propriétés ou des droits de la compagnie;

(k) S'associer, conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer et de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds, garantir les contrats ou autrement aider telle personne ou compagnie; prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie, et les vendre, détenir, réemettre avec ou sans garantie ou autrement en disposer;

(l) Conclure des arrangements avec aucun gouvernement, autorité municipale, locale ou autre qui seront de nature à atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités tous les permis, privilèges, concessions que la compagnie jugera convenable d'obtenir, et exécuter, exercer et se conformer à tous tels arrangements, droits, privilèges et concessions;

(m) Etablir, supporter, aider à la formation et supporter des associations, institutions, fonds, fidéicommissaires et choses de nature à profiter aux employés et ex-employés de la compagnie (ou de ses prédécesseurs en affaires), ou les personnes leur étant apparentées ou en dépendant; octroyer des pensions et gratuités, faire des paiements pour assurance, souscrire et garantir des fonds pour des objets charitables ou de prévoyance, pour aucune exposition ou pour aucun objet public, général ou utile;

(n) Promouvoir toute compagnie ou compagnies dans le but d'acquérir toutes ou aucunes des propriétés et engagements de la compagnie ou pour aucune autre fin qui semblera de nature à profiter directement ou indirectement à la compagnie;

(o) Acheter, prendre à bail ou en échange, louer ou autrement acquérir toute propriété mobilière ou immobilière, droits ou privilèges que la compagnie jugera nécessaires ou utiles aux fins de ses affaires et en particulier des machineries, outillage et fonds de commerce;

(p) Placer et disposer des fonds de la compagnie non immédiatement requis en telles valeurs et de telle manière qui pourra en être déterminée de temps en temps;

(q) Rémunérer aucune personne ou compagnie pour services rendus ou à rendre en plaçant ou en assistant à placer, ou en garantissant le placement des actions, du capital-actions, obligations, débetures ou autres valeurs de la compagnie, ou en rapport avec la formation ou la promotion de la compagnie ou la conduite de ses affaires;

(r) Vendre ou disposer d'aucune partie de l'entreprise et des biens de la compagnie, comme une industrie active ou autrement, pour telle compensation que la compagnie jugera convenable, et en particulier pour des actions, débetures ou valeurs d'aucune autre compagnie ayant, en tout ou en partie, des objets similaires à ceux de cette compagnie;

(s) Vendre, améliorer, gérer, développer, échanger, louer, disposer, faire valoir ou autrement trafiquer de tout ou partie des biens et droits de la compagnie;

(t) Faire tout ou aucune des choses susdites comme principaux, agents, entrepreneurs ou autrement par l'entremise de fidéicommissaires, agents ou autrement, seuls ou conjointement avec d'autres;

(u) Se consolider, s'amalgamer avec aucune autre compagnie ayant des objets semblables ou en partie semblables à ceux de cette compagnie;

(v) Distribuer, en nature, parmi les actionnaires de la compagnie, toute propriété de la compagnie et en particulier les actions, obligations, débetures, ou valeurs d'aucunes autres compagnies appartenant à la compagnie;

(w) Faire toutes autres choses que la compagnie jugera nécessaires ou utiles pour l'exécution des objets ci-dessus ou aucun d'eux;

(x) L'interprétation des pouvoirs octroyés dans aucun paragraphe des présentes ne sera ni limitée ni res-



treinte par induction ou déduction des termes de tout autre paragraphe ou par induction ou déduction du nom de la compagnie.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous la raison sociale de "West-mount City Dairies, Limited," avec un capital-actions de cent mille dollars, divisé en 2,000 actions de cinquante dollars chacune, et dont le principal siège d'affaires sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de mars 1917.

38-2

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

### Sevlyns, Limited.

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 1er jour de mars 1917, constituant en corporation Samuel Gerald Tritt, Saul Tritt et John Whelan, avocats, Nicholas Swan et Alexander Seay, comptables, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Acquérir et prendre comme une industrie active l'industrie actuellement exercée par David Shapiro, de la cité et du district de Montréal, marchand, sous les nom et raison sociale de "Sevlyns" et tous les biens et engagements de la dite industrie, les payer en actions libérées et non sujettes à appel de la compagnie ;

(b) Exercer toutes ou aucune des industries de marchands de soie, tisseurs de soie, filateurs de coton, fabricant de drap, fourreurs, merciers, bonnetiers, manufacturiers, importateurs, négociants en gros et détail de tissus de tous genres, fabricants de bottes et chaussures, manufacturiers, importateurs, négociants en gros et détail d'articles en cuir, meubles de maison, quincaillerie, articles tournés et autres fournitures et ustensiles de ménage, ornements, papeterie, articles de fantaisie, négociants en approvisionnements, drogues, produits chimiques et autres articles et commodités d'usage et de consommation personnelle, de ménage et généralement de toutes marchandises manufacturées, matériaux, approvisionnements et produits ;

(c) Exercer toute industrie, manufacturière ou autre, que la compagnie croira capable d'être convenablement exercée en rapport avec son commerce, ou censée augmenter directement ou indirectement la valeur des biens ou droits de la compagnie, ou les rendre profitables ;

(d) Acquérir et assumer, tout ou partie des affaires, biens ou engagements d'aucune personne ou compagnie exerçant une industrie que la compagnie est autorisée d'exercer ou possédant des biens convenant aux fins de la compagnie ;

(e) Demander, acheter ou autrement acquérir tous brevets, brevets d'invention, licences, concessions et choses de même nature conférant un droit exclusif ou non exclusif ou limité d'utiliser tout secret ou autre information concernant toute invention qui paraîtra capable d'être utilisée pour aucune des fins de la compagnie ou dont l'acquisition sera jugée propre à profiter directement ou indirectement à la compagnie, et utiliser, exercer, disposer ou permettre l'usage ou autrement faire valoir la propriété, les droits ou renseignements ainsi acquis ;

(f) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que cette compagnie est autorisée à exercer ou entreprendre ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie ; prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie, et les vendre, détenir, rémettre avec ou sans garantie ou autrement en disposer ;

(g) Prendre ou autrement acquérir et détenir des actions d'aucune autre compagnie ayant des objets en tout ou en partie similaires à ceux de cette compagnie ou une industrie pouvant être directement ou indirectement,

conduite avantageusement pour cette compagnie ;

(h) Généralement acheter, prendre à bail ou en échange, louer ou autrement acquérir toute propriété mobilière, droits, privilèges que la compagnie jugera nécessaires ou utiles pour les fins de la compagnie ;

(i) Tirer, faire, accepter, endosser, exécuter, émettre des billets promissoires, lettres de change, connaissements, mandats et autres instruments négociables ou transférables ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Sevlyns, Limited," avec un capital-actions de quarante-neuf mille dollars, divisé en 490 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 5e jour de mars 1917.

38-2

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

### General Film Company (Canada), Limited.

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 2e jour de mars 1917, constituant en corporation Thomas Allan Hubley, gérant, George Thomas Porter, comptable, Howard Salter Ross et Eugène Réal Angers, avocats, et Antoinette Defoy-Lamarre, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer, produire, acheter, vendre, louer, exploiter, trafiquer de films pour théâtres de vues animées, dévidoirs pour films, et films de tous genres employés dans la production de vues animées ;

(b) Manufacturer, acheter, vendre, louer et trafiquer de machines pour vues animées et d'appareils de tous genres requis pour la production et la mise en œuvre des vues animées ;

(c) Acheter, posséder, louer, exploiter des théâtres de tous genres, y compris les théâtres de vues animées, et dans tels théâtres donner tous genres de représentations théâtrales, représentations de vaudevilles, exposition de vues animées et vendre, sous-louer et autrement disposer de tels théâtres ;

(d) Acquérir comme une industrie active l'industrie actuellement exercée au Canada par la compagnie dite la "General Film Company (Canada) Limited," of Portland, Maine, dans les Etats-Unis d'Amérique, et payer pour icelle en répartissant à la dite "General Film Company (Canada) Limited," des actions libérées et non sujettes à appel du capital-actions de la compagnie, qu'elles soient souscrites ou non, acquérir tout ou partie de l'achalandage, droits, propriété, biens, actions du capital-actions, obligations et débetures d'autres corporations, y compris toute option, concession ou choses de même nature d'aucun individu, maison, société ou corporation, les payer totalement ou partiellement en espèces, obligations ou valeurs, ou émettre et répartir en paiement total ou partiel des actions libérées et non-sujettes à appel du capital-actions de la compagnie qu'elles soient souscrites ou non ;

(e) Demander, acheter ou autrement acquérir des brevets, permis, concessions et choses de même nature conférant le droit exclusif, non-exclusif ou limité de les employer, ou aucun secret ou autre information concernant une invention ou procédé, faire valoir, vendre, louer ou autrement disposer de tels brevets, licences ou concessions ;

(f) Détenir, acheter ou autrement acquérir, vendre, céder, transférer ou autrement disposer d'actions du capital-actions, d'obligations, débetures ou autres preuves de dettes créées par d'autres compagnies ;

(g) Acquérir et détenir, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, vendre ou autrement disposer du stock, actions, valeurs, ou entreprises d'aucune autre compagnie ayant pour un de ses objets l'exercice d'aucun des pouvoirs de la compagnie ou transférer ses biens ou entreprises, ou s'amalgamer avec aucune telle compagnie ou compagnies ;

(h) Garantir le paiement des dividendes ou intérêts de toutes actions, stocks, débetures ou autres valeurs



émises par, ou tout autre contrat ou engagement d'aucune compagnie quand cela sera à propos ou nécessaire pour les affaires de la compagnie, garantir les contrats d'aucune personne, maison ou corporation en rapport avec la compagnie ;

(i) Vendre ou autrement disposer de tout ou partie de la propriété, biens, droits, entreprises ou achalandage de la compagnie et accepter en paiement pour iceux tout ou partie des espèces, obligations, stock ou autres valeurs d'aucune corporation ou compagnie ;

(j) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie, exerçant ou se proposant d'exercer dans une industrie que la présente compagnie est autorisée à exercer ou capable d'être conduite de façon à profiter directement ou indirectement à la compagnie ;

(k) Faire enregistrer, licencier ou autrement reconnaître la compagnie en tous pays étrangers, y désigner des personnes comme fondés de pouvoirs ou représentants de la compagnie avec pouvoirs de représenter la compagnie en toutes matières suivant les lois de telles contrées étrangères et d'accepter pour et au nom de cette compagnie la signification d'aucune procédure ou poursuite ;

(l) Distribuer parmi ses membres en espèces ou autrement, comme il en sera décidé, tous biens de la compagnie et particulièrement les actions, obligations, débiteurs ou autres valeurs d'aucune autre compagnie qui pourra prendre tout ou partie des biens ou engagements de cette compagnie ;

(m) Exercer toute autre industrie, manufacturière ou autre, que la compagnie croira pouvoir exercer convenablement en rapport avec ce qui précède ou que la compagnie jugera de nature à augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ;

(n) L'industrie ou le but de la compagnie est de faire de temps à autre l'un ou plusieurs des actes et choses énoncées dans la présente charte, et tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera limité ni restreint par induction ou déduction des termes d'aucun autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "General Film Company (Canada), Limited," avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 6ième jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

38-2

### Angus Power Company, Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 1er jour de mars 1917, constituant en corporation Errol Languedoc, conseil du Roi, Jean Pierre Charbonneau et Ralph Erskin Allan, avocats, William Taylor, gérant, et Bruce Stuart Combrie, secrétaire, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie d'ingénieurs électriciens, mécaniciens, manufacturiers, travailleurs et négociants en électricité, force motrice, chauffage et éclairage et de toute industrie dans laquelle l'électricité ou aucune force semblable ou autre sera ou pourra être utile, appropriée ou ornementale, ou toute autre industrie de même nature, manufacturer, produire comme principaux ou agents, commercer et disposer de tout article appartenant à telle industrie, de tout appareils, accessoires et choses employés en rapport avec icelle ou avec toutes inventions ou brevets ; produire et accumuler de l'électricité, de la forme motrice électrique ou aucune énergie similaire ou autre, les fournir pour la production, transmission ou l'emploi du pouvoir pour des fins d'éclairage, chauffage ou de force motrice ou autrement comme il en sera jugé opportun, éclairer des

rues, places et bâtiments privés ou publics au moyen de l'électricité ou autrement ou les mettre en état d'être éclairés ; construire, maintenir, exploiter des usines pour la fourniture et la distribution de l'électricité pour la lumière, la chaleur et la force motrice ; exercer l'industrie de fournisseurs de lumière, chaleur et force motrice ; voituriers de passagers et marchandises par terre et par eau dans toutes leurs spécialités, acquérir par achat ou autrement, maintenir, équiper, exploiter, bâtir des chemins de fer urbains et autres mis par l'électricité ou autrement, employer, manufacturer, exploiter, équiper des téléphones, télégraphes, phonographes, et autres appareils électriques actuellement connus ou qui peuvent être inventés plus tard, y compris tous fils métalliques ou appareils pour relier à des distances des appareils électriques avec d'autres appareils électriques y compris la formation d'échanges ou centres électriques ; acquérir par achat ou autrement et employer, exploiter, équiper, des voies souterraines, conduites, obtenir, accepter, et utiliser tous permis ainsi que toutes franchises municipales ou autres ; acheter ou autrement acquérir, vendre, exploiter ou autrement disposer de terres, pouvoirs hydrauliques, fournitures, équipement pour pouvoirs ou travaux hydrauliques ;

(b) Améliorer et développer des rivières et des lacs, construire et maintenir des réservoirs, canaux, barrages, quais, estacades et autres travaux et équipements de tous genres ;

(c) Acheter, louer ou autrement acquérir des biens fonciers, terres, locations, droits de surface, limites forestières, terres boisées et terres à bois, lots de grève, droits de rivière, du gouvernement, municipaux ou autres droits, privilèges, franchises, servitudes et permis de toute nature, les vendre, en disposer, échanger ou autrement en trafiquer ;

(d) Construire, acheter ou autrement acquérir des bateaux à vapeur, chalands, remorqueurs et tout autre genre de bateaux pour la navigation intérieure ou océanique, les employer ou exploiter ;

(e) Construire, acheter, louer ou autrement acquérir des bassins, jetées, môles, quais, entrepôts, élévateurs ou autres bâtiments ou travaux capables d'être utilisées en rapport avec les affaires de la compagnie ;

(f) Construire et exploiter pour les fins de la compagnie, sur les terres possédées ou contrôlées par la compagnie, des voies de garage de tramways et de chemins de fer ;

(g) Acquérir par achat, location ou autrement et utiliser et développer des pouvoirs d'eau et autres pouvoirs pour la production du pouvoir électrique, pneumatique ou autre, construire et exploiter des usines pour la production de tels pouvoirs ;

(h) Construire, maintenir des poteaux, lignes, lignes de transmission, lignes de téléphone et télégraphe pour la distribution du pouvoir et pour les fins générales des affaires de la compagnie ;

(i) Construire, poser, fixer et exercer tous les câbles, fils métalliques, lignes, accumulateurs, lampes et travaux, appareils et accessoires nécessaires, sujet aux règlements locaux et municipaux ;

(j) Acquérir tout ou partie de l'achalandage, droits, propriété et biens, y compris toute option, concession ou choses de même nature de tout individu, maison, association ou corporation, et les payer totalement ou partiellement en espèces ou obligations, ou les payer totalement ou partiellement par l'émission et la répartition d'actions libérées, non sujettes à appel, du capital-actions de la compagnie qu'elles soient souscrites ou non ;

(k) Vendre ou autrement disposer de tout ou partie de la propriété, biens, droits, entreprise ou achalandage de la compagnie et accepter totalement ou partiellement des espèces, stock, obligations ou autres valeurs d'aucune corporation ou compagnie en paiement d'iceux ;

(l) Demander, acheter ou autrement acquérir tous brevets, licences, concessions et choses de même nature conférant des droits limités, exclusifs ou non exclusifs d'utiliser aucun secret ou autre information concernant une invention ou un procédé et faire valoir, vendre, louer, ou autrement disposer de tels brevets, licences ou concessions ;

(m) Acquérir, détenir, nonobstant les dispositions de l'article 44 de la dite loi, vendre ou autrement disposer

du stock, actions, valeurs ou entreprises d'aucune autre compagnie ayant pour un de ses objets l'exercice d'aucun des pouvoirs de la compagnie, transférer son entreprise ou ses biens ou s'amalgamer avec aucune telle compagnie ;

(n) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou se proposant d'exercer une industrie que cette compagnie est autorisée à exercer ou pouvant être conduite de façon à profiter directement ou indirectement à la compagnie ;

(o) Acquérir par achat ou autrement, détenir, vendre et disposer des affaires, biens, achalandage, stock, actions ou valeurs d'aucune compagnie ou corporation, faire généralement tous les actes, exercer tous les pouvoirs et conduire toute industrie se rapportant à l'accomplissement normal des objets pour lesquels la compagnie est incorporée.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Angus Power Company, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 5e jour de mars 1917

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

38-2

#### The C. E. McKeen Shoe Company, Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 3e jour de mars 1917, constituant en corporation Alice Maud Beardsell McKeen, femme mariée, et Charles Edward McKeen, agent, tous deux de la cité de Vancouver, dans la province de la Colombie-Britannique ; William Wright Ingledew, de Kerrisdale, dans la dite province de la Colombie-Britannique, marchand, Eva Milne, de la ville de Saint-Lambert, dans la province de Québec, femme mariée, et Theresa Stuart, de la cité de Montréal, dans la dite province de Québec, fille majeure, pour les fins suivantes :—

(a) Acquérir l'industrie et l'achalandage d'Alice Maud Beardsell McKeen (ci-dessus nommée), de la cité de Vancouver, Colombie-Britannique, marchande de chaussures, exerçant son industrie sous les nom et raison sociale de "The C. E. McKeen Shoe Company", et prendre la totalité de la dite industrie et des biens comme une industrie active, y compris les contrats, ordres pour marchandises, marques de fabrique, comptes débiteurs et biens fonciers situés dans la province de la Colombie-Britannique possédés par la dite maison ou la dite Alice Maud Beardsell McKeen, mais y compris et sujet à tous les engagements de la dite maison, et en compensation d'iceux allouer à la dite Alice Maud Beardsell McKeen des actions du capital-actions de la compagnie complètement libérées et non sujettes à appel ;

(b) Exercer l'industrie de fabricants et marchands de chaussures de cuir, fournitures pour chaussures, peaux vertes, peaux et cuirs de toutes espèces, fabricants et marchands de malles, sacs de voyage, articles en gutta-percha et tous articles dans lesquels le caoutchouc et la gutta-percha sont des parties constituantes et les divers matériaux entrant dans la fabrication de tels articles ;

(c) Manufacturer, acheter, vendre, importer, exporter de et vers tous pays, toutes espèces d'articles, effets et marchandises domestiques et étrangers, pouvant être requis pour les fins d'aucune des dites industries ou communément fournis ou disposés par les personnes engagées dans aucune des dites industries ou qui semblent de nature à pouvoir être disposés avantageusement par aucune des dites industries ;

(d) Exercer aucune autre industrie pouvant être directement ou indirectement de nature à augmenter la valeur des droits ou de la propriété de la compagnie ;

(e) Agir comme agents pour toute compagnie, association ou personne exerçant une industrie semblable ;

(f) Vendre, louer, développer, disposer ou autrement trafiquer des entreprises ci-dessus, de tout ou d'aucune partie de la propriété foncière ou personnelle de la dite compagnie, à tels termes et conditions que les directeurs jugeront convenables, avec le pouvoir d'accepter comme compensation des actions, stocks, engagements ou des intérêts dans aucune compagnie engagée dans une industrie semblable ;

(g) Acheter, louer ou autrement acquérir, détenir, posséder, employer, exploiter, introduire, vendre, céder, transporter toutes marques, secrets, procédés, marques de commerce, inventions, perfectionnements et procédés employés en rapport avec, ou garantis par lettre patentes ou autrement, du Canada ou d'aucun autre pays, se reliant à aucune des dites industries, employer, exercer, développer, octroyer des permis ou autrement faire valoir telles marques de fabrique, lettres patentes, concessions, procédés et choses de mêmes nature, et toutes telles propriétés, droits et informations ainsi acquis, que la dite corporation jugera de nature à réaliser, directement ou indirectement des bénéfices en rapport avec aucune des industries devant être acquises ou exercées par la dite compagnie ;

(h) Tirer, faire, accepter, endosser, exécuter et émettre des billets promissoires, lettres de change, connaissements, mandats et autres instruments négociables ou transférables ;

(i) L'industrie et le but de la compagnie est de faire de temps à autre un ou plusieurs des actes et choses mentionnés dans les présentes, étant nécessaires, convenables, utiles ou favorables à leur réalisation ;

(j) Il est, par la présente, déclaré que l'intention est que les objets spécifiés dans chacun des paragraphes ne sera nullement restreinte ou limitée par induction ou déduction des termes d'aucun autre paragraphe ou du nom de la compagnie.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The C. E. McKeen Shoe Company, Limited," avec un capital-actions de quarante-huit mille dollars, divisé en 48,000 actions de un dollar chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 6e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

38-2

#### Kenabek Consolidated Silver Mines, Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 2e jour de mars 1917, constituant en corporation Richard Tuson Heneker et Henry Noël Chauvin, tous deux conseil du Roi, et Harold Earle Walker et John Noël Beauchamp avocats, et Hugh Wylie, comptable de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Prospector, ouvrir, explorer, développer, exploiter, améliorer, maintenir et gérer des mines d'or, d'argent, de cuivre, nickel, charbon, fer, plomb et autres mines, carrières, gisements et autres propriétés métallifères, creuser, draguer, élever, bocarder, laver, fondre, calciner, essayer, analyser, réduire, amalgamer et autrement traiter des minerais, métaux et substances minérales de toutes espèces, qu'ils appartiennent ou non à la compagnie, les rendre convenables pour le marché et autrement en disposer en tout ou en partie, ou d'aucun intérêt s'y rapportant, et exercer l'industrie d'une compagnie manufacturière, minière, de réduction, de développement et de fonderie ;

(b) Acquérir par achat, bail, concession, licence, échange ou autre titre légal, des mines, terrains miniers, servitudes, propriétés minières ou tout intérêt s'y rapportant, minéraux, minerais, claims miniers, options, pouvoirs, privilèges, droits de prise d'eau et autres, droits de brevets, procédés et appareils mécaniques ou autres et définitivement ou conditionnellement, seuls ou conjointement avec d'autres, comme principaux, agents, entrepreneurs ou autrement, les louer, mettre sous



licence, vendre, disposer ou autrement trafiquer de tout ou d'aucune partie d'iceux ou d'aucun intérêt s'y rapportant ;

(c) Acquérir et prendre comme une industrie active les propriétés minières et l'industrie minière exercée par la "Kenabeek Silver Mines, Limited, dans le canton d'Auld, dans le district de Temiscaming, dans la province d'Ontario, y compris son achanlage, entreprises, biens, outillage, machinerie, meubles de bureau, comptes débiteurs et autres dettes, permis, licences, fonds de commerce, instruments, minerais et autres biens mobiliers ou immobiliers appartenant à la dite compagnie et employés en rapport avec son industrie minière, assumer, payer, satisfaire, décharger, remplir ses dettes, passif, contrats, engagements et payer pour la dite propriété et biens avec l'émission d'actions complètement libérées et non sujettes à appel de la compagnie incorporée par les présentes comme il pourra en être convenu par les directeurs de la compagnie, et dans le but d'exercer les pouvoirs ci-dessus, adopter, accepter, exercer et exécuter un arrangement daté du 20<sup>ième</sup> jour de février 1917, fait entre la dite "Kenabeek Silver Mines, Limited," d'une part, et George Pyke agissant comme agent pour cette compagnie antérieurement à son incorporation, d'autre part, par lequel le dit George Pyke s'est porté garant que cette compagnie, après son incorporation, adoptera le dit arrangement et achètera de la Kenabeek Silver Mines, Limited, tous ses biens et propriétés pour des actions libérées et non sujettes à appel du capital-actions de la compagnie et remplira de toutes façons les conventions du dit George Pyke contenues dans le dit arrangement ;

(d) Construire, maintenir, modifier, faire, exploiter, sur les propriétés de la compagnie ou sur les propriétés contrôlées par la compagnie, des lignes de télégraphie et de téléphone, réservoirs, barrages, flumes, cours d'eau, chutes d'eau, aqueducs, puits, routes, quais, jetées, édifices, ateliers, fonderies, affineries, dragues, hauts fourneaux, moulins et autres usines, machineries, installations et accessoires électriques de toute description, et acheter, vendre, fabriquer, faire le commerce de toutes espèces de marchandises, articles, instruments, produits alimentaires, meubles et effets requis par la compagnie, ses ouvriers ou serviteurs ;

(e) Construire, acquérir par location, achat ou autrement, exploiter, maintenir des entreprises, des installations, machineries, usines et leurs accessoires pour la production de la vapeur, l'électricité, l'énergie pneumatique, hydraulique ou autre pouvoir, ainsi que des lignes de fils, des poteaux, tunnels, conduites, usines et leurs accessoires pour l'emmagasinage, livraison et transmission, au-dessous ou au-dessus du sol de la vapeur, et de l'électricité, de la force pneumatique, hydraulique ou autre pouvoir, pour aucunes fins pour lesquelles ils peuvent être employés ; faire des contrats avec aucune compagnie ou personne à tels termes qui pourront être convenus pour raccorder les lignes de fils, les poteaux, tunnels, conduites, usines et leurs accessoires, de la compagnie à ceux d'aucune telle compagnie ou personnes, et exercer généralement l'industrie de la production et transmission de la vapeur, de l'électricité, de la force pneumatique, hydraulique ou autre pouvoir ou force ; acquérir par location, achat ou autrement de la vapeur, de l'électricité, de la force pneumatique, hydraulique ou autre pouvoir ou force, et les utiliser, vendre, louer ou autrement en disposer, ainsi que de tout pouvoir et force produits par la compagnie ; pourvu cependant qu'aucune vente, distribution, ou transmission du pouvoir électrique, pneumatique, hydraulique ou autre pouvoir ou force au delà des terrains de la compagnie soient soumises aux règlements locaux et municipaux ;

(f) Prendre, acquérir, détenir comme compensation de minerais, métaux ou minéraux vendus ou autrement disposés ou pour marchandises fournies, travaux faits par contrat ou autrement, des actions, débetures, obligations ou autres valeurs d'aucune autre compagnie ayant des objets similaires à ceux de la compagnie et acheter, détenir et disposer du stock nonobstant l'article 44 de la *Loi des compagnies* ;

(g) Exercer l'industrie de manufacturier et négociants en billes, bois de service et de charpente, laine, métaux et de tous articles dans la fabrication desquels entrent le bois et les métaux, et les produits naturels

de toute nature et leurs sous-produits, exercer l'industrie d'un négociant en marchandise ;

(h) Bâtir, développer, cultiver, affermer, peupler et autrement améliorer et utiliser les terres de la compagnie, et les utiliser, vendre, améliorer et autrement disposer ; et aider, assister au moyen de boni, avances de fonds ou autrement, avec ou sans garantie, les colons ou les personnes ayant l'intention de s'établir sur les terres appartenant ou vendues par la compagnie, ou situées dans le voisinage de telles terres et généralement promouvoir la colonisation de telles terres ;

(i) Acheter ou autrement acquérir, et assumer totalement ou partiellement l'actif, le commerce, propriété, privilèges, contrats, droits, obligations et passif d'aucune personne, maison ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer ou toute industrie semblable ou en possession de propriété convenant aux objets de la compagnie ;

(j) Exercer toute autre industrie, manufacturière ou autre, qui pourrait paraître convenable à la compagnie d'exercer en rapport avec son commerce ou ses objets ;

(k) Lever ou assister en levant des fonds pour aider par voie de boni, prêts, promesse, endossement, garantie ou autrement, toute corporation dans le capital-actions de laquelle la compagnie détient des actions ou avec laquelle elle peut avoir des relations d'affaires ; agir comme employé, agent, ou gérant pour aucune telle corporation, garantir l'exécution des contrats par aucune telle corporation ou par aucune personne ou personnes avec lesquelles la compagnie peut avoir des relations d'affaires ;

(l) Demander, acheter ou autrement acquérir toutes patentes, licences, concessions et autres droits et privilèges spéciaux conférant un droit exclusif ou non exclusif ou limité d'utiliser, ou tout secret ou autre renseignement qu'il se rapporte à l'exercice d'aucune industrie ou commerce en particulier ou à l'usage d'aucune invention ou procédé ou à la production, préparation, fabrication ou vente d'aucun article particulier qui sembleront capables d'être utilisés pour toutes les fins de la compagnie ou dont l'acquisition sera censée profiter à la compagnie, directement ou indirectement, et utiliser, exercer, développer ou accorder des licences ou des monopoles à leur sujet ou autrement faire valoir les biens, droits ou renseignements ainsi acquis, les acquérir ou les céder pour un certain nombre d'années ou à perpétuité ou autrement ;

(m) Se joindre, se consolider ou s'amalgamer avec aucune personne, société, compagnie ou corporation exerçant une industrie similaire, payer ou recevoir le prix convenu en espèces ou en actions libérées et non cotisables, obligations, débetures ou autres valeurs ou garanties de la compagnie ;

(n) Développer ou aider au développement d'aucune société auxiliaire ou alliée exerçant une industrie de même nature ou se rapprochant de celle de cette compagnie et en devenir actionnaires ;

(o) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant un engagement, maintenant ou plus tard, dans aucune industrie ou transaction que cette compagnie est autorisée d'exercer ou de s'engager ;

(p) Vendre, louer ou autrement disposer de tout ou partie de la propriété et des biens de la compagnie, pour telle considération que la compagnie jugera à propos, y compris des actions débetures ou valeurs d'aucune compagnie ayant des objets semblables ;

(q) Emettre et répartir comme actions libérées de la compagnie constituée par les présentes, le nombre et la proportion d'actions de la compagnie, exemptes de tout appel, nécessaires pour payer totalement ou partiellement les propriétés mobilières ou immobilières, terrains miniers, droits miniers, mines, droits, affaires, franchises, privilèges, baux, permis, patentes, concessions, contrats et matériaux de tous genres, baux, stocks, obligations et débetures que la compagnie peut également acquérir, ou autre propriété mobilière ou immobilière ou droits que la compagnie peut légalement acquérir en vertu des présentes et aussi en paiement de réclamations "bona fide" d'entrepreneurs, ingénieurs ou autres personnes ayant contre la compagnie des récla-

mations pour travaux faits ou, avec l'approbation des actionnaires, pour services rendus et aussi pour tous frais, charges et dépenses préliminaires ou incidentes encourus en rapport avec la promotion, l'organisation, la formation, l'établissement, l'enregistrement et l'incorporation de la compagnie;

(r) Exécuter tous actes, exercer tous pouvoirs, faire toutes les affaires utiles pour pouvoir atteindre les objets pour lesquels cette compagnie est constituée et nécessaires pour mettre la compagnie à même de conduire avantageusement son entreprise;

(s) Faire toutes ou aucune des choses ci-dessus en Canada et ailleurs comme principaux, agents ou fondés de pouvoirs;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Kenabeek Consolidated Silver Mines, Limited," avec un capital actions de deux millions de dollars, divisé en 2,000,000 d'actions d'un dollar chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 5e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

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### Ocean and Inland Transportation Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6e jour de mars 1917, constituant en corporation Walter Robert Lorimer Shanks, avocat, Francis George Bush, teneur de livres, George Robert Brennan et Alexander Gordon Yeoman, sténographes, et Herbert William Jackson, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—

(a) Construire, faire des contrats, prendre, travailler, gérer, vendre, échanger, affecter, modifier, meubler, équiper, réparer, maintenir, améliorer, prendre ou donner en location, chaiger à commission ou autrement acquérir, disposer et trafiquer de bateaux, vaisseaux, remorqueurs, chalands, allèges, charbon, bois, machines à vapeur, chaudières, palans, machinerie et tels autres articles entrant dans la construction et l'équipement des bateaux, vaisseaux, remorqueurs, chalands, et allèges; exercer toutes ou aucune des industries de propriétaires de bateaux, remorqueurs, allèges et chalands, expéditeurs, gardiens de quai, entreposeurs, magasiniers, propriétaires d'entrepôts de douane, propriétaires de quais et bassins, voituriers, agents maritimes et de fret, agents généraux, agents expéditeurs, et aucune autre industrie se rattachant aux bateaux ou à la navigation, ou au transport et charroyage par eau ou par rail des passagers, produits, marchandises ou effets; rendre des services de sauvetage ou de remorquage;

(b) Agir comme agents pour les propriétaires de bateaux à vapeur, et les expéditeurs, comme courtiers maritimes et agents pour placer ou procurer des assurances maritimes, contre le feu ou autres sur des effets et autres propriétés possédées ou contrôlées par la compagnie;

(c) Exercer toute autre industrie manufacturière ou autre que la compagnie jugera pouvoir convenablement exercer en rapport avec ses affaires ou de nature, directement ou indirectement, à augmenter ou rendre profitable aucune des propriétés ou des droits de la compagnie;

(d) Placer et disposer de temps à autre des fonds de la compagnie non immédiatement requis pour les fins de la compagnie, comme la compagnie est légalement autorisée à le faire, et prêter des fonds, garantir les contrats ou engagements, se porter garants, et financièrement aider toute personne, maisons, compagnie ou corporation exerçant une industrie semblable à celle que la compagnie est autorisée d'exercer par les présentes;

(e) Acheter ou autrement acquérir aucunes actions ou intérêts dans, ou tout ou partie de l'industrie, achalandage et biens de toute personne, maison ou compagnie

exerçant une industrie se rattachant aux objets de cette compagnie et assumer tout ou partie des engagements ou obligations de telle personne, maison ou compagnie; exercer, conduire, liquider toute industrie ainsi acquise; faire et exécuter tout contrat ou arrangement avec aucune telle personne, maison ou compagnie susdite concernant l'amalgamation, le travail en commun, la coopération, la division des bénéfices, l'assistance mutuelle ou autrement et accepter en matière de compensation pour tout tel contrat ou arrangement des actions, débetures ou valeurs d'aucune compagnie semblable;

(f) Payer de telle manière qui sera jugée opportune et en particulier par l'émission d'actions ou valeurs de la compagnie toute propriété ou biens acquis par la compagnie ou, avec l'approbation des actionnaires, pour tous services rendus à la compagnie;

(g) Vendre, louer ou autrement disposer de l'industrie, des propriétés et des entreprises de la compagnie, ou d'une partie d'iceux, pour telle compensation que la compagnie jugera convenable et en particulier pour des actions, obligations, débetures ou autres valeurs d'aucune autre compagnie ayant des objets en tout ou en partie similaires à ceux de cette compagnie;

(h) Distribuer entre les actionnaires de la compagnie en nature, toute propriété de la compagnie, et en particulier les actions, débetures ou valeurs d'autres compagnies appartenant à la compagnie ou desquelles la compagnie peut avoir le pouvoir de disposer;

(i) Les pouvoirs d'aucun paragraphe ci-dessus ne seront en rien limités ou restreints par induction ou déduction des termes d'aucun autre paragraphe.

(j) Faire telles autres choses jugées nécessaires ou utiles pour l'exécution des objets qui précèdent.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Ocean and Inland Transportation Company Limited," avec un capital-actions de quarante mille dollars, divisé en 400 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

38-2

### Buckingham Abattoirs Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6e jour de mars 1917, constituant en corporation Robert John Cameron et Joseph Champagne, marchands, Joseph Herbert Cameron, entrepreneur, John Murphy, agent, et James Talbot, avocat, tous de la ville de Buckingham, dans la province de Québec, pour les fins suivantes:—

(a) Acquérir par achat, location ou autrement et exploiter, maintenir, exercer l'industrie de propriétaires d'entrepôts, ateliers, évaluateurs, réfrigérateurs, édifices et magasins de tous genres et descriptions pour le soin, la garde, fabrication, nettoyage, emmagasinage d'effets, articles et marchandises; acquérir, exploiter, maintenir des réfrigérateurs et des machines frigorifiques, des abattoirs, transporter et livrer des articles, effets et marchandises;

(b) Faire des prêts sur des effets, articles et marchandises emmagasinés ou détenus d'aucune manière par la compagnie et émettre des reçus d'entrepôts et des mandats;

(c) Exercer toute autre industrie, manufacturière ou autre, que la compagnie jugera pouvoir convenablement exercer en rapport avec son industrie ou qui semblera directement ou indirectement de nature à augmenter ou rendre profitable aucune des propriétés ou droits de la compagnie;

(d) Acquérir ou assumer tout ou partie des affaires, propriété et engagements de toute personne ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer ou possédant des biens convenant aux fins de cette compagnie;



(e) Demander, acheter ou autrement acquérir, tous brevets, licences, concessions et choses de même nature, conférant un droit exclusif ou non exclusif ou limité d'utiliser tout secret ou autre information concernant toute invention qui paraîtra capable d'être utilisée pour aucune des fins de la compagnie, on dont l'acquisition sera jugée propre à profiter directement ou indirectement à la compagnie ; et utiliser, exercer, développer, ou permettre l'usage ou autrement faire valoir la propriété, droits, ou renseignements ainsi acquis ;

(f) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à exercer ou entreprendre toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, et prêter des fonds, garantir les contrats ou autrement aider telle personne ou compagnie, prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie, et les vendre, détenir, réémettre avec ou sans garantie ou autrement en disposer ;

(g) Prendre ou autrement acquérir et détenir des actions d'aucune autre compagnie ayant en tout ou en partie des objets semblables à ceux de cette compagnie ou exerçant une industrie capable d'être directement ou indirectement, conduite avantageusement pour la compagnie ;

(h) Promouvoir aucune compagnie ou compagnies en vue d'acquérir toutes ou aucune des propriétés ou engagements de la compagnie, directement ou indirectement ;

(i) Acheter, louer, échanger ou autrement acquérir, aucune propriété foncière ou personnelle, droits ou privilèges nécessaires aux fins des affaires de la compagnie et en particulier toute machineries, outillage et fonds de commerce ;

(j) Construire, améliorer, maintenir, travailler, gérer, exploiter ou contrôler tous chemins, routes, embranchements et voies de garage, ponts, élévateurs, réservoirs, cours d'eau, quais, manufactures, entrepôts, usines électriques, ateliers, magasins et autres travaux et commodités, directement ou indirectement, de nature à promouvoir les intérêts de la compagnie, contribuer, subventionner et autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation, gestion ou contrôle ;

(k) Prêter des fonds aux clients ou autres ayant des relations avec la compagnie, garantir l'exécution des contrats par toutes telles personnes ;

(l) Tirer, faire, accepter, endosser, exécuter, émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables et transférables ;

(m) Vendre ou disposer de tout ou partie de l'entreprise de la compagnie pour telle compensation que la compagnie jugera convenable, et en particulier pour des actions, débiteures, valeurs d'aucune autre compagnie ayant en tout ou en partie des objets semblables à ceux de cette compagnie ;

(n) Vendre, améliorer, gérer, développer, échanger, louer, disposer, faire valoir ou autrement trafiquer de tout ou partie des biens et droits de la compagnie ;

(o) Faire toutes ou aucune des choses ci-dessus comme principaux, agents, entrepreneurs ou autrement seuls ou conjointement avec d'autres ;

(p) Faire toutes choses utiles ou nécessaires pour atteindre les objets ci-dessus.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Buckingham Abattoirs Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 50,000 actions d'un dollar chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville de Buckingham, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de mars 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

### Lakeside Coal & Transportation, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6ième jour de mars 1917, constituant en corporation Gerald Augustine Coughlin, avocat, Francis George Bush, teneur de livres, Herbert William Jackson, commis et Georges Robert Drennan et Alexander Gordon Yeoman, sténographes, tous de la cité de Montréal dans la province de Québec, pour les fins suivantes :—

(a) Exercer d'une manière générale l'industrie de marchands et mineurs de charbon, y compris l'achat, la vente, distribution et extractions du charbon et autres produits, y compris le coke, d'une nature similaire ou se rapportant au charbon ;

(b) Acheter, prendre à bail ou autrement acquérir, détenir et développer des mines, droits miniers, et terrains houillers et bien-fonciers en général, les explorer, travailler, exercer, développer, vendre, louer ou autrement faire valoir et généralement acheter, louer ou autrement acquérir toute propriété foncière ou personnelle, servitudes, droits et privilèges que la compagnie jugera nécessaires ou utiles aux fins de ses opérations ;

(c) Construire, maintenir, exploiter aucuns chemins, tramways, embranchements, voie d'évitement sur les terres possédées ou contrôlées par la compagnie ; bassins, entrepôts, boutiques, magasins, maisons et autres ateliers et commodités qui pourront être, directement ou indirectement, de nature à favoriser les intérêts de compagnie et contribuer, subventionner ou autrement aider ou prendre part à leur construction, entretien ou exploitation ;

(d) Acheter, affréter, sous-affréter, louer, construire ou autrement acquérir, exploiter, entretenir des chalandes, bateaux, remorqueurs, bateaux à vapeur et autres bâtiments ou vaisseaux avec tout leur équipement et aménagement, les employer, prendre ou donner en location pour le transport des messagers, postes, troupes, munitions de guerre, blé, mais et autres produits, minerais, minéraux et marchandises de tous genres et description entre tels ports d'aucune partie du monde qu'il semblera opportun ;

(e) Produire et accumuler de l'électricité, pouvoir électrique ou autre et disposer de tout excédent produit sujet à tous les règlements locaux et municipaux s'y rapportant ;

(f) Exercer toute autre industrie, manufacturière ou autre que la compagnie jugera pouvoir être convenablement exercée en rapport avec ses affaires ou de nature, directement ou indirectement, à augmenter ou rendre profitable aucune des propriétés ou des droits de la compagnie ;

(g) Acquérir par achat, location ou autrement ou assurer la totalité ou toute partie des biens, de l'industrie, propriété ou engagements de toute personne, maison ou compagnie exerçant une industrie en tout ou en partie similaire à celle que la compagnie est autorisée à exercer ou possédant toute propriété convenant aux fins de cette compagnie ;

(h) Payer pour les biens, affaires, propriétés ou droits acquis par la compagnie ou, avec l'approbation des actionnaires, pour services rendus ou à rendre à la compagnie, en espèces ou en actions libérées ou en aucune valeur que la compagnie a le pouvoir d'émettre, ou partie d'une manière et partie d'une autre ou d'autres, et généralement à tels termes et conditions que la compagnie pourra déterminer ;

(i) Demander, acheter ou autrement acquérir tous brevets, licences, actions, baux, concessions et choses de même nature conférant un droit exclusif ou non exclusif ou limité d'utiliser tout secret ou autre information concernant toute invention qui paraîtra capable d'être utilisée pour aucune des fins de la compagnie ou dont l'acquisition sera jugée propre à profiter directement ou indirectement à la compagnie, et utiliser, exercer, développer ou permettre l'usage ou autrement faire valoir la propriété, les droits ou renseignements ainsi acquis ;

(j) Vendre, louer ou autrement disposer en tout ou en partie de la propriété, de l'entreprise et des biens de la compagnie pour telle compensation et à tels termes et conditions que la compagnie jugera convenables, et en particulier pour des actions, débiteures, obligations ou valeurs d'aucune autre compagnie ;

(k) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec aucun gouvernement, autorité municipale ou locale ou avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou entreprendre une industrie ou transaction que cette compagnie est autorisée à exercer ou entreprendre ou toute industrie ou transaction capable d'être conduite de manière à profiter directement ou indirectement à cette compagnie ; et garantir les contrats avec ou sans cautionnement, ou prêter des fonds ou aider autrement toute telle personne ou compagnie ou toute personne ou compagnie entreprenant de construire ou d'améliorer toute propriété dans laquelle la compagnie est intéressée ;

(l) Distribuer en espèces parmi les actionnaires, par voie de dividendes, boni ou d'aucune autre manière jugée opportune, toute propriété de la compagnie ou tout produit de la vente ou de la disposition d'aucune propriété de la compagnie ;

(m) Exercer, faire aucune des affaires, actes et choses, ci-dessus mentionnés comme principaux, agents ou par l'entremise de fideicommissaires, agents ou autrement, seuls ou conjointement avec un autre ou d'autres ;

(n) Agir comme agents pour des propriétaires de bateaux à vapeur, des expéditeurs et courtiers maritimes ou pour procurer des assurances maritimes, contre l'incendie ou autres sur des marchandises ou autres propriétés dans la possession ou sous le contrôle de la compagnie ;

(o) Faire tout ce qui est nécessaire, convenable ou à propos pour l'accomplissement de l'une ou plusieurs des fins ou permettant d'atteindre un ou plusieurs des objets ci-dessus énumérés ;

(p) L'intention est que les objets spécifiés dans les clauses (a), (b), (c), (d), (e) et (f) des présentes soient des objets indépendants, et ne soient aucunement limités ou restreints par déduction ou induction des termes d'aucun autre paragraphe ou du nom de la compagnie.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Lakeside Coal & Transportation, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de mars 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat

38-2

### Anglo-Franco Hat, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 14e jour de mars 1917, constituant en corporation Paul Lacoste, conseil du Roi, de la cité d'Outremont, dans la province de Québec : Alexandre Lacoste, Joseph Henri Gérin-Lajoie et Alexandre Gérin-Lajoie, avocats, de la cité de Montréal, dans la province de Québec, et Thomas John Shallow, avocat, de la cité de Westmount, dans la dite province de Québec, pour les fins suivantes :—

(a) Manufacturer, acheter, vendre ou autrement disposer de toutes espèces de chapeaux, casquettes, fourrures, formes et bords pour chapeaux, machinerie pour chapeaux, boîtes en bois et en papier et toutes espèces d'effets, articles et marchandises et leurs sous-produits se rapportant aux choses ci-dessus ; manufacturer et disposer de confections et vêtements de toute description et de tous autres articles pouvant être convenablement ou avantageusement manutentionner en rapport avec les affaires susmentionnées ; s'engager dans la fabrication, achat, vente, exportation et importation de tissus de laine, coton et autres tissus de tous genres, et de tous les matériaux employés dans la fabrication des confections, vêtements ou articles usuellement disposés par ou en rapport avec ce qui précède ; manufacturer, acheter, vendre et autrement disposer de harnais, selles,

ceintures, malles et marchandises en cuir de toute espèce et de leurs sous-produits ;

(b) Demander, acheter ou autrement acquérir tous brevets d'invention et les vendre, louer ou autrement en disposer ;

(c) Promouvoir, organiser, gérer, développer ou aider à la promotion, organisation, gérance ou développement d'aucune corporation, compagnie, syndicat ou entreprise dans le but d'acquérir tout ou partie de l'entreprise de la compagnie ou dans le but d'exercer aucune industrie auxiliaire à celle de la compagnie ;

(d) Exercer toute autre industrie, (manufacturière ou autre,) que la compagnie jugera pouvoir convenablement exercer en rapport avec son industrie qui semblera directement ou indirectement de nature à augmenter ou rendre profitable aucune des propriétés ou droits de la compagnie ;

(e) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant maintenant ou plus tard une industrie ou une transaction pouvant être, directement ou indirectement avantageuse pour cette compagnie ;

(f) Acheter ou autrement acquérir pour des espèces ou toute autre compensation, y compris des actions libérées du capital-actions de cette compagnie, tout ou partie des affaires, franchises, entreprises, propriété, droits, pouvoirs, privilèges, actions, débiteures, lettres patentes, contrats, biens-fonds, achalandage et biens et autres propriétés mobilière ou immobilière, réelle ou personnelle d'aucune personne, compagnie ou corporation, les vendre ou autrement en disposer totalement ou partiellement pour telle compensation que la compagnie jugera convenable ;

(g) Acheter ou autrement acquérir, détenir et posséder des stocks, actions et obligations d'aucunes compagnies ou corporations engagées dans une industrie d'une nature semblable, notwithstanding les dispositions de l'article 44 de la *Loi des compagnies*, vendre ou autrement disposer de tel stock, actions et obligations ;

(h) Distribuer entre les actionnaires de la compagnie, en nature toute propriété de la compagnie et en particulier les actions, débiteures, ou valeurs de toute autre compagnie appartenant à cette compagnie ou desquelles elle peut avoir le pouvoir de disposer ;

(i) Faire tous les actes, exercer tous les pouvoirs, et faire toutes les affaires permettant d'atteindre les objets pour lesquels cette compagnie est constituée ;

(j) Vendre ou disposer de tout ou partie de la propriété mobilière ou immobilière, réelle ou personnelle de la compagnie pour telle compensation que la compagnie jugera convenable, et en particulier pour des actions, débiteures, obligations ou valeurs d'aucune autre compagnie ou corporation ;

(k) Faire enregistrer ou autrement reconnaître la compagnie dans tout pays étranger, y désigner des personnes comme fondés de pouvoirs ou représentant de cette compagnie avec pouvoir de représenter cette compagnie dans toutes affaires, suivant les lois de tel pays étranger, accepter les significations pour et au nom de la compagnie dans toute procédure ou action ;

(l) Emettre la totalité ou une partie des actions de la compagnie comme acquittées ou non sujettes à appel en paiement de toute propriété mobilière ou immobilière ou autres biens acquis par la compagnie, ou avec le consentement des actionnaires, comme rémunération pour services rendus à la compagnie en plaçant ou à propos du placement des actions ou débiteures de cette compagnie ou pour toute autre considération que les directeurs jugeront convenable et dans l'intérêt de la compagnie.

La compagnie exercera son industrie par tout le Canada, et ailleurs, sous le nom de "Anglo-Franco Hat, Limited," avec un capital-actions de quarante-cinq mille dollars, divisé en 450 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de mars 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

39-2



**Palhaigars Auto & Boat Garages, Limited.**

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 14e jour de mars 1917, constituant en corporation Jean-Baptiste-David Légaré, promoteur, Armand Mathieu, Robert Thomas Mullin et Alexandre Papineau Mathieu, avocats, et Antonia Catelli, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer, acheter, vendre, importer, exporter, exploiter, affréter, réparer, modifier, améliorer, louer ou affermer des automobiles de tous genres, bateaux automobiles, camions automobiles, disposer d'automobiles de tous genres et autrement trafiquer d'automobiles de tous les types, carrosserie, châssis, voitures, traîneaux, wagons, caisses de wagons, harnais, bateaux à rames, canots, coques pour moteurs, et établir et exploiter des garages ;

(b) Fabriquer, importer, exporter, acheter, vendre, et trafiquer d'effets, articles et marchandises ;

(c) Construire, améliorer, maintenir, exploiter, gérer, exercer ou contrôler, toute installation électrique, aqueducs, chemins, routes, traversiers mus par câble, voies d'évitement et de garage sur les terres possédées ou contrôlées par la compagnie, ponts, réservoirs cours d'eau, quais, manufactures, entrepôts, usines électriques, ateliers, magasins et autres travaux et commodités qui sembleront, directement ou indirectement de nature à favoriser les intérêts de la compagnie et contribuer, subventionner ou autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation, gérance, direction ou contrôle ;

(d) Demander, acquérir, louer et disposer de marques de fabrique, dessins industriels, brevets, droits de brevet, licence, privilège se rapportant à toute invention pouvant être considérée comme profitable ou nécessaire, manufacturer, utiliser, employer ou exploiter les dites inventions ;

(e) Vendre, louer ou autrement disposer d'aucune propriété ou de l'entreprise de la compagnie ou d'aucune partie d'icelles, pour telle compensation qui pourra être convenable ou jugée opportune et en particulier tout ou partie en actions, débiteures, stocks, actions ou valeurs d'aucune autre compagnie ;

(f) Acquérir par achat, location ou autrement ou assumer les affaires en tout ou en partie, la propriété ou les engagements de toute personne ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer ou possédant des propriétés convenant aux fins de cette compagnie ;

(g) S'amalgamer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques, les transports de contrats ou autrement avec toute personne ou compagnie exerçant ou se proposant d'exercer une entreprise ou transaction semblable à celle de cette compagnie, entreprendre ou continuer toute industrie ou toute transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, garantir les contrats ou autrement aider telle personne ou compagnie, prendre ou autrement acquérir des actions ou valeurs de toute telle personne ou compagnie, et les vendre, détenir, réémettre avec ou sans garantie ou autrement disposer de telles valeurs ;

(h) Emettre et répartir comme complètement libérées des actions de la compagnie en paiement total ou partiel de toute industrie, franchises, entreprises, contrat, propriété, droits, pouvoirs, privilèges, baux, licences, contrats, biens-fonds, capital, obligations, débiteures ou aucune autre propriété et droits que la dite compagnie peut acquérir en vertu des pouvoirs qui lui sont conférés par les présentes, travaux faits et, avec l'approbation des actionnaires, pour services rendus pour les fins d'organisation de la dite compagnie ;

(i) Placer et disposer de temps à autre des fonds et des biens de la compagnie, comme les directeurs en décideront, en acquérant ou achetant des propriétés immobilières ou en achetant des obligations, débiteures, biens-fonciers, actions ou autres valeurs d'aucun gouvernement ou corps incorporé, municipal ou scolaire ou d'aucune banque chartée ou d'aucune autre

compagnie dûment incorporée, notwithstanding les dispositions de l'article 44 de la *Loi des Compagnies* ;

(j) Distribuer entre les actionnaires de la compagnie, en espèces, toute propriété immobilière de la compagnie et en particulier les actions ou valeurs d'autres compagnies appartenant à cette compagnie ;

(k) Exercer toutes ou aucune des affaires ci-dessus comme principaux, agents ou fondés de pouvoirs ;

(l) Faire toutes les choses nécessaires ou convenables pour atteindre aucun des objets ci-dessus ;

(m) Dans le cours ordinaire de ses affaires, tirer, faire, accepter, en lasser, exécuter et émettre des billets promissoires, lettres de change, connaissements, mandats et autres instruments négociables et transférables ;

(n) Bâtir, acheter, louer ou autrement acquérir, posséder, employer et exploiter un ou plusieurs extincteurs chimiques sur automobiles dans le but de pourvoir à la protection contre le feu des édifices et installations de la compagnie, passer des contrats avec aucune partie ou parties, autorités municipales, rurales, civiques ou privées pour l'emploi coopératif du dit appareil, prélever et recevoir des droits ou autre rémunération pour l'emploi du dit appareil de telle partie ou parties ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Palhaigars Auto & Boat Garages, Limited," avec un capital-actions de cinquante mille dollars, divisé en 1,000 actions de cinquante dollars chacune, et le principal lieu d'affaires de la dite compagnie sera dans le village de Château-guay, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 15e jour de mars 1917.

THOMAS MULVEY,  
Secrétaire d'Etat.

39-2

**Wills & Wills, Limited.**

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 14e jour de mars 1917, constituant en corporation William Wills, et Edmund Keast Wills, marchands, Alexander Macinnes, commis, Elizabeth Wills & Mary Wills, filles majeures, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Acheter, vendre, importer, exporter, manufacturer, disposer de nouveautés, soies, satins, fournitures pour tailleurs, tissus de tous genres, draps, articles en laine et en coton et généralement de marchandises de tous genres et description, exercer également l'industrie des tailleurs, confectionneurs et drapiers ;

(b) Acquérir et prendre comme une industrie active la propriété, les affaires, achalandage, biens et engagements de l'industrie actuellement exercée dans la cité de Montréal, dans la province de Québec et ailleurs sous la raison sociale de Wills and Wills, tailleurs, et les payer en espèces, en actions libérées mais sujettes à appel du capital-actions ou autres valeurs de la compagnie et exercer et continuer la dite industrie ;

(c) Manufacturer, acheter, vendre et disposer d'effets, articles, marchandises de toutes sortes et description, établir, maintenir et conduire les affaires d'une agence générale de courtage, de solde et de commission ;

(d) Acquérir tout ou partie de l'achalandage, de la propriété et biens, y compris toute agence, option, contrat, arrangement, concession et choses de même nature de tout individu, maison, association ou corporation exerçant une industrie semblable, les payer totalement ou partiellement en espèces ou obligations ou en paiement total ou partiel par l'émission et la répartition d'actions libérées et non sujettes à appel du capital-actions de la compagnie ;

(e) Vendre ou autrement disposer de tout ou partie de la propriété, biens, droits, entreprises ou de l'achalandage de la compagnie et accepter en paiement tout ou partie en espèces, actions, obligations et autres valeurs d'aucune corporation ou compagnie ;

(f) Demander, acheter ou autrement acquérir tous brevets, marques de fabrique, droits d'auteur, agences, concessions et autres choses semblables, conférant tout

droit exclusif ou non exclusif ou limité de se servir ou tout secret ou autre information au sujet de toute invention ou procédé et faire valoir, vendre ou autrement disposer de tels brevets, marques de fabrique, droits d'auteur, licences, agences ou concessions ;

(g) Acquérir et détenir, nonobstant les dispositions de l'article 44 de la dite loi, vendre ou autrement disposer du stock, actions, valeurs ou entreprises d'aucune autre compagnie ayant pour un de ses objets l'exercice d'aucun des pouvoirs de la compagnie ou transférer ses entreprises ou biens à telle compagnie ou s'alimenter avec elle ;

(h) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou se proposant d'exercer une industrie que la présente compagnie est autorisée à exercer ou capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie ;

(i) Acquérir par achat ou autrement, détenir, vendre et disposer des affaires, biens, achalandage, stock, actions ou valeurs de toute personne, maison ou corporation et généralement faire tous les actes, exercer tous les pouvoirs et conduire toutes les affaires nécessaires à l'accomplissement normal des objets pour lesquels la compagnie est incorporée et exercer tous les autres pouvoirs autorisés par la loi.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Wills & Wills, Limited," avec un capital-actions de quarante mille dollars, divisé en 400 actions de cent dollars chacune, le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 18e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

39-2

#### Canadian Electric & Gas Heater Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné "Loi des compagnies," il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13e jour de mars 1917, constituant en corporation Charles Joseph Eugène Charbonneau, notaire, Jean Charbonneau et James Edward Coulin, avocats, et Joseph Siméon Pilon, sténographe, de la cité de Montréal, dans la province de Québec ; et Philippe Morel, de la cité de Maisonneuve, dans la dite province de Québec, agent, pour les fins suivantes :—

(a) Exercer le commerce et l'industrie de la fabrication et de la vente de calorifères et poêles à gaz et à l'électricité et autres poêles et calorifères de toute description, brûleurs, poêles de cuisine, chauffe-bains, brûleurs de tous genres pour l'éclairage et le chauffage, régulateurs à gaz, à eau, à vapeur et toute espèce d'appareils à eau, gaz, vapeur et électricité et marchandises de tous genres ;

(b) Acheter, vendre, manutentionner et disposer en gros et en détail, de commodités, articles et choses de toute nature pouvant être convenablement disposés par la compagnie en rapport avec aucun de ses objets ;

(c) Acheter ou autrement acquérir toute formule, recette, procédés, lettres-patentes, marques de fabrique et de commerce ou droits d'auteur se rapportant aux produits de la compagnie, ou aucuns droits et intérêts dans ceux ou dans leur mode de fabrication et de vente ;

(d) Construire, entretenir, modifier tout édifice ou travaux nécessaires ou utiles aux fins de la compagnie ;

(e) Acheter, louer ou autrement acquérir, tout ou partie des affaires, propriété, franchises, achalandage, droits, privilèges, détenus par, ou en jouissance d'aucune personne, maison ou corporation exerçant une industrie que cette compagnie est autorisée d'exercer ou possédant des propriétés convenant aux fins de cette compagnie, les payer en actions communes ou priorité, de la compagnie totalement ou partiellement libérées ou en obligations, débetures ou autres valeurs

de la compagnie ou autrement et assumer les engagements d'aucune telle personne, maison ou corporation ;

(f) Exercer toute autre industrie (manufacturière, commerciale) ou autrement qui semblera à la compagnie pouvoir être convenablement exercée en rapport avec ses affaires ou, directement ou indirectement, être de nature à augmenter la valeur ou à rendre profitables la propriété ou les droits de la compagnie ;

(g) Demander, acheter ou autrement acquérir tous brevets, licences, concessions et choses de même nature conférant un droit exclusif ou non exclusif ou limité d'utiliser tout secret ou autre information concernant toute invention qui paraîtra capable d'être utilisée pour aucune des fins de la compagnie ou dont l'acquisition sera jugée propre à profiter directement ou indirectement à la compagnie, et utiliser, exercer, développer ou permettre l'usage ou autrement faire valoir la propriété, les droits ou renseignements ainsi acquis ;

(h) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie exerçant ou engagée, ou se proposant d'exercer ou de s'engager dans toute industrie ou transaction que la compagnie est autorisée à exercer ou dans aucune industrie ou transaction pouvant être, directement ou indirectement conduite avantageusement pour la compagnie ; garantir les contrats, faire des avances de fonds ou aider autrement telle personne ou compagnie, prendre ou autrement acquérir des actions et valeurs de telle compagnie et les vendre, détenir, réemettre avec ou sans garantie ou en disposer autrement ;

(i) Conclure des arrangements avec toutes autorités, gouvernement, municipal, local ou autre qui seront de nature à atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités tous droits, privilèges, concessions que la compagnie jugera convenable d'obtenir, et exécuter, exercer et se conformer à tous tels arrangement, droits et concessions ;

(j) Promouvoir toute compagnie ou compagnies aux fins d'acquérir le tout ou en partie des biens et engagements de la compagnie, ou pour toute autre fin censée profitable, directement ou indirectement, à la compagnie ;

(k) Acheter, prendre à bail ou en échange, loyer ou autrement acquérir toute propriété foncière, mobilière, droits, privilèges que la compagnie jugera nécessaire ou utiles pour les fins de ses affaires et en particulier aucune machinerie, outillage et fonds de commerce ;

(l) Nonobstant les dispositions de la section 44 de la dite loi, acheter prendre ou acquérir par souscription originale ou échanger pour des actions, obligations, débetures ou autres valeurs de cette compagnie ou autrement, et détenir, vendre ou autrement disposer d'actions, stock commun ou privilégié, débetures, obligations ou autres engagements d'aucune autre compagnie ayant, en tout ou en partie, des objets similaires aux objets de cette compagnie ou exerçant aucune industrie pouvant être, directement ou indirectement, conduite avantageusement pour cette compagnie et voter sur toutes les actions ainsi détenues par l'entremise de tel agent ou agents que les directeurs pourront nommer ;

(m) Construire, acquérir, exploiter des vaisseaux, bateaux à vapeur, chalands, exercer l'industrie d'agents maritimes, de système de charroyage, agents de charroyage, gardiens de quai, entreposeurs et expéditeurs ;

(n) Placer et disposer des fonds de la compagnie non immédiatement requis de telle manière qu'il pourra en être décidé de temps à autre ;

(o) Payer à même les fonds de la compagnie ou avec des actions de la compagnie ou en espèces et en actions toutes les dépenses se rapportant à la formation, lancement, annonces et obtention de la charte de la compagnie et rémunérer toute personne ou compagnie pour services rendus à la compagnie en plaçant ou en aidant à placer, ou garantissant le placement des actions du capital de la compagnie ou toutes obligations, débetures ou autres valeurs de la compagnie ;

(p) Payer par une émission d'obligations, débetures ou autres valeurs, employer également et appliquer le surplus de ses recettes ou l'accumulation des profits autorisés par la loi pour être réservés à l'achat ou à l'acquisition de temps à autre de son propre capital-actions



dans telle proportion, de telle manière et à tels termes que le conseil des directeurs décidera.

(g) Obtenir aucun ordre provisoire ou Acte du parlement permettant à la compagnie de mettre à exécution aucun de ses objets ou pour aucune autre fin qui semblera opportune et s'opposer à toute procédure ou demande directement ou indirectement de nature à porter préjudice aux intérêts de la compagnie ;

(r) Adopter tels moyens qui seront jugés opportuns de faire connaître les produits de la compagnie, en particulier par annonces dans les journaux, circulaires, achats et expositions de travaux d'art ou intéressants, par la publication de livres et périodiques et par la distribution de prix, récompenses et dons ;

(s) Vendre, améliorer, gérer, développer, échanger, affermer, disposer, faire valoir ou autrement trafiquer de tout ou partie des biens et droits de la compagnie ;

(t) Faire toutes ou aucune des choses ci-dessus comme principaux, agents, entrepreneurs ou autrement, par l'entremise de fidéicommissaires, agents ou autrement, seuls ou conjointement avec d'autres ;

(u) Faire telle autre chose incidente ou utile pour l'exécution des objets qui précèdent ;

(v) Se consolider ou s'amalgamer avec toute autre compagnie ayant des objets en tout ou en partie semblables à ceux de cette compagnie ;

(w) Distribuer, en nature, parmi les actionnaires aucune des propriétés de la compagnie ;

(x) L'interprétation de l'un quelconque des pouvoirs octroyés dans quelque paragraphe des présentes ne sera ni limitée ni restreinte par induction ou déduction des termes de tout autre paragraphe ou par induction ou déduction des noms de la compagnie.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Canadian Electric & Gas Heater Company, Limited," avec un capital-actions de deux cent cinquante dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

39-2

### Cowansville Hotel Company, Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 12e jour de mars 1917, constituant en corporation George Edward Chart, comptable, et May Beatrice Flanagan, Mabel Evelyn Manhire, Mary Blanche McKeown et Berthe Charlebois, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer dans toutes ses spécialités l'industrie de propriétaires d'hôtels, tavernes, auberges, maisons de divertissements publics et restaurants, conformément et sujet aux dispositions de toutes les lois, règlements princiaux quant aux licences et faire telles affaires ;

(b) Acquérir par achat, comme une industrie active, et exercer l'industrie d'hôteliers et aubergistes actuellement exercée par la maison de commerce de P. E. Hauver et Sons, dans le village Cowansville, dans le comté de Missisquoi, y compris l'équipement, les meubles, les marchandises en magasin, l'achalandage et les payer en espèces ou en stock de la compagnie libérée et non sujet à appel de fonds ;

(c) Acquérir par vente, échange ou autrement de détenir par bail ou autrement de toute personne, maison ou compagnie comme une industrie active ou autrement conduire toutes affaires comme propriétaires d'hôtel, auberge ou restaurant, avec ou sans les terres et bâtiments employés ou destinés pour leur exploitation ainsi que leur équipement, meubles et autre propriété en général, les payer en espèces ou en stock de la compagnie libérée et non sujet à appel.

(d) Acquérir par achat ou autrement, détenir par bail ou autrement tout autre hôtel, auberge ou restaurant et toute propriété immobilière pouvant être nécessaires aux objets pour lesquels la présente compagnie est constituée, payer pour telles acquisitions ou posses-

sions en espèces ou stock de la compagnie libérée et non sujet à appel de fonds ;

(e) Exercer, en rapport avec les fins ci-dessus, l'industrie de propriétaires d'écuries de louage, de rentes et de pension.

(f) Acquérir par achat ou autrement, détenir par bail ou autrement, toute propriété immobilière pouvant être nécessaire aux objets pour lesquels cette compagnie est constituée, les payer en espèces ou en stock de la compagnie libérée et non sujet à appel de fonds ;

(g) Vendre et échanger, louer toutes ou aucune des propriétés mobilières ou immobilières de la compagnie et emprêter des fonds sur la garantie de toutes telles propriétés ;

(h) Bâtir, entretenir, exploiter sur toutes les terres acquises ou détenues par la compagnie, des hôtels, auberges, restaurants, et tous autres édifices pouvant être utiles ou nécessaires à la mise en opération des pouvoirs mentionnés dans les présentes ;

(i) Faire tous autres actes et choses pouvant être utiles ou avantageux à l'accomplissement des fins mentionnées dans les présentes ;

(j) Acquérir, détenir, vendre, échanger, céder, transporter le stock, débentures et autres valeurs d'aucune autre compagnie ou corporation ;

(k) Tirer, faire, accepter, endosser, exécuter et émettre des billets promissoires, lettres de change, mandats en vertu de l'Acte des Banques et autres instruments négociables ou transférables ;

(l) Distribuer en espèces ou autrement, selon qu'il sera décidé, tous biens de la compagnie parmi ses membres et en particulier les actions, obligations, ou autres valeurs de toute autre compagnie formée pour prendre la totalité ou une partie des biens ou engagements de la compagnie ;

(m) De temps à autre faire un ou plusieurs des actes et choses mentionnées dans les présentes, exécuter et jouir de tous tels droits et privilèges et faire tous tels autres actes et choses nécessaires ou utiles pour atteindre les objets ci-dessus ou aucun d'eux, exercer également toute industrie alliée aux objets énumérés ci-dessus.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Cowansville Hotel Company, Limited" avec un capital-actions de cinquante mille dollars divisé en 500 actions de cent dollars, et dont le principal siège d'affaires sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

39-2

### Broad Realty, Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13e jour de mars 1917, constituant en corporation Jean Martineau, de la cité de Westmount, dans la province de Québec, étudiant en droit, et Eugène Allard, chauffeur, Paul Alfred Degroiseilliers et John Farrow, commis, et Berthe Lafontaine, sténographe, de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer dans toutes les branches l'industrie de négociants et propriétaires de biens fonds ;

(b) Acquérir par achat, échange, bail ou tout autre titre, les développer, améliorer, vendre, échanger, louer, sous-louer, disposer ou trafiquer de toute autre manière de propriétés immobilières de tous genres et dans quelque condition que ce soit ;

(c) Réparer, modifier, remodeler, construire, bâtir, faire, maintenir, exploiter toute propriété immobilière, bâtiment, structure ou travaux de toute nature, tels que maisons à appartements, résidences, magasins, entrepôts, fabriques, moulins, outillages, drains, égouts ou toute autre construction, travaux ou améliorations, louer, échanger, vendre ou autrement disposer de telles propriétés ;

(d) Acquérir par achat, échange, location ou tout autre titre et trafiquer, vendre, échanger, louer ou

autrement disposer de toute autre propriété immobilière ;

(e) Avancer des fonds au moyen de prêts aux acheteurs, détenteurs, locataires ou occupants d'aucune partie des propriétés de la compagnie, aider à l'érection des bâtiments ou à leur amélioration ;

(f) Prendre et détenir comme garantie pour le paiement de tout prêt fait par la compagnie, ou comme paiement total ou partiel du prix ou compensation d'aucun contrat passé avec la compagnie, des hypothèques ou garanties ou valeurs de quelque nature que ce soit ;

(g) Acheter, acquérir, détenir, vendre, céder, transporter des actions, débentures et autres valeurs d'aucune autre compagnie ou corporation engagée dans l'industrie que cette compagnie est autorisée d'exercer ou faisant aucune affaire pouvant être conduite avantageusement pour cette compagnie ;

(h) Emettre et répartir, comme libérées des actions du capital-actions de la compagnie en paiement d'aucune franchise, entreprise, propriété (mobilière ou immobilière), stock, débentures, valeurs, biens, droits, privilèges, brevets, licences, contrats que la compagnie peut acquérir ou entreprendre ou pour le règlement d'aucune dette ou engagement qu'elle peut devoir ;

(i) S'amalgamer avec toute autre compagnie engagée dans une industrie semblable ;

(j) Faire et exécuter tous autres actes et choses pouvant être utiles ou avantageux à la réalisation d'aucuns des objets ci-dessus.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Broad Realty, Limited," avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

39-2

#### Compagnie d'Imprimerie Godin-Ménard, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désignée *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes supplémentaires en date du 17e jour de mars, 1917, changeant le nom de la "Compagnie d'Imprimerie Godin-Ménard, Limitée", en celui de "La Compagnie d'Imprimerie Godin, Limitée", "The Godin Printing Company, Limited".

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

39-2

#### EXAMENS DU SERVICE CIVIL.

AVIS public est par le présent donné que les examens préliminaire et d'aptitudes de la division extérieure du Service Civil du Canada, seront tenus, l'examen préliminaire le 15 mai, et l'examen d'aptitudes le 16 et le 17 mai 1917, à Prince-Rupert, Victoria, Vancouver, Nelson, Edmonton, Calgary, Moose Jaw, Saskatoon, Regina, Brandon, Winnipeg, Port-Arthur, Sault-Sainte-Marie, London, Hamilton, Toronto, Kingston, Ottawa, Montréal, Sherbrooke, Québec, Fredericton, Moncton, Saint-Jean, N.-B., Charlottetown, Yarmouth, Halifax et Sydney. Des examens pourront être aussi tenus à d'autres endroits, pourvu qu'il y ait un nombre suffisant de candidats.

Les personnes qui désirent se présenter à l'un quelconque des examens ci-dessus peuvent obtenir tous les renseignements nécessaires, copies des règlements et les formules de demande, en s'adressant au Secrétaire de la Commission, soit par écrit, soit personnellement.

Les demandes d'inscription des aspirants, dûment remplies, et accompagnées des honoraires requis, doivent parvenir au bureau de la Commission du Service Civil pas plus tard que le 15 avril 1917. Cette règle est de rigueur.

Par ordre de la Commission,

WM FORAN,  
Secrétaire.

Ottawa, 15 mars 1917.

38-4

#### AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

Secrétariat d'Etat du Canada.

Ottawa, 7 mars 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que la "Chronika Svitovoi Viny," (Chronique de la guerre universelle), 1914-1917, imprimée en langue ruthène, au refuge des orphelins ruthènes, en la cité de Philadelphie, dans l'Etat de Pennsylvanie, l'un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure et que la possession en Canada de toute édition ou exemplaire de la dite "Chronika Svitovoi Viny" déjà publiée ou qui sera publiée, en a été prohibée par un mandat du Secrétaire d'Etat du Canada, en date du 7e jour de mars 1917 ; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dit décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,  
Sous-Secrétaire d'Etat.

38-2



COMPTE de la Caisse d'Epargne des Postes, pour le mois de janvier 1917.

(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargne, chap. 30, Statuts Refondu. Can., 1906.)

Dr.

Av.

	\$	c.		\$
BALANCE en caisse chez le Ministre des Finances au 31 décembre 1916.....	41,789,691	73	REMBOURSEMENTS durant le mois.....	.989,514 64
DÉPÔTS à la Caisse d'épargne des Postes durant le mois.....	506,590	97		
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :—				
PRINCIPAL..... \$				
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert.....				
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada.....	3,262	49		
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois .....	12,347	09	BALANCE au crédit des comptes des déposants au 31 janvier 1917.....	41,722,377 64
	42,711,892	28		42,711,892 28

Certifié,

W. FAIRWEATHER,

Surintendant-intérimaire, Division des Caisses d'Epargne.

DÉPARTEMENT DES POSTES, Ottawa, 15 mars 1917.

R. M. COULTER,  
Sous-maître généra<sup>l</sup> des Postes.

39—tf

ETAT non révisé des Revenus de l'Intérieur, acquis durant le mois de novembre 1916.

Source des revenus.	Montants.	Total.
ACCISE.	\$ c.	\$ c.
Spiritueux.....	920,603 93	
Liqueur de malt.....	7,426 05	
Malt.....	152,112 21	
Tabac.....	1,926,293 46	
Cigares.....	71,332 35	
Fabrications en entrepôt.....	7,418 86	
Acide acétique.....	1,127 85	
Saisies.....	630 80	
Autres revenus.....	7,402 92	
Total du revenu de l'accise.....		2,194,078 43
Spiritueux pyroxyliques.....		15,957 09
Passages d'eau.....		
Inspection des poids et mesures.....		11,640 53
Inspection du gaz.....		4,208 00
Inspection de la lumière électrique.....		5,829 10
Timbres de pièces judiciaires.....		956 50
Autres revenus.....		985 35
Taxe de guerre.....		418,099 01
Grand revenu total.....		2,651,754 01

J. U. VINCENT,  
Sous-Ministre.

MINISTÈRE DU REVENU DE L'INTÉRIEUR  
Ottawa, 22 décembre 1916.

tf

1916-17

ETAT

1916-17

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances pour le 28 février 1916 et 1917.

DETTE PUBLIQUE.		1916	1917.
PASSIF.		\$ c.	\$ c.
DETTE FLOTTANTE—			
Payable à New-York.....			75,357,000 00
Payable au Canada.....		84,693,107 07	316,049,840 32
Payable à Londres.....		362,703,312 40	362,703,312 40
Prêts temporaires.....		179,473,684 20	219,890,808 02
Fonds de rachat de la circulation des banques.....		5,668,759 32	5,755,554 26
Billets du Dominion.....		178,499,503 04	182,732,291 29
CAISSES D'ÉPARGNES—			
	1916.	1917.	
Caisses d'épargnes des Postes.....	\$38,418,151 05	\$41,353,169 77	
Caisses d'épargnes du Gouvernement.....	13,539,883 46	13,319,322 51	
Fonds en fidéicommiss.....		51,958,034 51	54,672,492 28
Comptes des provinces.....		10,106,271 07	10,201,519 81
Divers, et comptes de banque.....		11,920,481 20	11,920,481 20
		30,829,429 82	37,031,599 34
Total de la dette brute.....		915,852,582 63	1,276,314,898 92
ACTIF.			
PLACEMENTS—			
Fonds d'amortissement.....		11,800,301 24	13,621,527 30
Autres placements.....		111,139,401 12	145,079,888 77
COMPTES DES PROVINCES.....		2,296,327 90	2,296,327 90
DIVERS, ET COMPTES DE BANQUES.....		253,085,856 16	350,255,261 32
Total de l'actif.....		378,321,886 42	511,253,005 29
Total de la dette nette au 31 janvier.....		537,530,696 21	765,061,893 63
“ au 31 décembre.....		527,488,999 94	745,938,869 75
Augmentation de la dette.....		10,041,696 27	19,132,023 88

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois février, 1916.	Total au 28 février, 1916.	Mois février, 1917.	Total au 28 février, 1917.
	\$ c.	\$ c.	\$ c.	\$ c.
REVENU :				
Douane.....	8,979,079 62	87,975,980 93	10,088,380 36	118,956,682 81
Accise.....	1,905,478 18	20,109,148 44	1,810,948 39	22,372,658 35
Département des Postes.....	1,500,000 00	15,671,339 91	1,600,000 00	17,481,627 71
Travaux Publics, y compris les chemins de fer et canaux.....	614,214 83	20,013,312 65	1,979,194 38	23,680,925 24
Divers.....	1,800,123 56	10,579,027 54	2,034,950 07	22,925,144 96
Total.....	14,798,896 19	154,348,809 47	17,513,473 20	205,417,039 07
DÉPENSES.....	8,588,237 63	93,807,910 52	12,581,954 60	113,161,357 69
DÉPENSES À COMPTE DU CAPITAL, ETC.				
Guerre.....	12,631,656 84	110,618,343 50	23,285,988 31	217,590,670 11
Travaux publics, y compris chemins de fer et canaux.....	3,179,028 04	31,313,978 63	609,878 22	21,251,957 38
Subventions aux chemins de fer.....	182,260 71	1,400,171 42	179,227 61	754,381 04
Total.....	15,992,945 59	143,332,493 55	24,075,094 14	239,597,008 53

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

T. C. BOVILLE,

Sous-ministre des Finances.

Certifié correct,

J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion

DÉPARTEMENT DES FINANCES, Ottawa, 5 mars 1917.

37-1f



## AUX ANNONCEURS DANS LA GAZETTE.

CEUX qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous:

1. 'Adresser "Gazette du Canada, Ottawa, Canada."
2. Indiquer le nombre voulu d'insertions.
3. Les taux sont comme suit: Avis, première insertion, dix cents la ligne agate (quatorze lignes au pouce); insertions subséquentes, cinq cents par ligne. Traduction de documents, quarante cents par cent mots.

Une remise provisoire devra accompagner la copie dont la somme peut être comptée comme suit:

Première insertion:	
Pour le titre et la signature.....	\$1 00
Ajoutez deux cents par mot pour le reste.....	
Traduction, si elle doit être faite, à 40 cents par 100 mots.....	
Autres insertions:	
Pour le titre et la signature.....	0 50
Ajoutez un cent par mot pour le reste.....	
Multipliez par le nombre de ces insertions.....	
Total.....	

Une facture sera expédiée aussitôt après la première insertion indiquant le montant exact dû, le montant reçu, et toute différence dans la remise, en moins ou en plus, sera réglée.

## AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UN DOLLAR.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous:

- Les avis de demandes de divorce—14 insertions.
- Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.
- Les avis de demandes ordinaires au parlement—5 insertions.
- Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.
- Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.
- Droits provisoires d'auteurs—1 insertion.
- Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.
- Protection des eaux navigables, approbation des plans des travaux, etc.—5 insertions.
- Les avis reçus jusqu'à midi le jeudi, seront insérés dans la *Gazette* du samedi suivant.
- Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cents, et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

J. DE LABROQUERIE TACHÉ,  
Imprimeur du Roi et Contrôleur de la Papeterie.

Département des Impressions  
et de la Papeterie publiques.  
Ottawa, 24 décembre 1914.

## DEMANDES AU PARLEMENT.

## CHAMBRE DES COMMUNES.

## RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session. Mettout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'examineur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

## Instructions aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

## Dépôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la Chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents dollars.

## Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent, savoir:—

- |  |          |
|--|----------|
| (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... | \$100 00 |
| (b) Lorsqu'un bill est présenté dans la Chambre après la huitième Semaine de la session et avant la fin de la douzième.....      | 100 00   |
| (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session.....                                     | 200 00   |
| (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000, et n'excède pas \$500,000.....                          | 100 00   |
| (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000.....                          | 150 00   |
| (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000.....                        | 200 00   |
| (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000.....                      | 300 00   |
| (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000, et n'excède pas \$2,000,000.....                      | 400 00   |
| (i) Pour chaque million ou fraction de million de dollars additionnel....  | 100 00   |

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans les cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, tel qu'il en est fait mention dans le bill.

8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,  
Greffier des Communes.

#### RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada*; le dit avis devra énoncer clairement et distinctement la nature et l'objet de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans quelque journal important comme suit:—

A) Lorsque la demande sera faite pour un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal:—Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés.

2. Une compagnie de télégraphe ou de téléphone:—Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. Une compagnie pour la construction de travaux quelconques de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation; ou pour obtenir quelques droits ou privilèges exclusifs; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers:—Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. Une compagnie de banque; une compagnie d'assurance; une compagnie de fidéicommiss; une compagnie de prêt; ou une compagnie industrielle, sans pouvoirs exclusifs quelconques:—Dans la *Gazette du Canada* seulement.

B) Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal:—Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par le prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs); ou pour l'augmentation ou la réduction du capital social de quelque compagnie; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie:—Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

C) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée

des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal; et la preuve de la publication régulière de l'avis sera établie dans chaque cas par une déclaration conforme à la loi; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

D) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examineur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

E) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,  
Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes:—

#### CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examineur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit."

#### CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelque effet sur la dite région; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait;

(b) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débetures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."



## SENAT.

SUBSTANCES DES RÈGLES ET FORMES DE PROCÉDER DU  
SÉNAT CONCERNANT LES BILLS DE DIVORCE.

Telles que révisées et mises en vigueur le 22 mars 1916.

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé; il fait insérer cet avis, pendant trois mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, dans le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu; les traits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants:

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat:

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,  
Greffier du Sénat.

## SENAT.

## Avis de bills privés.

## EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada*; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit:—

A) Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal, —dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée;

2. Une compagnie de télégraphe ou de téléphone, —dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse;

4. Une compagnie de banque; une compagnie d'assurance; une compagnie de crédit; une compagnie de prêt; ou une compagnie industrielle, sans pouvoirs exclusifs,—dans la *Gazette du Canada* seulement.

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement

mentionnée dans l'avis; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B) Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs); d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie,—dans un des principaux journaux du lieu de la situation de son siège.

C) Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires *marqués* de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots: "*Avis de bill privé*"; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Ayant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session; aucun rapport d'un comité permanent ou spécial sur un bill n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de la présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre, huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour en payer la traduction, laquelle sera faite par les

traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts; et elle remettra au commis-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,  
Greffier du Sénat.

A VIS est donné par le présent que William Lewes Evans, de la cité de Montréal, dans le district de Montréal, dans la province de Québec, s'adressera au parlement du Canada, à sa session courante, afin d'obtenir un bill de divorce d'avec son épouse, Méta Rogers, de lieux inconnus, pour cause d'adultère et d'abandon.

Daté à la cité de Montréal, dans la province de Québec, ce douzième jour de janvier mil neuf cent dix-sept.

COUSINS & CURRY,  
Solliciteurs du requérant,  
120 rue Saint-Jacques,  
Montréal.

34-14

A VIS est donné par le présent que Amy Beatrice Mathews, de la Cité de Westmount, dans le district de Montréal, dans la Province de Québec, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son époux, Ernest Hilton, de la Cité de Montréal, dans la Province de Québec, pour cause d'adultère.

Daté à la cité de Montréal, dans la Province de Québec, ce troisième jour de janvier, mil neuf cent dix-sept.

COUSINS & CURRY,  
Solliciteurs de la requérante,  
120 rue St-Jacques,  
Montréal.

29-14

#### THE WESTERN CANADA ACCIDENT & GUARANTEE INSURANCE COMPANY.

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, par la compagnie dite "Western Canada Accident and Guarantee Company," afin d'obtenir un acte prorogeant le délai durant lequel la compagnie pourra obtenir un permis en vertu des dispositions de la *Loi des assurances, 1910*.

Daté à Winnipeg, le deuxième jour de mars 1917.

A. E. HOSKIN,  
Solliciteur des requérants,  
Winnipeg.

37-5

#### ASSOCIATION FÉDÉRALE DES BONNES ROUTES

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant en corporation "L'Association Fédérale des Bonnes Routes", comme association autorisée à recueillir et distribuer des renseignements concernant la législation, la construction et l'entretien des grands chemins, dans les diverses cités, villes et villages par tout le Dominion du Canada; stimuler et encourager de toutes manières l'amélioration, la construction et l'entretien des routes; le tout au point de vue éducationnel et pratique; établir des succursales de l'association et pour d'autres fins, et avec tous les pouvoirs requis à cet effet.

Montréal, 1er mars 1917.

KAVANAGH, LAJOIE & LACOSTE,  
7, Place d'Armes, Montréal,  
Solliciteurs des requérants.

37-5



## MONTREAL CENTRAL TERMINAL COMPANY.

La compagnie dite "The Montreal Central Terminal Company," s'adressera au parlement du Canada, à sa présente session, afin d'obtenir un acte prorogeant le délai durant lequel elle peut terminer son entreprise.

Le secrétaire,

F. E. CAME.

Montréal, 6 mars 1917.

37-5

## LES VÉTÉRANS DE L'ARMÉE ET DE LA MARINE EN CANADA.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, dès que la session actuelle reprendra son cours, afin d'obtenir un acte constituant en corporation "Les Vétérans de l'Armée et de la Marine en Canada"—"The Army and Navy Veterans in Canada," comme association composée de soldats retraités et de matelots vétérans qui ont servi sous le drapeau britannique, afin d'augmenter l'influence de ces vétérans; stimuler le patriotisme; promouvoir l'établissement de relations plus étroites entre le Canada et la mère-patrie; aider le recrutement; quand il y a lieu, lever des fonds patriotiques et dans un but de charité, et les administrer pour le soulagement des familles et dépendants des soldats; mettre en service des clubs, refuges, hôpitaux et sanatoriums pour le bénéfice des vétérans; faire faire un nouvel apprentissage et aider aux vétérans rendus invalides par la guerre à apprendre de nouveaux métiers et professions; acquérir des musées en rapport avec ses propriétés; imposer les contributions nécessaires à ses membres pour le soutien de l'association et lever des fonds par souscriptions, représentations, etc.; aider les troupes canadiennes en service actif en fondant des hôpitaux, cantines et lieux de repos; établir des succursales de l'association et acquérir des terrains et propriétés pour l'association, avec tous les autres pouvoirs nécessaires pour atteindre les objets de l'association.

Daté à Winnipeg, ce 1er jour de mars A.D. 1917.

LEECH, LEECH & COMPANY,

Solliciteurs des requérants,

306, immeuble McArthur,

Winnipeg, Manitoba.

38-5

## AVIS DIVERS.

## LOI CONCERNANT LA PROTECTION DES EAUX NAVIGABLES.

AVIS public est par les présentes donné que le sousigné Joseph Lacombe, bourgeois, des cité et district de Montréal, a déposé, au bureau du Ministre des Travaux publics à Ottawa, et du Régistrateur du comté des Deux-Montagnes, la description du site et les plans d'un pont qu'il entend bâtir sur sa propriété entre les terrains ci-après décrits:

1° Un lopin de terre faisant partie du n° 3 des plans et livre de renvoi officiels de la paroisse de Saint-Eustache, contenant soixante-six pieds de largeur, mesure anglaise, par environ huit arpents de longueur; tenant d'un côté au n° 1 des dits plan et livre de renvoi officiels appartenant à Sergius Aubé, de l'autre côté au vendeur; d'un bout, au chemin du Roi, et de l'autre bout à la rivière Jésus, et

2° Une île située dans la rivière des Mille-Îles, connue et désignée sous le numéro cinq cent-un (501) des plan et livre de renvoi officiels de la paroisse de Saint-Eustache.

et une requête demandant l'approbation du Gouverneur général en conseil, en conformité du chapitre 115, S.R.C. 1906.

Donné à Montréal, ce vingtième jour de février mil neuf cent dix-sept.

COUSINEAU & LACASSE,

Avocat de Joseph Lacombe.

36-4

## BANQUE MOLSONS.

146E DIVIDENDE.

AVIS.—Les actionnaires de la Banque Molsons sont notifiés par le présent qu'un dividende de deux et trois quarts pour cent (étant au taux de onze pour cent par année) sur le capital-actions a été déclaré pour le trimestre courant, et qu'il sera payable au bureau de la banque, à Montréal, et aux succursales, à compter du deuxième jour d'avril prochain, aux actionnaires inscrits au registre le 15 mars 1917.

Par ordre du conseil de direction,

EDWARD C. PRATT,

Gérant général.

Montréal, 23 février 1917.

36-5

## BANQUE DE L'AMÉRIQUE BRITANNIQUE DU NORD.

CONSTITUÉE PAR CHARTE ROYALE.

LA cour des directeurs donne avis par le présent qu'un dividende pour le semestre finissant le 30 novembre dernier de 40 schellings par action, moins la taxe du revenu, étant au taux de sept pour cent par année pour l'année terminée le 30 novembre dernier, sera payable le 6 avril prochain, aux propriétaires d'actions enregistrées dans le Dominion du Canada.

Le dividende sera payable au taux du change courant, le 6e jour d'avril prochain, lequel sera fixé par les gérants.

Il ne pourra être fait de transferts entre le 22 courant inclusivement, et le 5 prox., inclusivement, vu que les livres doivent être fermés durant cet intervalle.

Par ordre de la cour des directeurs,

JACKSON DODDS,

Secrétaire.

No. 5 Grace Church Street,

Londres, Angleterre, 6 mars 1917.

37-4

## LA BANQUE PROVINCIALE DU CANADA.

DIVIDENDE TRIMESTRIEL N° 53.

AVIS est par les présentes donné qu'un dividende de un et trois-quarts pour cent (1 $\frac{3}{4}$ %), étant au taux de sept pour cent l'an, sur le capital payé de cette institution, a été déclaré pour le trimestre finissant le 31 mars 1917, et sera payable au bureau-chef de la banque, à Montréal, et à ses succursales, le ou après le deuxième jour d'avril 1917, aux actionnaires enregistrés dans les livres le 22 mars prochain.

Par ordre du bureau de direction,

TANCREDE BIENVENU,

Vice-président et gérant général.

Montréal, le 23 février 1917.

37-1—39-1

## LA BANQUE NATIONALE.

MARDI, le premier mai prochain, et après, cette banque paiera à ses actionnaires un dividende de deux pour cent (étant au taux de huit pour cent par année) sur son capital payé, pour le trimestre finissant le 30 avril prochain.

Le livre de transport d'actions sera fermé depuis le 16 au 30 avril inclusivement.

L'assemblée annuelle des actionnaires aura lieu au bureau de la banque, Basse-Ville, mercredi, le 13 juin prochain, à 3 heures p.m.

Les procurations pour voter devront, pour être valides, être déposées à la banque cinq jours francs avant celui de l'assemblée, c'est-à-dire, avant 3 heures p.m., mercredi, le 6 juin prochain.

Par ordre du bureau de direction,

N. LAVOIE,

Gérant général.

Québec, le 20 mars 1917.

39-5

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# The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, MARCH 24, 1917.

## ORDER IN COUNCIL.

[757]

AT THE GOVERNMENT HOUSE AT OTTAWA

Saturday, the 17th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

**W**HEREAS by reason of the exigencies of the war it is expedient and necessary in the public interest that The Expropriation Act, R.S.C. 1906, chapter 143, be enlarged and amended in the manner herein-after set forth,—

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of The War Measures Act, 1914, is pleased to order that legislative effect be given as follows :—

(1) For the purpose of the compulsory taking, during and for any reason arising out of, the present war, of any property real or personal belonging or appurtenant to, or acquired, had, used or possessed in connection with any arms or munitions factory, machinery or plant, or other factory, mills, machinery or plant whatsoever which is being operated as a going concern, The Expropriation Act shall, subject to all the provisions thereof, extend and apply not only to the taking and acquisition of the land, if any intended to be taken, but also to all buildings, fixtures, machinery, plant, tools, materials, appliances, supplies, goods, chattels, contract rights, accrued or accruing, choses in action and personal property of any description whatsoever possessed, acquired, had, owned, used, appropriated or intended for use or consumption for, or in connection with or for any of the purposes of any such factory, mills, machinery or plant as aforesaid, or the operations or business theretofore carried on or intended to be carried on in or about or in connection with the same, and as fully and effectually to all intents and purposes as if the same were specified as included in the definition of land under the said Act.

(2) A recital or declaration in the order of the Governor General in Council authorizing the taking of  
17898

## ARRÊTÉ EN CONSEIL.

[757]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 17e jour de mars 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

**A**TENDU qu'en raison des exigences de la guerre il est opportun et nécessaire dans l'intérêt public d'ajouter à la *Loi des expropriations*, S.R.C., 1906, chapitre 143, et de la modifier de la manière ci-dessous exposée,—

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, sous l'empire et en vertu des dispositions de la *Loi des mesures de guerre*, 1914, de décréter que ce qui suit ait force de loi :—

(1) Aux fins de l'expropriation pendant la présente guerre, et pour une raison quelconque en résultant de propriétés mobilières ou immobilières en rapport avec une fabrique d'armes ou de munitions ou requises, employées ou possédées en rapport avec une telle fabrique, ses machines ou son outillage ou autres fabriques, usines, machines ou outillage quelconques qui sont exploités comme industries actives la *Loi des expropriations* s'étendra et s'appliquera, mais sujet à toutes les dispositions de la dite loi, non seulement à la prise de possession et l'acquisition du terrain, si c'est l'intention qu'il soit acquis, mais aussi de tous bâtiments, dépendances, machines, outillage, matériaux, appareils, fournitures, marchandises, effets mobiliers, droits de contrat, acquis ou à venir, choses en action et biens meubles de toute description possédés, acquis, employés, appropriés ou destinés à l'usage ou à la consommation, ou en rapport avec les fins de telles fabriques, machines ou outillage ainsi que susdit, ou l'exploitation ou l'industrie jusque-là exercée ou qu'on a l'intention d'exercer dans ou sur ou en rapport avec ces fabriques, usines, machines ou outillage, et aussi pleinement et efficacement à toutes fins et intentions que s'ils étaient spécifiés comme étant compris dans la définition de "terrains" et "immeubles" dans la dite loi.

(2) Une déclaration, dans le décret du Gouverneur général en conseil autorisant la prise de possession de

any such property as aforesaid to the effect that the property is taken for a reason arising out of the present war, shall be conclusive of the fact.

(3) It shall not be necessary in any such case as aforesaid that the land intended to be taken shall be laid off or described by metes and bounds, and it shall be sufficient, in lieu of the deposit of a plan and description of the land or property intended to be taken, that a certified copy of the Order of the Governor in Council authorizing the taking, in which shall be embodied a description specifying or describing with reasonable certainty by reference or otherwise all the property both real and personal intended to be taken, shall be deposited at the registry office, and all the property thereby so specified or described shall by such deposit thereupon become and remain vested in His Majesty, saving the lawful claim to compensation of any person interested therein; provided that if by the said Order in Council a time be specified as to which the vesting pursuant to deposit of a certified copy thereof shall be deemed to take effect, then the deposit of such certified copy shall operate to vest the property, both real and personal, as of the time so specified, rather than as of the actual time of the deposit of the said certified copy.

(4) In determining or assessing the compensation for the taking of such land and personal property as hereinbefore mentioned or described no allowance of any percentage or bonus, whether or not customary or usually allowed in expropriation cases, shall be made to compensate for or to represent elements of value, loss or damage, whether in proof or not, in addition to the actual value of the property taken to the persons interested therein at the time of the vesting thereof in His Majesty; and moreover if by the Order of the Governor General in Council authorizing the taking it be declared that the compensation which may be allowed for the premises taken or any part thereof shall not exceed an amount thereby specified, (which may be a nominal sum), then the right to compensation of the persons interested in the premises shall be accordingly limited so that the compensation recoverable shall not exceed the amount thus specified.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

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toute propriété, à l'effet que cette propriété est expropriée pour une raison résultant de la présente guerre, sera preuve du fait.

(3) Il ne sera nécessaire, en aucun des cas susdits, que le terrain qu'on a l'intention d'exproprier soit borné ou décrit par tenants et aboutissants, et il sera suffisant qu'au lieu d'un plan et d'une description du terrain ou de la propriété à exproprier il soit déposé au bureau d'enregistrement une copie certifiée du décret du Gouverneur en conseil autorisant la prise de possession, à laquelle sera ajoutée une description spécifiant ou décrivant avec exactitude raisonnable, par référence ou autrement, toute la propriété mobilière ou immobilière à exproprier, et du fait que la dite copie a ainsi été déposée, toute la propriété qui y a été décrite deviendra immédiatement et restera propriété de Sa Majesté, sujet à la réclamation légitime pour indemnité de tout intéressé; pourvu toutefois que si par le dit décret du conseil il est spécifié une date où la prise de possession sera censée être faite sur dépôt d'une copie certifiée, le dépôt de cette copie certifiée aura alors pour effet de transmettre la propriété, mobilière ou immobilière, à la date ainsi spécifiée plutôt qu'à la date réelle du dépôt de la dite copie certifiée.

(4) En déterminant ou fixant l'indemnité pour la prise de possession de tel terrain ou de tels meubles et immeubles ci-dessus mentionnés ou décrits, on n'allouera aucun pourcentage ou boni, que cela se fasse ordinairement ou non dans les cas d'expropriation, à titre d'indemnité ou compensation pour valeurs, pertes ou dommages, que la preuve en soit établie ou non, en outre de la valeur réelle de la propriété expropriée, aux personnes ayant des intérêts dans cette propriété à l'époque où elle a été transportée à Sa Majesté; et, de plus, si par le décret du Gouverneur général en conseil autorisant l'expropriation il est déclaré que l'indemnité pour la prise de possession de la dite propriété ou de partie d'icelle n'excèdera pas un montant qui y est spécifié (ce qui peut être une somme nominale), le droit à compensation des personnes intéressées sera en conséquence limité de manière à ce que l'indemnité recouvrable n'excède pas le montant ainsi spécifié.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

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# The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, MARCH 31, 1917.

## IMPORTANT NOTICE.

Notices, documents or advertisements received after twelve o'clock, noon, on Thursday, will not be published in "The Canada Gazette" of the following Saturday, but in the next number.

J. de L. TACHÉ,  
King's Printer and Controller of Stationery.

## AVIS IMPORTANT.

Les avis, documents ou annonces reçus après midi, le jeudi de chaque semaine, ne seront pas publiés dans la "Gazette du Canada" du samedi suivant, mais dans le numéro subséquent.

J. de L. TACHÉ,  
Imprimeur du Roi et Contrôleur de la Papeterie.

## APPOINTMENTS.

### DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE GOVERNOR GENERAL has been pleased to make the following appointments, viz:—

OTTAWA, 20th March, 1917.

JOSEPH MAXIMILIEN DANIS, of North Battleford, in the Province of Saskatchewan: to be a Preventive Officer at North Battleford aforesaid, in the Inland Revenue Division of Moose Jaw, and also to be Food Inspector for the said Province of Saskatchewan.

JULIEN BRUNET, of the City of Montreal, in the Province of Quebec: to be Assistant Inspector of Gas and Electricity in the Gas and Electricity Inspection Districts of Montreal, in the said Province, from 1st February, 1917.

22nd March, 1917.

D. D. LANDRY, of Caraquet, in the Province of New Brunswick; to be a Pilot Commissioner for the Pilotage District of Caraquet, in the said Province and Secretary-Treasurer of the Pilotage Board, in the room and stead of Colson Hubbard, resigned.

WILLIAM P. FOLEY, of Caraquet, in the Province of New Brunswick: to be a Pilot Commissioner for the Pilotage District of Caraquet, in the said Province, in the room and stead of Charles L. Robichaud, resigned.

22nd March, 1917.

AUSTIN ERNEST BLOUNT, of the City of Ottawa, in the Province of Ontario, Esquire, Clerk of the Senate of Canada, known and designated as Clerk of the Parliaments: to be a Commissioner to administer the Oath of Allegiance to the Members of the Senate of Canada and to take and receive their declarations of qualification.

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## DESPATCHES, Etc.

(Code.)

*From Mr. Long to the Governor General.*

LONDON,  
8th March, 1917.

PLEASE inform your Ministers H. M. Government have decided that all Dominion Officers and Men dying in this country should be buried at expense of Imperial Government in single graves. Land required for that purpose will be acquired in perpetuity at cost of Imperial Army funds and all possible care taken of graves. Am confident that it will be unanimous wish of every one in this country that H. M. Government should be privileged to undertake this charge and ensure that the last resting place of those Dominion soldiers may not be unworthy of their sacrifice and of the cause for which they gave their lives.

(Sgd.) LONG.

(Telegram)

*From the Governor General to Mr. Walter H. Long.*

OTTAWA, 17th March 1917.

Referring to your telegram 8th March, my Government desire for themselves and on behalf of our soldiers overseas and of the people of Canada as a whole, to acknowledge the fine spirit which actuated H. M. Government in proposing to provide interment in single graves for all Dominion officers and men dying in the United Kingdom. No act could more deeply touch the heart of Canada, and the knowledge that the graves of our overseas soldiers are under the perpetual care of the Motherland will constitute an enduring bond of intimate family relationship between us.

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(Sgd.) DEVONSHIRE.

(Extracts from the Supplement to the LONDON GAZETTE of the 13th February, 1917.)

WAR OFFICE,  
13th February, 1917.

HIS Majesty the KING has been graciously pleased to award a Bar to the Military Cross to the undermentioned Officers:—

Capt. (Actg. Maj.) Henry Sloane Cooper, M.C., Can. Infy.

For conspicuous gallantry in action. He led a successful raid against the enemy's trenches with great courage and coolness. He has on many previous occasions done fine work.

(The M.C. was awarded in the *London Gazette* dated the 19th August, 1916—see *Canada Gazette* 16th September, 1916.)

Capt. Roy Aubrey Spencer, M.C., Can. Engrs.

For conspicuous gallantry in action. He displayed great courage and skill in counter-mining against enemy galleries. On one occasion he was cut off from our own lines for twelve hours. He has previously done fine work.

(The M.C. was awarded in the *London Gazette* dated 20th October, 1916—see *Canada Gazette* 18th November, 1916.)

HIS Majesty the KING has been graciously pleased to confer the Military Cross on the undermentioned Officers and Warrant Officers in recognition of their gallantry and devotion to duty in the Field.

#### CANADIAN FORCES.

Lt. (Actg. Capt.) William Archibald Cameron, Can. Infy.

For conspicuous gallantry in action. He led a raid against the enemy with marked gallantry, inflicting many casualties and capturing seven prisoners. He has on many previous occasions done fine work.

Lt. (Actg. Capt.) Harry Harold Coombs, Can. Infy.

For conspicuous gallantry in action. Although severely wounded during a raid he continued to command and encourage his men. He has on many previous occasions done fine work.

Lt. Charles Southwell de Gruchy, Can. F.A.

For conspicuous gallantry in action. He displayed great courage and skill in establishing and maintaining communication under very heavy fire, thereby materially assisting in the success of the operations.

Lt. William Ralph Elliot, Can. Infy.

For conspicuous gallantry in action. He assumed command of and handled his company in the attack with marked courage and ability. He reorganized his men and carried out the consolidation of the position.

Lt. William George Ross, Can. Infy.

For conspicuous gallantry in action. He led a successful raid against the enemy with great courage and determination. He has on many previous occasions done fine work.

Lt. Burdette William Harmon, Can. Infy.

For conspicuous gallantry in action. He led a raiding party into the enemy's trench bombed

three dug-outs, inflicting many casualties on the enemy, and brought back two unwounded prisoners.

Lt. Charles Herbert Ivey, Can. Engrs.

For conspicuous gallantry in action. He succeeded in laying a trench with tracing tape in spite of very heavy fire. Later, he showed marked courage and skill in guiding a working party to the site of the trench.

Lt. Clarence Errol Kidd, Can. Infy.

For conspicuous gallantry in action. He led his party across two hundred yards of "No Man's Land" and although he had his knee severely wrenched going over, he continued to carry on. Later, he organized a small party, and himself helped to carry in the wounded under heavy fire.

Lt. William Angus Livingstone, Can. Infy.

For conspicuous gallantry in action. He led his section of the raiding party with marked gallantry, inflicting many casualties and capturing several prisoners. He set a fine example to his men.

Lt. Arthur Beamer McCormick, Can. Infy.

For conspicuous gallantry in action. He led a raid against the enemy's trenches with great gallantry. Previously he carried out several daring reconnaissances and obtained most valuable information.

Lt. James Goldie McMillan, Can. Engrs.

For conspicuous gallantry in assisting and in exploding a large mine against enemy mine galleries. After the exposition he, at great personal risk, dug down into the enemy's galleries from a point in "No Man's Land" thereby capturing and consolidating 700 feet of them and rendering infantry in this sector safe from enemy mines, also capturing valuable mining apparatus and other identifications. During this operations Lt. McMillan was cut off from our lines for twelve hours.

Lt. George William Harold Millican, Can. Infy.

For conspicuous gallantry in action. He led a raiding party into the enemy's lines, bombed dug-outs, inflicting heavy casualties on the enemy, and assisted in the capture of four prisoners.

Lt. Coulson Norman Mitchell, Can. Engrs.

For conspicuous gallantry in action. He displayed great courage and skill in counter-mining against enemy galleries. On one occasion he was cut off from our own lines for twelve hours. He has previously done fine work.

Lt. Victor George Wright Morris, Can. Infy.

For conspicuous gallantry in action. He led a raid against the enemy with great courage and determination. Later, although wounded, he continued to carry on his work.

Lt. Robert Roy Murray, Can. Engrs.

For conspicuous gallantry in action. He displayed great courage and skill in counter-mining against enemy galleries. On one occasion he was cut off from our own lines for twelve hours. He has previously done fine work.

Lt. Charles Harold Peters, Can. Infy.

For conspicuous gallantry in action. He led a patrol against the enemy trench, having per-



sonally reconnoitered the line of advance on two previous nights. Later, he led a relief party under heavy fire and succeeded in bringing in a wounded man.

Lt. Donald Graham Robertson, Can. Fd. Art.

For conspicuous gallantry in action. He displayed great courage and skill in counter-mining against enemy galleries. On one occasion he was cut off from our own lines for twelve hours. He has previously done fine work.

**H**IS Majesty the King has been graciously pleased to approve of the award of the Distinguished Conduct Medal to the undermentioned Warrant Officers, Non-Commissioned Officers and Men, for acts of gallantry and devotion to duty in the field.

#### CANADIAN CONTINGENT.

501169 2nd Cpl. J. F. Barclay, Can. Engrs.

For conspicuous gallantry in action. He displayed great courage and skill in counter-mining against enemy galleries. On one occasion he was cut off from our lines for twelve hours. He set a splendid example throughout.

9632 Pte. N. W. Hanna, Can. Infy.

For conspicuous gallantry in action. He displayed great courage and determination when in charge of a section during a raid and himself killed an enemy officer. He has previously done fine work.

136347 Sjt. J. T. Jenkins, Can. Infy.

For conspicuous gallantry in action. He led a raiding party with great courage and skill, himself killing one of the enemy and thereby saving a comrade's life.

501194 Spr. H. D. McGillivray, Can. Engrs.

For conspicuous gallantry in action. He displayed great courage and skill against enemy galleries. On one occasion he was cut off from our lines for twelve hours. He set a splendid example throughout.

A. 4179 Pte. D. E. Purser, Can. Infy.

For conspicuous gallantry in action. He showed marked courage and initiative when in charge of a section during a raid, and himself shot four of the enemy. He has at all time set a fine example to his men.

452502 Cpl. J. C. Raspberry, Can. Infy.

For conspicuous gallantry in action. Although wounded he led a raiding party into the enemy's trench. He displayed great courage and determination throughout.

501114 Sjt. A. W. Richardson, Can. Engrs.

For conspicuous gallantry in action. He displayed great courage and skill in counter-mining against enemy galleries. On one occasion he was cut off from our own lines for twelve hours. He set a splendid example throughout.

439424 Sjt. J. W. Strong, Can. Infy.

For conspicuous gallantry in action. He led a raiding party with great courage and skill, entering the enemy's trench and inflicting many casualties. He has previously done fine work.

**W**ITH reference to the announcement of the award of the Distinguished Conduct Medals in the Honours Supplement to the LONDON GAZETTE, dated 1st January, 1917, the following are the acts of gallantry for which the decorations have been awarded. See *Canada Gazette*, 3rd February, 1917.

#### CANADIAN CONTINGENT.

107071 Sjt. F. Barber, Can. Mtd. Rif.

For conspicuous devotion to duty. He has rendered most valuable services in the Brigade Signal Section, and at all times set a splendid example.

5792 Sjt. F. H. Bates, R. Can. Engrs.

For conspicuous gallantry and devotion to duty. He has at all times set a splendid example of courage and initiative thereby greatly increasing the efficiency of the signal section.

418710 Sjt. H. V. A. Bealer, Can. Infy.

For conspicuous gallantry in action. He carried out a successful reconnaissance and obtained most valuable information. Later, he repeatedly carried messages under heavy fire. He was severely wounded.

87102 B/S/M. M. Beards, Can. Arty.

For conspicuous gallantry and devotion to duty. He has at all times displayed untiring perseverance and initiative setting a fine example to the men in the battery.

63164 Cpl. (A/Sjt.) W. J. Bennett, Can. Infy.

For conspicuous gallantry and devotion to duty. He has displayed great courage and determination throughout as a stretcher-bearer. On one occasion he worked continuously for 48 hours under heavy fire.

57007 L/Cpl. W. Bircham, Can. Infy.

For conspicuous gallantry and devotion to duty. He displayed great courage and determination in taking supplies forward to advanced troops, under very heavy fire.

21555 S/M. J. Bisset, Can. A.S.C.

For conspicuous gallantry and devotion to duty. He has performed consistent good work throughout, and has at all times set a splendid example.

24029 Trans. Sjt. W. Blyth, Can. Infy.

For conspicuous gallantry and devotion to duty. He has performed consistent good work throughout, and has repeatedly taken wagons through heavy fire to their destinations.

45013 C/S/M. F. Bowles, R. Can. Engrs.

For conspicuous gallantry and devotion to duty. He displayed great courage and determination when in charge of the supplying and distribution of material, for building alternative gun positions.

530181 L/Cpl. L. Bradley, Can. A.M.C.

For conspicuous gallantry and devotion to duty. He has repeatedly displayed great courage and determination tending and dressing wounded, under heavy fire.

40059. Bombr. R. B. Bradley, Can. Fld. Arty.

For conspicuous gallantry and devotion to duty. He has displayed great courage and determination throughout, in laying and repairing telephone wires under heavy fire.

406865 A/S/S/M. A. Brookes, Can. Infy.

For conspicuous gallantry and devotion to duty. He has displayed on several occasions, great courage and determination in leading his men under fire, and has at all times set a splendid example.

77355. Pte. W. M. Brown, Can. Infy.

For conspicuous gallantry in action. He displayed great coolness in handling a very difficult situation. Later, he carried out a valuable reconnaissance under heavy fire.

69064 S/M. W. H. Buddell, Can. Infy.

For conspicuous gallantry in action. He displayed great courage and determination in getting ammunition and supplies to the front under very heavy fire.

458356 C/S/M. G. Cope, Can. Infy.

For conspicuous gallantry and devotion to duty. He has displayed great courage and determination throughout, and has at all times set a splendid example.

81 Sjt. F. J. Corcoran, R. Can. Engrs.

For conspicuous gallantry and devotion to duty. He has shown great courage and ability in performing his duties as signal superintendent, under very trying conditions.

77919 A/C/S/M. C. F. Dawson, Can. Infy.

For conspicuous gallantry and devotion to duty. He tended and dressed several wounded men under the most intense fire.

65277 Q/M/S/ J. Donovan, Can. Infy.

For conspicuous devotion to duty. He has performed consistent good work throughout, and has at all times set a splendid example.

29320 L/Cpl. J. Ferrier, Can. A.S.C.

For conspicuous devotion to duty. He rendered most valuable services in bringing down wounded on a tramline and in taking up stores.

29566 S/M. W. Fitzgerald, Can. Infy.

For conspicuous gallantry and devotion to duty. He has performed consistent good work throughout, and has at all times set a splendid example.

166770 Sjt. W. J. Gerring, Can. Infy.

For conspicuous gallantry in action. Although wounded, he remained at his post and continued to carry on his work with great courage and determination.

618 C/S/M. F. Gillingham, P.P.C.L.I.

For conspicuous gallantry and devotion to duty. He has performed consistent good work throughout, and has at all times set a splendid example.

27234 A/G/S/M. F. Gledhill, Can. Infy.

For conspicuous gallantry and devotion to duty. He has performed consistent good work throughout, and has at all times set a splendid example.

9273 S/M. (now temp. Lt.) H. C. Good, Can. Infy.

For conspicuous gallantry and devotion to duty. He has performed consistent good work throughout, and has at all times under fire set a splendid example.

109381 S/M. A. W. Hawkey, Can. Mtd. Rif.

For conspicuous gallantry and devotion to duty. He has performed consistent good work throughout, and has at all times set a splendid example.

12936 C/S/M. (A/R/S/M.) E. W. Haydon, Can. Infy.

For conspicuous gallantry and devotion to duty. He has performed consistent good work throughout, and has at all times set a splendid example.

107292 A/L/Cpl. W. Hayward, Can. Mtd. Rif.

For conspicuous gallantry in action. He has repeatedly laid and repaired wires under heavy fire, and has set a splendid example of courage and determination throughout.

7988 Sjt. W. A. Jackson, Can. M.G.Co.

For conspicuous gallantry and devotion to duty. On several occasions he handled a section of four machine guns with great courage and determination.

A/20531 Sjt. R. Keiller, Can. M.G. Co.

For conspicuous gallantry and devotion to duty. He fought his machine guns with great courage and skill, and set a splendid example throughout.

418239 C/S/M. G. W. Kennedy, Can. Infy.

For conspicuous gallantry and devotion to duty. He has performed consistent good work throughout, and has at all times under fire set a splendid example.

81492 Pte. (A/Cpl.) G. Knox, Can. Infy.

For conspicuous gallantry in action. He repeatedly carried messages under very heavy fire, displaying great courage and determination.

55540 C/S/M. P. J. S. Laing, Can. Infy.

For conspicuous gallantry in action. He led his men in the attack with great courage and determination, and set a splendid example throughout.

1625 Sjt. J. Latham, Can. Infy.

For conspicuous gallantry and devotion to duty. He has performed consistent good work throughout, and has displayed great courage on several occasions, in bringing up rations and stores under heavy fire.

53247 Sig. Sjt. W. H. Lewis, Can. Infy.

For conspicuous gallantry and devotion to duty. He kept up communications between the front line and Battalion Headquarters, under intense fire.

407110 Sjt. G. E. Levy, Can. M.G.Co.

For conspicuous gallantry and devotion to duty. He displayed great courage and determination throughout the action. He was wounded.

110329 Cpl. W. P. Loggie, Can. Mtd. Rif.

For conspicuous gallantry in action. He displayed great courage and determination throughout the operations, and set a splendid example to his men.

29289 Sjt. W. D. Fachie, Can. Infy.

For conspicuous gallantry and devotion to duty. He has set a splendid example of courage and determination throughout.

143 C/S/M. J. W. Mansfield, R. Can. Engrs.

For conspicuous gallantry and devotion to duty. He has performed consistent good work throughout and has at all times set a splendid example.

177378 Sjt. A. McClintock, Can. Infy.

For conspicuous gallantry in action. He displayed great courage and determination during a



raid against the enemy's trenches. Later he rescued several wounded men at great personal risk.

89110 Cpl. A. R. Mendizabal, Can. Arty.

For conspicuous gallantry and devotion to duty. He has displayed great courage and skill throughout as telephonist and linesman.

41724 Gnr. (A/Bombr.) S. W. Morgan, Can. Arty., attd. Can. T.M.By.

For conspicuous gallantry and devotion to duty. He has displayed great courage on several occasions as a runner, and has at all times fought his trench mortar with great success.

234 Cpl. J. D. Paterson, Can. Infy.

For conspicuous gallantry and devotion to duty. He displayed great courage and determination in leading a carrying party forward, under very heavy fire.

1002 C/S/M. C. E. B. Rea, Can. Infy.

For conspicuous gallantry and devotion to duty. He showed great courage and determination in leading his men, when his officers had become casualties.

83426 B/S/M. W. D. Rimmer, Can. Arty.

For conspicuous devotion to duty. He has performed consistent good work throughout, and has at all times set a splendid example.

477782 C/S/M. R. J. Roberts, R. Can. R.

For conspicuous gallantry and devotion to duty. He has performed consistent good work throughout and has at all times set a splendid example.

63772 Sjt. J. Robinson, Can. Infy.

For conspicuous gallantry in action. He greatly assisted in carrying bombs and ammunition to the front line, under very heavy fire.

67596 Cpl. F. Ross, Can. Infy.

For conspicuous gallantry and devotion to duty. He has rendered most valuable services in charge of the battalion runners, and by his splendid example they have attained a very high standard of efficiency.

43284 Cpl. S. C. Routh, Can. Arty.

For conspicuous gallantry and devotion to duty. He has displayed great courage and determination throughout, in laying and repairing telephone wires under fire.

439884 Pte. B. Sankoske, Can. Infy.

For conspicuous gallantry in action. He displayed great courage and determination in carrying a message under very heavy fire.

20662 Cpl. F. C. Shoesmith, Can. Infy.

For conspicuous gallantry in action. He repeatedly carried messages under very heavy fire.

5000085 2nd Cpl. J. H. Short, Can. Engrs.

For conspicuous gallantry and devotion to duty. He displayed great courage and determination in digging a sap in an exposed position, under heavy fire.

71014 S/Q/M/S. H. G. Simmons, Can. Staff Hqrs.

For conspicuous devotion to duty. He has performed consistent good work throughout, and has at all times set a splendid example.

37323 C/S/M. H. W. Steel, Can. A.S.C.

For conspicuous devotion to duty. He has performed consistent good work and set a splendid example throughout.

110553 Pte. G. V. Tuffery, Can. Mtd. Rif.

For conspicuous gallantry in action. He repeatedly carried messages under very heavy fire. Later, although wounded, he continued to remain at duty. He set a splendid example of courage and determination throughout.

42062 Sjt. E. Turnbull, Can. Arty.

For conspicuous devotion to duty. He has performed consistent good work throughout, and has at all times set a splendid example.

5766 Sjt. F. D. Turner, Can. Engrs.

For conspicuous gallantry and devotion to duty. He has performed consistent good work throughout, and has at all times set a splendid example.

451751 S/M. F. W. Uden, Can. Infy.

For conspicuous gallantry and devotion to duty. He has performed consistent good work throughout, and has at all times set a splendid example.

60019 C/S/M. L. L. Verdon, Can. Infy.

For conspicuous gallantry and devotion to duty. When all his officers had become casualties, he took command of his company. Later, though wounded, he remained at his post encouraging his men and directing the work of digging under fire, until relieved by an officer.

433213 Q/M/S. C. A. Walker, Can. Infy.

For conspicuous devotion to duty. He has performed consistent good work throughout, and has at all times set a splendid example.

438245 Cpl. F. A. White, Can. Infy.

For conspicuous gallantry and devotion to duty. He has performed consistent good work throughout, and has at all times under fire set a splendid example.

487486 Pte. G. H. Whiteford, Can. Infy., attd. Can. T.M. By.

For conspicuous gallantry in action. He repeatedly carried messages under very heavy fire, displaying great courage and determination throughout.

107623 Sjt. H. A. Whitmore, Can. Mtd. Rif.

For conspicuous gallantry and devotion to duty. He has handled his platoon throughout with great courage and initiative, and has set a splendid example to his men.

The following corrections are made in *London Gazette* announcements of various dates:—

1st January, 1917—*Canada Gazette*, 3rd February, 1917—

*Distinguished Service Order Awards.*

Page 29—For Maj. & Bt. Lt.-Col. William Beaumont Anderson, Can. Engrs., read Maj. & Bt. Lt.-Col. William Beaumont Anderson, R. Can. Engrs.

Page 29—For Major Frederick Owen Hodgins, Can. Engrs., read Major Frederick Owen Hodgins, R. Can. Engrs.

25th November, 1916—*Canada Gazette* 13th January, 1917—

*Military Cross Award.*

For Lt. Thomas Stanley Chutter, Can. Infy.,  
read Lt. Thomas Sturley Chutter, Can. Infy.

(Extracts from the Sixth Supplement to the  
LONDON GAZETTE of the 16th February, 1917.)

WAR OFFICE,

February 19, 1917.

**H**IS Majesty the KING has been graciously  
pleased to award the Military Medal for  
bravery in the Field to the undermentioned Non-  
Commissioned Officers and Men:—

CANADIAN CONTINGENT.

172085 Pte. H. G. Adams, Inf. Bn.  
106051 Sjt. J. Adams, Mtd. Rif.  
501104 Sapper T. S. Allan, Can. E.  
63055 Pte. W. Allard, Inf. Bn.  
442322 Pte. C. E. Armbrister, Inf. Bn.  
504680 Sapper W. S. Bain, Can. E.  
410947 Cpl. C. Ball, Inf. Bn.  
67411 Sjt. M. W. Bates, Inf. Bn.  
418710 Sjt. H. V. A. Bealer, Inf. Bn.  
177800 Pte. A. J. Beech, Inf. Bn.  
301657 Gunner R. G. Berridge, Can. F.A.  
138537 Cpl. A. Blair, Inf. Bn.  
104162 Sjt. T. E. Bourget, Mtd. Rif.  
105361 Pte. G. E. Brewer, P.P.C.L.I.  
510223 Pte. (Actg. Sjt.) A. E. Bristow, Can.  
A.S.C.  
42797 Cpl. G. Bristow, Can. F.A.  
A/4032 Pte. C. B. Broddy, Inf. Bn.  
540289 Pte. H. J. Brown, Inf. Bn.  
220404 Pte. J. D. Calder, Inf. Bn.  
703209 Pte. G. D. Calder, Inf. Bn.  
138172 Pte. G. F. Cameron, Inf. Bn.  
304522 Bombr. R. Carey, F.A.  
177566 Cpl. K. W. Carpenter, Inf. Bn.  
2056 L/C. A. J. Castle, Mtd. Rifles.  
443951 Pte. J. B. Christison, Inf. Bn.  
177209 Pte. C. E. Coates, Inf. Bn.  
443603 Sjt. C. Collingwood, Inf. Bn.  
432109 Cpl. A. Conquer, Can. E.  
427837 Pte. T. G. Crosley, Inf. Bn.  
733482 Pte. A. H. Conrad, Inf. Bn.  
443960 Pte. J. S. Crowell, Inf. Bn.  
163756 Sjt. R. E. Crutcher, Inf. Bn.  
300046 Actg. Cpl. L. Cunningham, F.A.  
434256 Cpl. (Actg. Sjt.) G. Cusack, Inf. Bn.  
163516 Sjt. J. B. Curran, Inf. Bn.  
138650 Cpl. J. Curry, Inf. Bn.  
602499 Sapper A. M. Dandeno, Can. E.  
443864 Pte. O. H. Davies, Inf. Bn.  
443503 Pte. J. De Lauter, Can. M. G. Coy.  
703025 L/C. J. Dick, Inf. Bn.  
5025 2nd Cpl. R. Dickinson, Can. E.  
471083 Sapper, J. Doucette, Can. E.  
602425 Pte. J. M. Douglas, Inf. Bn.  
A. 11006 L/Sjt. N. D. Dow, P.P.C.L.I.  
503354 Sjt. M. J. Downey, Can. E.  
435524 Pte. J. Edwards, Mtd. Rifles.  
18421 L/C. V. Eyre, Inf. Bn.

447546 Pte. (Actg. Cpl.) E. J. Fahy, Inf. Bn.  
443165 Pte. W. Fairbairn, Inf. Bn.  
201158 Pte. A. Farley, Inf. Bn.  
201159 Pte. C. J. Featherstone, Inf. Bn.  
177716 Actg. Sjt. R. Fishwick, Inf. Bn.  
451408 L/C. G. Fitton, Inf. Bn.  
5319 Sjt. H. B. Free, Can. E.  
469560 Sjt. B. W. Fulton, Inf. Bn.  
201374 Pte. F. Gardner, Inf. Bn.  
126975 Pte. L. V. Garneau, Inf. Bn.  
107256 L/C. G. W. Graham, Mtd. Rifles.  
434057 L/S. W. S. Grant, Inf. Bn.  
139090 Cpl. T. Greer, Inf. Bn.  
152445 Sjt. F. W. Ham, Inf. Bn.  
144348 Pte. W. Hamilton, Inf. Bn.  
410299 Pte. E. H. Hammond, Inf. Bn.  
171786 L/C. A. K. Hibbert, Can. Eng.  
435828 Pte. (Actg. L/C.) A. R. Hodgkins, Inf.  
Bn.  
410783 L/C. W. Hunter, Inf. Bn.  
410318 L/C. G. V. Ince, Inf. Bn.  
178125 Actg. Sjt. P. J. Jackson, Inf. Bn.  
438062 L/C. T. Jones, Inf. Bn.  
115303 L/Sjt. G. C. Kearsley, Inf. Bn.  
424984 Pte. S. M. Kidd, Mtd. Rif.  
201419 Pte. J. M. Laird, Inf. Bn.  
1069 Gunner S. W. Lake, Can. F. A.  
453204 Sjt. T. F. Lamb, Inf. Bn.  
441289 Pte. T. W. Latus, Can. M.G. Coy.  
502704 Sapper, J. T. Levy, Can. E.  
MCG. 227 Pte. S. Loptson, P.P.C.L.I.  
213028 Pte. A. Lord, Inf. Bn.  
67497 Pte. A. J. Lynch, Inf. Bn.  
160987 Pte. P. E. MacFarlane, Inf. Bn.  
541626 Sjt. P. A. MacGillivray, Can. E.  
67122 Cpl. W. MacKinnon, Inf. Bn.  
437460 Pte. J. A. Magneison, Inf. Bn.  
219829 Sapper, A. Manning, Can. E.  
163084 Pte. T. Matthews, Inf. Bn.  
107428 Pte. G. S. Maxwell, Mtd. Rifles.  
314208 Driver C. E. McCauley, Hqrs., Can. F.A.  
503328 Cpl. K. McDonald, Can. E.  
178208 Pte. H. J. McEachen, Inf. Bn.  
226229 L/C. K. G. McEwen, Mtd. Rif.  
410832 Pte. J. E. McGarity, Inf. Bn.  
152585 Pte. N. R. McGregor, Mtd. Rif.  
442739 Cpl. T. McGuire, Can. E.  
161273 Pte. H. McKenzie, Inf. Bn.  
151118 Pte. H. McLean, Mtd. Rif.  
133094 Pte. T. McMahon, Mtd. Rif.  
180944 L/S. W. McLean, Inf. Bn.  
442593 Pte. A. P. Melrose, Inf. Bn.  
177961 Actg. Sjt. W. A. Meyrick, Inf. Bn.  
442427 Cpl. T. Middleton, Inf. Bn.  
501111 2nd Cpl. H. Millar, Can. E.  
439213 Sjt. G. Mills, Inf. Bn.  
490265 L/C. J. Morton, Can. E.  
410362 Actg. Sjt. O. F. Moses, Inf. Bn.  
106415 Sjt. T. Muckersie, Mtd. Rif.  
51339 Pte. G. H. Mullin, P.P.C.L.I.  
443634 Cpl. H. J. Penleth, Inf. Bn.  
458421 L/C. T. Pitkethly, Inf. Bn.  
418698 Cpl. A. W. Plowe, Inf. Bn.  
105181 Pte. J. Ramsay, Inf. Bn.  
417073 L/Sjt. J. Ratte, Inf. Bn.  
703966 Pte. L. Raymond, Inf. Bn.  
541335 Pte. O. E. Real, Inf. Bn.  
178153 Pte. H. Reynolds, Inf. Bn.  
106508 Sjt. W. R. Ribbands, Mtd. Rif.  
126047 Pte. H. V. Roberts, Inf. Bn.  
457297 Sjt. F. C. Rowdon, Inf. Bn.



145814 Pte. F. Roy, Inf. Bn.  
 443911 Pte. F. Rushton, Inf. Bn.  
 439403 Pte. J. Saskawich, Inf. Bn.  
 442528 Cpl. W. G. Savage, Inf. Bn.  
 434174 Sjt. P. R. Sawtell, Inf. Bn.  
 400737 Sapper H. Schindler, Can. E.  
 443761 Cpl. A. Sheehan, Inf. Bn.  
 305589 Gunner C. C. Slack, Can. F.A.  
 501238 Cpl. P. Slade, Can. E.  
 164515 Pte. W. F. Slattery, Inf. Bn.  
 86009 Gunner D. M. Slipp, Can. F.A.  
 189932 Pte. A. Smith, Late Inf. Bn.  
 418372 Sjt. G. Smith, Inf. Bn.  
 410940 Cpl. G. Smith, Inf. Bn.  
 501167 Sjt. C. M. Smyth, Can. E.  
 177817 Cpl. A. Snider, Inf. Bn.  
 703432 Sjt. B. P. Squires, Inf. Bn.  
 458062 L/C. T. Stephens, Inf. Bn.  
 410407 Pte. F. C. Stephenson, Inf. Bn.  
 164479 L/C. J. Stephenson, Inf. Bn.  
 126363 Pte. A. O. Stevenson, Mtd. Rifles.  
 510 Cpl. J. S. Sutherland, R. Can. H. A.  
 425400 Pte. J. D. Tait, Mtd. Rif.  
 67771 L/Sjt. J. E. Taylor, Inf. Bn.  
 442502 Sjt. A. Tylorson, Inf. Bn.  
 406410 L/Sjt. N. Telford, Inf. Bn.  
 140579 Sjt. A. Thomas, Inf. Bn.  
 404220 Sjt. A. Thompson, Inf. Bn.  
 177997 Pte. G. E. Thompson, Inf. Bn.  
 410420 Cpl. W. F. Tomlinson, Inf. Bn.  
 151296 L/C. H. C. Upshur, Mtd. Rif.  
 443458 Sjt. J. Vincent, Can. M. G. Coy.  
 163164 Pte. J. L. Weatherall, Inf. Bn.  
 415518 Cpl. C. W. Wharton, Inf. Bn.  
 177741 Pte. W. H. Wienke, Inf. Bn.  
 541684 L/C. L. Wilde, Can. E.  
 108642 Cpl. R. Wootton, Mtd. Rif.

The undermentioned have been awarded a Bar to their Military Medal:—

80015 Pte. W. B. Curtis, Can. Inf. Bn.  
 (The award of the Military Medal above mentioned was published in the *London Gazette* dated August 23, 1916—see *Canada Gazette*, September, 23, 1916.)

427024 Pte. A. Maquard, Can. Inf. Bn.  
 (The award of the Military Medal above mentioned was published in the *London Gazette* dated September 21, 1916—see *Canada Gazette*, October 21, 1916.)

8441 Sjt. J. B. French, Can. Inf. Bn.  
 (The award of the Military Medal above mentioned was published in the *London Gazette* dated October 11, 1916—see *Canada Gazette* November 11, 1916.)

400 Sjt. F. A. Pankhurst, Can. E.  
 (The award of the Military Medal above mentioned was published in the *London Gazette* dated October 27, 1916—see *Canada Gazette*, December 16, 1916.)

171228 Sjt. A. Gunnell, Can. Inf. Bn.  
 (The award of the Military Medal above mentioned was published in the *London Gazette*, dated January 22, 1917—see *Canada Gazette*, March 10, 1917.)

## MILITARY MEDAL AWARDS.

## Corrections.

*London Gazette* dated January 22, 1917—see *Canada Gazette* March 10, 1917.

For 47421 J. A. Fralick, Can. Inf. Bn., read 47421 Pte. J. A. Pralick, Can. Inf. Bn.

*London Gazette* dated December 9, 1916—see *Canada Gazette* January 13, 1917.

Delete 400 Sjt. F. A. Pankhurst, Can. E.

(The award of the Military Medal above mentioned appeared in the *London Gazette* dated October 27, 1916—see *Canada Gazette* December 16, 1916.)

HIS Majesty the KING has been graciously pleased to approve of the award of the Military Medal for bravery in the Field to the undermentioned Non-commissioned Officers and Men since deceased, who have been killed in action or died of wounds or disease subsequent to the date of the award of the Military Medal to them by the Commander-in-Chief in the Field.

## CANADIAN CONTINGENT.

814 Cpl. W. H. Acheson, Inf. Bn.  
 79154 Sjt. H. Colson, Inf. Bn.  
 1469 Sjt. J. Twist, Inf. Bn.

(Extract from the Sixth Supplement to the LONDON GAZETTE of 13th February, 1917.)

## WAR OFFICE,

15th February, 1917.

The following are among the Decorations and medals awarded by the Allied Powers at various dates to the British Forces for distinguished services rendered during the course of the campaign:—

HIS Majesty the KING has given unrestricted permission in all cases to wear the Decorations and medals in question.

## Decorations and medals conferred by Field-Marshal

HIS IMPERIAL MAJESTY THE EMPEROR OF RUSSIA.  
 (September 12th, 1916.)

*Order of St. Stanislas, 2nd Class (with Swords).*  
 Colonel (temporary Brigadier-General) Henry Edward Burstall, C.B., Royal Canadian Artillery.

*Order of St. Stanislas, 3rd Class (with Swords).*  
 Lieutenant-Colonel Clifford Coffin, Royal Engineers, attached Canadian Engineers.  
 Lieutenant-Colonel John Jennings Creelman, Canadian Field Artillery.  
 Major (temporary Lieutenant-Colonel) Frank Augustin Kinder White, Royal Engineers, attached Canadian Engineers.

*Cross of St. George, 3rd Class.*

24743 Serjeant Alexander McLeod, Canadian Canadian Infantry.

*Cross of St. George, 4th Class.*

5112 Sapper Burdette William Harmon, Field Company, Canadian Engineers.

79311 Private Alfred Henry Jackson, Canadian Infantry.

5415 Lance-Corporal Gerald Marryatt, Canadian Engineers.

*Medal of St. George, 2nd Class.*

43137 Serjeant Charles Gardner, Canadian Royal Garrison Artillery.

*Medal of St. George, 4th Class.*

A/40275 Corporal Roy Albert Edmunds, Canadian Infantry.

40-1

## ORDERS IN COUNCIL.

[687]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 16th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS application has been made on behalf of the Department of Militia and Defence for the reservation of the N.E.  $\frac{1}{4}$  of Section 3, Township 22, Range 29, west of the Principal Meridian, for military purposes, the officer commanding the district in which the land is situated having reported the said quarter section to be a desirable site for the purpose of a rifle range.

And whereas the Minister of the Interior is of the opinion that the application should receive favourable consideration and the land is available according to the records of the Department of the Interior ;

Therefore the Governor General in Council is pleased to reserve during pleasure for the use of the Department of Militia and Defence, for military purposes, the N.E.  $\frac{1}{4}$  of Section 3, Township 22, Range 29, west of the Principal Meridian, and the same is hereby reserved accordingly.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

40-4

[688]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 16th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS applications has been made on behalf of the Synod of the Diocese of Calgary for a grant for church purposes of 3.3 acres of land comprised in the fractional S.E.  $\frac{1}{4}$  of Section 23, Township 57, Range 5, west of the Fifth Meridian, in the Province of Alberta ;

And whereas the Minister of the Interior is of the opinion that the application should receive favourable consideration and the land is available according to the records of the Department of the Interior ;

Therefore the Governor General in Council is pleased, under the provisions of section 76 of The Dominion Lands Act, to set apart and appropriate for church purposes 3.3 acres of land comprised in the fractional S.E.  $\frac{1}{4}$  of Section 23, Township 57, Range 5, west of the Fifth Meridian, in the Province of Alberta, and to authorize a grant thereof to the Synod of the Diocese of Calgary for the said purposes.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

40-4

[736]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 17th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS owing to enlistment for overseas service there is now throughout Canada a great scarcity of farm labourers which, coupled with the diminution of land prepared for seed, will result in greatly decreased acreage under cultivation unless steps are taken to improve the condition in this regard ; and

Whereas it is believed that there are in Canada and the United States many young men who would work as farm labourers if the time so spent were allowed to count as residence upon homesteads entered for by them ; it being recognized that by working for a farmer who has all necessary stock and machinery, young men of the class mentioned would help to augment the agricultural output to a much greater extent than if they spent their time on their homesteads hampered by lack of stock or machinery ;

Therefore the Governor General in Council, in view of the foregoing and under and by virtue of the authority conferred upon him by The War Measures Act, 1914, is pleased to order that the Regulations for the survey, administration, disposal and management of Dominion lands within the 40-mile Railway Belt of the Province of British Columbia as established by Order in Council of the 17th day of September, 1889, and amendments thereto, shall be and the same are hereby further amended as follows ;—

Notwithstanding anything contained in the said regulations or the amendments thereto, during the remainder of the year 1917, the holders of homestead entries who are employed as farm labourers within the Dominion of Canada may be allowed the period of such employment as a like period of residence in connection with their respective entries, subject to the following conditions—

1. The time of employment to be counted as residence duties must be subsequent to the actual date of entry in each case.

2. The provisions of this order shall not apply to unperfected proxy entries, nor to any case in which the entrant is engaged in any other employment than actual farm labour.

3. As soon as possible after the entrant commences work, it shall be his duty to forward to the Agent of Dominion Lands for the District in which his land is situated, sworn evidence satisfactory to the Minister of the Interior giving particulars of the land held under entry, the nature of the work performed, where performed, date of commencement, and probable duration.

4. Within thirty days after the term of employment has expired, and in any case, not later than the 1st of February, 1918, the entrant shall file with the local agent for the district sworn evidence satisfactory to the Minister of the Interior, of time actually spent on farm work.

5. In the event of the cancellation of any entry for default in the performance of the conditions thereof, nothing in this order shall be held to confer any right or claim upon the former holder of any such entry who, being engaged in farm labour in Canada as aforesaid, has failed, prior to the date of cancellation, to notify the Agent of Dominion Lands for the district of the fact of his being so engaged.

6. The entry of any person complying with the foregoing provisions shall not, during the period of his employment on farm labour, be liable to cancellation by reason of his failure to perform the cultivation required in connection with his entry.

7. Notwithstanding anything contained in the said regulations, or the amendments thereto, the cultivation required to earn patent in such cases may be performed in two years instead of three.

8. In any case in which the Minister of Interior is not satisfied as to the *bona fides* of the case, he is authorized to withhold the benefits provided for by the foregoing.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

40-4



[The following Order in Council was first published in an *Extra of the CANADA GAZETTE*, dated the 24th March, 1917.]

[757]

AT THE GOVERNMENT HOUSE AT OTTAWA

Saturday, the 17th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

WHEREAS by reason of the exigencies of the war it is expedient and necessary in the public interest that The Expropriation Act, R.S.C. 1906, chapter 143, be enlarged and amended in the manner hereinafter set forth,—

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of The War Measures Act, 1914, is pleased to order that legislative effect be given as follows:—

(1) For the purpose of the compulsory taking, during and for any reason arising out of, the present war, of any property real or personal belonging or appurtenant to, or acquired, had, used or possessed in connection with any arms or munitions factory, machinery or plant, or other factory, mills, machinery or plant whatsoever which is being operated as a going concern, The Expropriation Act shall, subject to all the provisions thereof, extend and apply not only to the taking and acquisition of the land, if any intended to be taken, but also to all buildings, fixtures, machinery, plant, tools, materials, appliances, supplies, goods, chattels, contract rights, accrued or accruing, choses in action and personal property of any description whatsoever possessed, acquired, had, owned, used, appropriated or intended for use or consumption for, or in connection with or for any of the purposes of any such factory, mills, machinery or plant as aforesaid, or the operations or business theretofore carried on or intended to be carried on in or about or in connection with the same, and as fully and effectually to all intents and purposes as if the same were specified as included in the definition of land under the said Act.

(2) A recital or declaration in the order of the Governor General in Council authorizing the taking of any such property as aforesaid to the effect that the property is taken for a reason arising out of the present war, shall be conclusive of the fact.

(3) It shall not be necessary in any such case as aforesaid that the land intended to be taken shall be laid off or described by metes and bounds, and it shall be sufficient, in lieu of the deposit of a plan and description of the land or property intended to be taken, that a certified copy of the Order of the Governor in Council authorizing the taking, in which shall be embodied a description specifying or describing with reasonable certainty by reference or otherwise all the property both real and personal intended to be taken, shall be deposited at the registry office, and all the property thereby so specified or described shall by such deposit thereupon become and remain vested in His Majesty, saving the lawful claim to compensation of any person interested therein; provided that if by the said Order in Council a time be specified as to which the vesting pursuant to deposit of a certified copy thereof shall be deemed to take effect, then the deposit of such certified copy shall operate to vest the property, both real and personal, as of the time so specified, rather than as of the actual time of the deposit of the said certified copy.

(4) In determining or assessing the compensation for the taking of such land and personal property as hereinbefore mentioned or described no allowance of any percentage or bonus, whether or not customary or usually allowed in expropriation cases, shall be made to compensate for or to represent elements of value, loss or damage, whether in proof or not, in addition to the actual value of the property taken to the persons interested therein at the time of the vesting thereof in His Majesty; and moreover if by the Order of the Governor General in Council authorizing the taking it be declared that the compensation which may be allowed for the premises taken or any

part thereof shall not exceed an amount thereby specified, (which may be a nominal sum), then the right to compensation of the persons interested in the premises shall be accordingly limited so that the compensation recoverable shall not exceed the amount thus specified.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

40-2

[The following Order in Council was first published in an *Extra of the CANADA GAZETTE*, dated the 27th March, 1917.]

[1388]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 10th day of June, 1916.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to order that the order and regulations made under the provisions of The War Measures Act, 1914, by Order in Council of 11th April, 1916, (P.C. 782) prohibiting matches in explosives factories, shall be and the same are hereby cancelled and the following order and regulations are made and established in lieu thereof:—

Every person who

- (a) takes or attempts to take or assists in taking any matches into any explosives factory or into any building, enclosure or place wherein the manufacture of explosives is being carried on, or wherein explosives are assembled or used or kept for the making or production of war material or munitions of war, or
  - (b) has matches in his possession while in any such factory, building, enclosure or place,
- is liable upon summary conviction to a fine not exceeding one hundred dollars, or to imprisonment for any term not exceeding six months or to both fine and imprisonment.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

40-2

[779]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 21st day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

WHEREAS the Rouge Boom Company have applied for the approval of the following Tariff of Tolls which they propose to levy for the use of their works during the season of 1917, viz:—

	Tolls. Sacking. Total.		
1. On each saw-log 17 feet and under in length . . . . .	1 ct.	$\frac{1}{2}$ ct.	1 $\frac{1}{2}$ ct.
2. On each piece of round or flattened timber over 17 feet in length . . . . .	5 cts.	1 ct.	6 cts.
3. On each piece of square or waney timber . . . . .	10 cts.	2 cts.	12 cts.
4. On each piece of 4-foot wood . . . . .	$\frac{1}{2}$ ct.	$\frac{1}{4}$ ct.	$\frac{3}{4}$ ct.
5. On each railway tie 8 feet long . . . . .	$\frac{7}{8}$ ct.	$\frac{1}{8}$ ct.	1 ct.

The above charges covering the cost of gapping and of putting timber and logs in owner's sacks.

And whereas the Collector of Revenue of the Department of Public Works, to whom the application was referred, has reported that he sees no objection to the approval of the proposed tolls, and the Chief Engineer of the Department advises that such approval be given in which recommendation the Acting Minister concurs.

Therefore His Excellency the Governor General, by and with the advice of the King's Privy Council for Canada, is pleased to approve and doth hereby approve the above Tariff of Tolls proposed to be levied by The Rouge Boom Company for the use of their works during the season of 1917.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

40-4

[526]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 5th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS by an Order in Council, dated 11th March, 1915, provision was made that, in view of the difficulties of access to mineral claims situated in the northern portions of the Provinces of Manitoba, Saskatchewan and Alberta, and the exceptional conditions brought about by the war, the recorded owners of mineral claims acquired under the regulations for the disposal of quartz mining claims situated in the northern portions of the Provinces above enumerated (that is those portions lying north of the southern boundary of township 17 in the province of Manitoba, those portions lying north of the southern boundary of township 47 in the province of Saskatchewan, and those portions lying north of the southern boundary of township 60 in the province of Alberta) be granted an extension of time for one year from the date of that Order in Council, within which to furnish evidence of the required expenditure in mining operations upon such locations, as provided by section 41 of the said regulations for the disposal of quartz mining claims; and

Whereas by an Order in Council, dated 8th February, 1916, the provisions of the Order in Council of the 11th of March, 1915, above referred to, were extended for a period of one year, that is, up to the 11th day of March, 1917; and

Whereas representations have been made to the Department of the Interior that the obstacles to the development of mineral claims in the northern portions of the above Provinces have not yet been fully removed, and that the recorded owners of a large number of mineral claims in that part of the country have been unable to perform on such claims the representation work prescribed by the regulations for the period of the extensions granted; and

Whereas applications have been made for a short additional extension of time within which to perform this work;

Therefore His Excellency the Governor General in Council, in view of all the circumstances, is pleased to order and it is hereby ordered as follows:—

The provisions of the Order in Council of the 11th of March, 1915, above referred to, are hereby extended for a period of four months, that is, up to and including the 11th day of July, 1917, so that all mineral claims in the portions of the Provinces above described, in connection with which certificates of work have not been fully obtained under the provisions of section 41 or section 42 of the regulations for the disposal of quartz mining claims on Dominion lands, approved by Order in Council of 13th August, 1908, shall on the 12th day of July, 1917, lapse and shall again become the property of the Crown, excepting, however, such claims as are entitled to the protection prescribed by the Order in Council, dated 28th October, 1914, dealing with mining properties recorded in the names of persons who have been accepted for and who continue in active service in defence of the Empire during the war.

RODOLPHE BOUDREAU,

38-4

Clerk of the Privy Council.

[572]

## AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 5th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

THE Governor General in Council, under and in virtue of the provisions of the War Measures Act, 1914, is pleased to make the following Regulations and the same are hereby made and enacted accordingly:—

1. During the present war and thereafter until otherwise ordered no application for or any assignment of any right, power or other benefit in connection with any

water powers, forestry, Dominion land, Ordnance and Admiralty lands, Dominion lands in the Railway Belt of British Columbia, School lands, Mining lands, timber and grazing on the above described lands, Dominion Parks, Irrigation or the natural resources of the North West Territories shall be granted or allowed to any person who was not at the commencement of the present war, and who has not since continued to be a British subject, or a subject of a country which is an ally of His Majesty in the present war, or a subject of a neutral country, and who establishes the same to the satisfaction of the Minister of the Interior.

2. If any right, power or benefit hereinbefore referred to is acquired by a subject of an enemy country whether through error, misrepresentation or fraud, the Minister of the Interior may cancel the right, power or benefit so granted or assigned, and thereupon the same shall *ipso facto* be cancelled, and any money or fees paid to or deposited with His Majesty in connection therewith shall be *ipso facto* forfeited to His Majesty.

3. No company shall acquire or hold any of the rights, powers or benefits hereinbefore referred to unless such company be and remain a British company registered in Great Britain or Canada, having its principal place of business within the Dominions of His Majesty, with at all times the Chairman of the Company and a majority of the directors British subjects and never at any time controlled either directly or indirectly by a foreigner or foreigners or by a foreign corporation or corporations.

4. Any alteration in the memorandum of articles of association or in the constitution or in the laws of any company holding any rights, powers or benefits hereinbefore referred to shall be reported by the proper officer of the company to the Minister of the Interior, and two months' previous notice in writing shall be given to the Minister of the Interior of the intention to make any alteration which might conceivably either directly or indirectly effect the British character or control of any such company and if in the opinion of the Minister of the Interior the said alteration shall be contrary to the cardinal principles that the said company shall be and remain a British company under British control, the Minister of the Interior may refuse his consent to such alteration, and, if his refusal is not obeyed, may declare such company to have ceased to be a British company and may cancel the said rights, powers and benefits under the provisions of the next following regulation.

5. If any company which has acquired any right power or benefit hereinbefore referred to shall at any time cease to be a British company or shall become subject to foreign control, or shall assign any of the rights, powers or benefits aforesaid without the consent in writing of the Minister of the Interior being first had and obtained, or if the said right, power or benefit has been acquired through error, misrepresentation or fraud, the Minister of the Interior may cancel the right, power or benefit and thereupon the same shall *ipso facto* be cancelled, and any money or fees paid to or deposited with His Majesty shall be *ipso facto* forfeited to His Majesty.

6. Provided always that where any entry was granted for Dominion lands, or where any grant of any right, power or benefit hereinbefore referred to was made before the passing of the Order in Council of the fourteenth day of December, 1916, (P. C. No. 2614) to a person who, after the passing of the said Order in Council, would have been debarred from making entries or acquiring such right, power or benefit, a patent may be issued in the case of Dominion lands, and a lease, license, or certificate, as the case may be, may be granted for such right, power or benefit in ordinary course upon proof being submitted in each case that the conditions prerequisite for the granting of such patent, lease, license or certificate, as the case may be, have been fulfilled and performed, and, in the case of Dominion lands, upon evidence being also furnished satisfactory to the Minister of the Interior that the holder of the entry is a British subject.

RODOLPHE BOUDREAU,

38-4

Clerk of the Privy Council.



[686]  
AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 16th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL

THE Committee of the Privy Council have had before them a Report, dated 8th March, 1917, from the Minister of the Interior, submitting that by an order in Council dated the 29th November, 1916, he was authorized to issue a lease of Lot numbered 28 of Grand Rapids Settlement, in the Province of Manitoba, to Mr. A. W. Notman, of Grand Rapids aforesaid, Mr. Notman having, with certain half-breeds and others, been in occupation of the various lots in the said Settlement for several years.

The Minister states that Mr. Notman has represented to the Department of the Interior that he desires the land in question for a permanent home.

The Minister, therefore, is of the opinion that Mr. Notman's application to purchase the land outright for the sum of \$10 should be given favourable consideration, this action having been taken respecting certain other white settlers in the said Settlement.

The Minister, therefore, recommends that he be authorized to sell said Lot numbered 28 of Grand Rapids Settlement, in the Province of Manitoba, to Mr. Notman for the sum of \$10.

The Committee concur in the foregoing and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

40-4

[762]  
AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 20th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL

THE Committee of the Privy Council have had before them a report, dated 14th March, 1917, from the Minister of the Interior, stating that application has been made by the Council of the Town of Maple Creek, for permission to acquire the land necessary for the right of way of a pipe line across the southwest quarter of Section 29, Township 10, Range 25, west of the 3rd Meridian in connection with the water works system of the Town.

The Minister further states that under the provisions of The Irrigation Act land required for the right of way of a pipe line for the conveyance of water may be acquired in the same way as land required for railway purposes under the provisions of the Railway Act, that is to say, on such terms as the Governor in Council may prescribe.

The practice in such cases is to have the land applied for inspected and valued, and then to seek the consent of the Governor in Council for the sale of the land required to the applicant at the price determined by valuation.

In the present instance the land applied for, comprising 2.54 acres, has been valued by Inspector J. F. Drew at \$10.00 per acre.

The Minister recommends, therefore, that authority be given to sell to the Council of the Town of Maple Creek, the 2.54 acres of land required for the right of way of the pipe line through the southwest quarter of Section 29, Township 10, Range 25, west of the 3rd Meridian, at the rate of \$10.00 per acre, the land in question, being shown coloured pink on the plan hereto attached.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

40-4

[760]  
AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 20th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL

HIS Excellency the Governor General in Council is pleased, under the provisions of the 7th section of chapter 108 of the Revised Statutes of Canada, 1906, "An Act respecting Public Ferries," and by and with the advice of the King's Privy Council for Canada, to make and enact the following regulations for the governance of the ferry across the Ottawa River, extending a distance of one mile above and one mile below J. O'Brien's farm, in the county of Prescott, Ontario, and a similar distance above and below the mouth of Calumet River, in the county of Argenteuil, Province of Quebec, and the same are hereby made and enacted accordingly.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

## REGULATIONS.

### CALUMET FERRY.

#### 1.—Limits.

The Limits of the ferry shall extend to a distance of one mile above and one mile below J. O'Brien's farm, in the County of Prescott, in the Province of Ontario, and to a similar distance above and below the mouth of the Calumet River, in the County of Argenteuil, in the Province of Quebec.

#### 2.—Landing Stages.

A suitable landing stage or wharf serviceable at all states of the water in the river, must be constructed and maintained by the Licensee on both sides of the river, subject to the approval of the Department of Inland Revenue.

#### 3.—Ferry Boat.

The licensee shall provide and maintain a substantial seaworthy steamer, or other power, not less than 34 feet keel and 7 feet beam, which shall be capable of accommodating with safety and comfort not less than 20 passengers.

He also is permitted to use a scow for the purpose of ferrying horses and cattle, such scow to be not less than 28 feet long by 14 feet wide.

#### 4.—Engine.

The engine of the boat shall be not less than 16 nominal horse power, high pressure, and shall be, as well as the vessel generally and the scow, subject to the approval of the Dominion Inspector of Steamboats.

The vessel shall be supplied with life preservers, and shall be in all respects fully equipped, and shall be kept in a cleanly state. She shall have a duly certificated engineer and the Department of Inland Revenue shall be at liberty to reject the boat, the engineer thereof, the scow, or the said docks or wharves, should it consider them or any of them respectively unsuitable to the service or unsafe or inadequate to meet the wants of the public.

#### 5.—Number of trips.

The ferry boat shall run daily (Sunday excepted) and shall make not less than four (4) round trips per day between the hours of 7 o'clock a.m. and 6 o'clock p.m., but the Department of Inland Revenue reserves the right to itself of establishing regular running hours, should it be found in the interests of the public to do so. Until otherwise determined the Licensee shall provide convenient and sufficient means of signalling by telephone or otherwise, and shall cross from side to side, whenever signalled to do so.

#### 6.—Tariff.

For automobile with driver, each way.....	\$ .50
For a two horse cart or conveyance, with driver, each way.....	.40
For a two horse cart or conveyance, with driver, go and return same day.....	1.00

For one horse cart or conveyance, with driver, each way.....	.25
For one horse cart or conveyance, with driver, go and return same day.....	.50
For one horse, each way.....	.25
For each head of horned cattle, each way.....	.25
For each sheep or swine, each way.....	.10
For each passenger, each way.....	.25
For every hundred pounds of freight.....	.05

The right is reserved to the Governor in Council to modify the maximum tariff, should it be found expedient in the public interest to do so; and the Governor in Council may declare the license forfeited and void whenever it shall be satisfactorily shown that the licensee fails to comply with the conditions thereof.

7.—

The License will be granted for a period of 5 years from the 1st day of May, 1917.

8.—

The Licensee will be required to give two sureties satisfactory to the Department of Inland Revenue, who shall be held jointly and severally in the sum of \$200 for the full compliance by the Licensee with the terms of the License.

9.—

The Licensee of the Ferry shall at all times during the continuance of the License, carry over and across the ferry without fee, toll or reward, militiamen, soldiers, or sailors, provided with proper passports or under the charge of their proper Officer or Officers, and it shall be lawful for the said Licensee to commute the rate of passenger fees.

10.—

A Notice of the rates of fares and tolls to be charged for ferriage shall be put in a conspicuous place near the ferry landing on both sides of the river, and also on board the ferry boat employed.

40-3

[610]

AT THE GOVERNMENT HOUSE AT OTTAWA

Wednesday, the 7th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

WHEREAS by Order in Council of the 30th January, 1914, authority was given to grant to the Keeseekoowenin's band of Indians a tract of land, one hundred acres in extent, in the northeast quarter of section 15, township 19, range 20, west of the first meridian, in the Riding Mountain Forest Reserve, in exchange for certain lands comprised in Indian Reserve, No. 61A, which are affected by flooding, owing to the construction of a dam at the outlet of Clear Lake for the development of water power for the town of Minnedosa;

And whereas it has been ascertained that the land to be granted to the Indians, as described in the said Order in Council, does not include the land actually required by the Indians.

Therefore His Excellency the Governor General in Council is pleased to order and it is hereby ordered that the said Order in Council of the 30th January, 1914, be rescinded insofar as it affects the description of the land to be granted to the Indians, and that the land hereinafter described, comprising one hundred acres, be granted instead thereof;

"All that portion of section 15 in township 19, range 20, west first meridian, contained within the following limits; that is to say: Commencing at a point on the west boundary of said section 15, distant northerly thereon from the southwestern corner thereof 16 chains; thence astronomically due east 35 chains; thence astronomically due north 34 chains; thence astronomically due west 16 chains, thence astronomically due south 10 chains more or less to the northern boundary of the south half of said section 15, thence westerly along the said northern boundary of the south half of said section 15 to the northwestern corner of the southwest quarter of section 15, 19 chains more or less; thence southerly along the western boundary of said section 15, 24 chains more or less to the place of commencement containing 100 acres."

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

38-4

[560]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 28th day of February, 1917.

PRESENT :

THE DEPUTY GOVERNOR GENERAL IN  
COUNCIL.

WHEREAS owing to enlistment for overseas service there is now throughout Canada a great scarcity of farm labourers which, coupled with the diminution of land prepared for seed, will result in greatly decreased acreage under cultivation unless steps are taken to improve the condition in this regard; and

Wherefore it is believed that there are in Canada and the United States many young men who would work as farm labourers if the time so spent were allowed to count as residence upon homesteads entered for by them; it being recognized that by working for a farmer who has all necessary stock and machinery, young men of the class mentioned would help to augment the agricultural output to a much greater extent than if they spent their time on their homesteads hampered by lack of stock or machinery;

Therefore the Deputy Governor General in Council, in view of the foregoing, is pleased, under and by virtue of the authority conferred upon him by section 6 of The War Measures Act, 1914, to make the following Order and Regulations and the same are hereby made and enacted, accordingly:—

Notwithstanding anything contained in The Dominion Lands Act or the amendments thereto, during the remainder of the year 1917 the holders of homestead, pre-emption or purchased homestead entries who are employed as farm labourers within the Dominion of Canada allowed the period of such employment as a like per residence in connection with their respective entries, subject to the following conditions,—

1. The time of employment to be counted as residence duties must be subsequent to the actual date of entry in each case.

2. The provisions of this order shall not apply to unperfected proxy entries, nor to any case in which the entrant is engaged in any other employment than actual farm labour.

3. As soon as possible after the entrant commences work, it shall be his duty to forward to the Agent of Dominion Lands for the District in which his land is situated, sworn evidence satisfactory to the Minister of the Interior giving particulars of the land held under entry, the nature of the work performed, where performed, date of commencement, and probable duration.

4. Within thirty days after the term of employment has expired, and in any case, not later than the 1st of February, 1918, the entrant shall file with the local agent for the district sworn evidence satisfactory to the Minister of the Interior, of time actually spent on farm work.

5. In the event of the cancellation of any entry for default in the performance of the conditions thereof, nothing in this order shall be held to confer any right or claim upon the former holder of any such entry who, being engaged in farm labour in Canada as aforesaid, has failed, prior to the date of cancellation, to notify the Agent of Dominion Lands for the district of the fact of his being so engaged.

6. The entry of any person complying with the foregoing provisions shall not, during the period of his employment on farm labour, be liable to cancellation by reason of his failure to perform the cultivation required in connection with his entry.

7. Notwithstanding anything contained in The Dominion Lands Act or the amendments thereto, the cultivation required to earn patent in such cases may be performed in two years instead of three.

8. In any case in which the Minister of the Interior is not satisfied as to the *bona fides* of the case, he is authorized to withhold the benefits provided for by the foregoing.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

37-4



[473]  
AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 20th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

HIS Excellency the Governor General in Council, under and in virtue of the provisions of Section 854 of the Canada Shipping Act, is pleased to amend and doth hereby amend the general and special regulations for the government of public harbours in Canada, as established by Order in Council of the 20th April, 1911, by adding thereto the following special regulations relative to the speed of vessels in the harbour of Prince Rupert, British Columbia, submitted by the Harbour Master of Prince Rupert; said regulations having been concurred in by the Deputy Minister of Marine and Fisheries, on the report of the Technical Officers of the Department, and the Deputy Minister of Justice having reported that there is no legal objection to their approval:

1. The speed of any vessel entering or leaving the harbour of Prince Rupert shall not exceed eight knots an hour between Point Charles and the Canadian Fish and Cold Storage plant;
2. The speed of any vessel anywhere in the said harbour shall not exceed four knots an hour when passing another vessel with a scow or scows alongside;
3. The person in charge of any vessel violating the provisions of these regulations shall be liable to a penalty of fifty dollars for each and every offence.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

40-2

[555]  
AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 28th day of February, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR  
GENERAL IN COUNCIL.

WHEREAS applications have been made to the Minister of the Interior to extend the provisions of the Orders in Council hereinafter referred to, which at present only protect the holders of homesteads, to pre-emptions and purchased homesteads;

Therefore His Excellency the Governor General in Council, under and in virtue of the provisions of the War Measures Act, 1914, is pleased to make the following regulations and the same are hereby made and enacted accordingly:

1. The terms and provisions of the following Orders in Council, viz: of the 8th May, 1915, (P.C. 1042); the 20th September, 1915, (P.C. 2150); the 9th December, 1915, (P.C. 2888); and the 12th January, 1916, (P.C. 33), shall be applicable to pre-emptions and purchased homesteads, that is to say, the relief which may be granted under the authority of the said Order in Council of the 8th May, 1915, with respect to the further residence upon or further cultivation of his homestead to any homesteader who is or has been a member of any of the military forces mentioned or referred to in that Order in Council as defined by the said Order in Council of the 20th September, 1915, or to his legal representatives in such order; the protection of the entry of any such homesteader provided for by the said Order in Council of the 9th December, 1915, and the benefit afforded to any such homesteader by the amendment of the regulations as to entries by proxy authorized by the said Order in Council of the 12th January, 1916.

Provided always that in all cases, before a patent is issued for a pre-emption or purchased homestead, all payments of principal and interest shall be made and completed as prescribed by the Dominion Lands Act and the amendments thereto.

RODOLPHE BOUDREAU,  
Clerk of the Privy Council.

37-4

[561]  
AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 5th day of March, 1917.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL.

WHEREAS it is provided by section 7 of The Dominion Lands Act, that no land shall be open for entry for a homestead or otherwise until it has been surveyed in accordance with the provisions of The Dominion Lands Surveys Act, and notice that it is to be open for entry upon a date to be set forth in the notice has been posted for at least thirty days in the land office for the district in which the land is situate, and has been published in at least one newspaper in that district and in one newspaper in the provincial capital.

And whereas it is also provided by regulation of the Department of the Interior that in certain cases where entries have been cancelled, or where lands which have been under reservation are released from such reservation, the lands affected shall before being made available for the general public, be posted for at least ten days in the Land Office for the district, also in the sub-office at which departmental business may be transacted for the district, and in the post office nearest to the land.

And whereas the attention of the Minister of the Interior has been drawn to the handicap experienced by returned soldiers who may be suffering to a certain extent from physical disability, when making application for entry for Dominion lands in competition with the general public;

And whereas the Minister of the Interior is of opinion that it is desirable that provision should be made whereby any returned soldier, as hereinafter defined or specified, who desires to make application for such entry, should have priority for a period of one day from and following the hour at which land becomes available after having been advertised or posted, as hereinafter set forth; provided, however, that any such applicant must be eligible under The Dominion Lands Act and the amendments thereto, or of regulations thereunder, for entry of the class for which he intends to make application, and, further, that he must be prepared to fulfil the settlement conditions thereby prescribed.

Therefore His Excellency the Governor General in Council under and in virtue of the provisions of section 6 of The War Measures Act, 1914, is pleased to make the following regulations and the same are hereby made and established accordingly:—

1. From and after a date to be fixed by the Minister of the Interior, wherever any parcel or parcels of Dominion lands become available for entry as hereinbefore set forth, after having been advertised or posted according to the provisions of The Dominion Lands Act, as amended, and of any regulations thereunder, a period of one office day shall be allowed, immediately following the expiry of the term of advertising or posting, during the office hours of which day the right of making entry for such parcel or parcels of Dominion lands shall be restricted to returned soldiers who have served overseas during the present war with the military or naval forces of Great Britain, or with any of the Allies of Great Britain; who have been honourably discharged therefrom, and who are present in person at the office of the local Agent for the district for the purpose of making entry. An application for entry by any of these soldiers shall be made, received and dealt with in all respects, except as herein provided, under the provisions of the said Act, as amended, and regulations then in force. Each of such returned soldiers applying for entry on the day above mentioned shall submit for the inspection of the Agent of Dominion Lands for the district in which the land so applied for is situate, his certificate of honourable discharge from military service of the nature before referred to; failing which his application for entry shall not be accepted on that day.

2. In the case of more than one returned soldier being present at the opening of the Land Office on the day above referred to, priority as between the respec-

tive applicants shall be decided under the then existing regulations in that behalf.

3. No concessions shall be extended to a returned soldier who applied for entry at the office of any sub-agent of Dominion Lands.

4. Upon the opening of the Land Office for the district, on the day immediately following the period set apart for receiving applications for entry from returned soldiers, as above set forth, the disposal of any of such parcels of land remaining unentered for, shall proceed in the manner provided for by the then existing Dominion Lands Act as amended, and regulations thereunder.

5. In the event of any question being raised as to the interpretation of any of the foregoing regulations, the Minister of the Interior is authorized to decide such question in such manner as he may deem just, having in view the circumstances of the case.

RODOLPHE BOUDREAU,

37-4

Clerk of the Privy Council.

## RAILWAY COMMISSION.

### EASTERN CANADIAN PASSENGER ASSOCIATION.

Office of the Secretary  
264 Beaver Hall Hill.

G. H. WEBSTER,  
Secretary.

Montreal, Que., February 21, 1917.

*Circular Letter 866.*

### C. R. C. GENERAL ORDER No. 181, AMENDING GENERAL ORDER 179.

To the Members of Eastern Canadian Passenger Assn.

I beg to send you herewith a copy of General Order No. 181, C.R.C., entitled :—

"In the matter of the General Order of the Board No. 179, dated January 29th, 1917, amending Rule 26, subsection (d) of the Regulations Governing Baggage Car Traffic, as prescribed by General Order No. 151, dated November 8th, 1915 :

File No. 23328."

G. H. WEBSTER,  
Secretary.

General Order No. 181.

### THE BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Saturday, the 3rd day of February, A.D. 1917.

D'ARCY SCOTT,  
*Asst. Chief Commissioner.*

S. J. McLEAN,  
*Commissioner.*

A. S. GOODEVE,  
*Commissioner.*

IN THE MATTER OF the General Order of the Board No. 179, dated January 29th, 1917, amending Rule 26, subsection (d) of the Regulations Governing Baggage Car Traffic, as prescribed by General Order No. 151, dated November 8th, 1915 :  
File No. 23328.

UPON reading what is filed on behalf of The Eastern Canadian Passenger Association—

It is ordered that the said General Order No. 179, dated January 29th, 1917, be and is hereby amended by adding after the word "subsection," in the seventh line of the operative part of the order, the words,

and by striking out the word "thereat," the fourth word in the third line of the said subsection, and substituting therefor the words "at destination."

(Sgd.) D'ARCY SCOTT,

*Assistant Chief Commissioner  
Board of Railway Commissioners for Canada*

BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Examined and certified as a true copy under section 23 of The Railway Act.

(Sgd.) A. D. CARTWRIGHT,

*Secretary of Board of Railway  
Commissioners for Canada.*

Ottawa, 6th February, 1917.

### EASTERN CANADIAN PASSENGER ASSOCIATION.

Office of the Secretary.  
264 Beaver Hall Hill.

G. H. WEBSTER,  
Secretary.

Montreal, Que., February 2, 1917.

*Circular Letter 847.*

To the members of Eastern Canadian Passenger Assn.

I beg to send you herewith copy of General Order No. 179, C.R.C., entitled :—

"IN THE MATTER OF the General Order of the Board No. 151, dated November 8th, 1915, prescribing regulations governing baggage car traffic for the observance of every railway company within the legislative authority of the Parliament of Canada, other than Government Railways; and the application of M. J. Gorman, K.C., of Ottawa, for an Order amending Rule 26 (d) of the said regulations :

File No. 23328."

G. H. WEBSTER,  
Secretary.

General Order No. 179.

### THE BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Monday, the 29th day of January, A.D. 1917.

D'ARCY SCOTT,  
*Asst. Chief Commissioner.*

S. J. McLEAN,  
*Commissioner.*

A. S. GOODEVE,  
*Commissioner.*

IN THE MATTER OF the General Order of the Board No. 151, dated November 8th, 1915, prescribing regulations governing baggage car traffic for the observance of every railway company within the legislative authority of the Parliament of Canada, other than Government Railways; and the application of M. J. Gorman, K.C., of Ottawa, for an Order amending Rule 26 (d) of the said regulations :

File No. 23328.

UPON reading what is filed in support of the application and on behalf of the Eastern Canadian Passenger Association; and upon the report of the Chief Traffic Officer of the Board—

It is Ordered that Rule 26, subsection (d) of the Regulations Governing Baggage Car Traffic be amended by adding after the word, "the", the seventh word in the second line, and before the word "carrier", the eighth word, the following words, "originating or terminating"; and by striking out the words, "at destination", which are respectively the ninth and tenth words of the second line of the subsection; the Railway Companies to publish this Order in the *Canada Gazette*.

(Sgd.) D'ARCY SCOTT,  
*Assistant Chief Commissioner,*

38-5 *Board of Railway Commissioners for Canada.*



PURSUANT to Section 331 of The Railway Act, notice is hereby given that Supplement No. 1 to Canadian Northern Railway Local Standard Passenger Tariff No. W-126, C.R.C. No. W-1283, between Tannis, Alberta, and Nordegg, Alberta, has been filed with and approved by the Board of Railway Commissioners for Canada by Order No. 25944, dated 16th March, 1917, and that such Local Standard Passenger Tariff is as follows :—

R. H. M. TEMPLE,  
Solicitor.

Toronto, March 24th, 1917.

(Copy.)

Tariff No. W-126. C.R.C. No. W-1283.

Supplement No. 1 thereto.

CANADIAN NORTHERN RAILWAY.

Lines West of Port Arthur, Ont.

LOCAL STANDARD PASSENGER TARIFF.

Issued 12th March, 1917. Effective 2nd April, 1917.

Standard Passenger Fares between Tannis, Alberta and Nordegg, Alberta, will be four cents (4c.) per mile or fraction thereof.

Fares must end in "0" or "5."

In calculating fares if actual figures show fraction of five cents (5c.), less than two and a half cents ( $2\frac{1}{2}$ c.), it will be dropped. If two and a half cents ( $2\frac{1}{2}$ c.), or over, it will be considered as five cents (5c.).

Issued by :—

R. CREELMAN,  
General Passenger Agent,  
Winnipeg, Man.

GEO. H. SHAW,  
General Traffic Manager,  
Toronto, Ont.

Winnipeg Man., 12th March, 1917.

(Copy.)

Order No. 25944.

THE BOARD OF RAILWAY COMMISSIONERS  
FOR CANADA.

Friday, the 16th day of March, A.D. 1917.

SIR H. L. DRAYTON, K.C.,  
Chief Commissioner.

A. S. GOODEVE,  
Commissioner.

IN THE MATTER of the application of the Canadian Northern Railway Company, hereinafter called the "Applicant Company," under section 331 of The Railway Act, for approval of Supplement 1 to its Tariff C.R.C.W-1283, providing for a maximum passenger fare of four cents per mile on the line west of Tannis, Alta.

File No. 1115.8.

UPON the report and recommendation of the Chief Traffic Officer of the Board,—

It is ordered that the Applicant Company's said Supplement No. 1 to Tariff C.R.C.W-1283, providing for a maximum passenger fare of four cents a mile on the line west of Tannis, Alta., on file with the Board under file No. 1115.8, be, and it is hereby, approved; and that the said Supplement, with copy of this order, be published in at least two consecutive weekly issues of the *Canada Gazette*.

(Sgd.) H. L. DRAYTON,  
Chief Commissioner,

40-2 Board of Railway Commissioners for Canada.

## GENERAL ORDERS.

1916.

HEADQUARTERS, OTTAWA,

15th November, 1916.

G.O. 106.

ESTABLISHMENTS—AMENDMENTS.

CORPS OF GUIDES, CORPS RESERVE.

Adverting to General Order 55, 1913, under Majors, for "16" substitute "12", and add "Lt.-Colonels 4".  
(H.Q. 11-1-19.)

G.O. 107.

ORGANIZATION.

MILITARY DISTRICT No. 4.—Authority is granted for the formation of two companies of the C.O.T.C. at St. Louis College, Montreal.

(H.Q. 7429-24-1.)

G.O. 108.

NOMENCLATURE.

MILITARY DISTRICT No 11.—Adverting to General Order No. 102, 1916, the battalion of Reserve Militia authorized therein will be designated the "Fraser Valley Reserve Battalion", and not as therein stated.  
(H.Q. 32-1-385.)

G.O. 109.

MEDALS AND DECORATIONS.

THE COLONIAL AUXILIARY FORCES OFFICERS' DECORATION.

The undermentioned officers have been awarded the Colonial Auxiliary Forces Officers' Decoration, under the provisions of the Royal Warrant, dated the 18th May, 1899, and General Order 132 of November, 1901 :—

RANK.	NAME.	CORPS.
Lt.-Colonel.....	Edward N. Renouf	7th Brigade, C.F.A.
Captain.....	P. E. Bourassa....	Reserve of Officers.

LONG SERVICE AND GOOD CONDUCT MEDAL.

The undermentioned are awarded the Long Service and Good Conduct Medal, under the provisions of the Royal Warrant dated 31st May, 1895, and General Order 104 of October, 1902 :—

RANK.	NAME.	CORPS.
No. 146, Staff-Sergt.	A. G. Hodder....	Royal Canadian Engineers.
No. 10, Q-M-Sergt..	W. L. Duncan....	P. A. M. C.
Sergt. Major (W.O.)	J. Holden.....	Royal Canadian Engineers.
No. 368, Q-M-Sergt.	J. Gully .....	Royal Canadian Engineers.
No. 5903, R-S-Major	W. D. J. Draper..	R. C. G. A.

THE COLONIAL AUXILIARY FORCES LONG SERVICE MEDAL.

The undermentioned are awarded the Colonial Auxiliary Forces Long Service Medal, under the

provisions of the Royal Warrant, dated the 18th May, 1899, and General Order No. 132 of November, 1901:—

RANK.	NAME.	CORPS.
Major.....	R. H. Arthur.....	7th Regt. (Algonquin Rifles).
Hon. Captain....	J. E. Boissinet...	6th Regiment, C.G.A.
Sergt.....	J. Menard.....	9th Regiment (V. de Q.)
Corporal.....	Leon Soucy.....	9th Regiment (V. de Q.)
Private.....	J. B. Ouellet.....	9th Regiment (V. de Q.)
Private.....	A. L'Heureux.....	9th Regiment (V. de Q.)
Private.....	A. Rouke.....	66th Regt. (Princess Louise Fusiliers).

By Command,

*W. E. Hoagins.*

Major-General,  
Acting Adjutant-General.

NOTICE.—General Order (White) dated 1st of August, 1916, should be numbered 72 “A”.

GENERAL ORDERS.

1917.

HEADQUARTERS,  
OTTAWA, 15th February, 1917.

G.O. 18.  
ORGANIZATION.

MILITARY DISTRICT No. 11.  
British Columbia University Contingent, C.O.T.C.—  
With reference to General Order 149, 1915, the organization of two additional companies is authorized with effect from the 1st February, 1916.  
(H.Q. 7429-14-1.)

G.O. 19.  
DECORATIONS AND MEDALS.

WEARING OF THE ROYAL CANADIAN HUMANE SOCIETY MEDALS.

Paragraph 1355, Section 2, K.R. & O. Canada, 1910, is amended to read as follows:—  
“The medals of the Royal Humane Society, and the ‘Stanhope Gold Medal’ awarded by that body, and also the Medal awarded by the Royal Canadian Humane Society.”  
(H.Q. 51-1-7.)

THE COLONIAL AUXILIARY FORCES OFFICERS’ DECORATION.

The undermentioned officer has been awarded the Colonial Auxiliary Forces Officers’ Decoration under the provisions of the Royal Warrant, dated 18th day of May, 1899, and General Order 132 of November, 1901:—

RANK.	NAME.	CORPS.
Major.....	D. Sharpe.....	2nd Dragoons.

LONG SERVICE AND GOOD CONDUCT MEDAL.

The undermentioned are awarded the Long Service and Good Conduct Medal, under the provisions of the Royal Warrant, dated 31st May, 1895, and General Orders 104 of October, 1902:—

RANK.	NAME.	CORPS.
Sergeant-Major, (W.O.).....	S. E. Smith.....	Royal Canadian Garrison Artillery.
Sergeant-Major, (W.O.).....	J. H. Bingham....	Royal Canadian Regiment.
Sergeant-Major... ..	P. M. Lawrence..	Royal Canadian Engineers.
Q.M.S.....	H. R. J. Sawyer..	Royal Canadian Engineers.
Gunner.....	L. Guerette....	Royal Canadian Garrison Artillery.

THE COLONIAL AUXILIARY FORCES LONG SERVICE MEDAL.

The undermentioned are awarded the Colonial Auxiliary Forces Long Service Medal, under the provisions of the Royal Warrant, dated 18th May, 1899, and General Order 132 of November, 1901:—

RANK.	NAME.	CORPS.
Major, (Temp. Lt.-Col.).....	R. Angus.....	5th (British Columbia) Regiment.
Capt., (Temp. Lt.-Col.).....	A. A. Miller.....	48th Regiment, (Highlanders).
Lieutenant.....	H. A. Callighen..	35th Regiment, (Simcoe Foresters).
Hon. Lieutenant... ..	John Slatter.....	48th Regiment, (Highlanders).
Sergeant-Major, (W.O.).....	A. W. Bell.....	2nd Regiment, (R. O.R. of Canada).
Sergeant-Major....	R. F. Reed. ....	2nd Regiment, (Q. O.R. of Canada).
Sergeant.....	E. Carbonneau....	65th Regiment, (Carabineers, M.R.).
Private.....	G. A. Stewart....	10th Regiment, (Royal Grenadiers)
Private.....	W. H. Barker....	2nd Regiment, (Q. O.R. of Canada).
Private.....	J. F. Walker.....	2nd Regiment, (Q. O.R. of Canada).
Private....	A. Barette.....	9th Regiment, (V. de Q.)

G.O. 20.  
RIFLE ASSOCIATIONS.

The disbandment of the undermentioned rifle association is authorized:—

Civilian.

No. 587 Spruce Lake Civilian Rifle Association, with headquarters at Emmaville, Sask.  
(H.Q. 29-S-32.)

By Command,

*W. E. Hoagins.*

Major General,  
Acting Adjutant-General.



# APPOINTMENTS, PROMOTIONS AND RETIREMENTS. CANADIAN MILITIA.

1917.

HEADQUARTERS,  
OTTAWA, 22nd February, 1917.

The following appointments, promotions, retirements and confirmations of rank, are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council.

**G. O. 21.****ACTIVE MILITIA.****CAVALRY.**

**2ND DRAGOONS.**—To be provisional Lieutenant (supernumerary): Malcolm Brown MacLean, gentleman. 29th May, 1916.

**5TH (THE PRINCESS LOUISE) DRAGOON GUARDS.**—To be provisional Lieutenant (supernumerary): James Warren York, gentleman. 9th February, 1917.

**22ND SASKATCHEWAN LIGHT HORSE.**—To be provisional Lieutenant (supernumerary): Harry Brownhill, gentleman. 5th February, 1917.

**28TH NEW BRUNSWICK DRAGOONS.**—Provisional Lieutenant (supernumerary) H. C. Alward is transferred to the 3rd (New Brunswick) Regiment, Canadian Garrison Artillery. 23rd January, 1917.

**ARTILLERY.***Canadian Field Artillery.*

**5TH BRIGADE—AMMUNITION COLUMN.**—To be provisional Lieutenant (supernumerary): Provisional Lieutenant (supernumerary) E. A. Wiggs, from the 8th Regiment (Royal Rifles). 15th December, 1916.

**6TH BRIGADE—21ST (WESTMOUNT) BATTERY.**—To be provisional Lieutenants (supernumerary): Lieutenants S. B. Cayford, E. L. Wilson, from the 86th Three Rivers Regiment. 4th November, 1916.

**8TH BRIGADE—2ND (OTTAWA) BATTERY.**—To be provisional Lieutenant (supernumerary): Lieutenant (supernumerary) R. A. Lockhart, from the 48th Regiment (Highlanders). 12th January, 1917.

**9TH BRIGADE—5TH (KINGSTON) BATTERY.**—To be provisional Lieutenant (supernumerary): Philip Wiles, gentleman. 10th February, 1917.

**12TH BRIGADE—30TH BATTERY.**—To be provisional Lieutenant (supernumerary): Robert Percival Douglas, gentleman. 31st January, 1917.

**14TH BRIGADE—38TH BATTERY.**—To be provisional Lieutenant (supernumerary): Gordon Albert Wickson, gentleman. 16th January, 1917.

**25TH BATTERY.**—To be provisional Lieutenant (supernumerary): Stanley Harwood McCuaig, gentleman. 8th February, 1917.

*Heavy Artillery.*

**PRINCE EDWARD ISLAND HEAVY BRIGADE—4TH HEAVY BATTERY AND AMMUNITION COLUMN.**—To be provisional Lieutenant (supernumerary): Walter Leigh Beer, gentleman. 29th December, 1916.

*Canadian Garrison Artillery.*

**1ST (HALIFAX) REGIMENT.**—Provisional Lieutenant (supernumerary) H. Whittred is permitted to retire. 13th February, 1917.

**3RD (NEW BRUNSWICK) REGIMENT.**—To be Lieutenant (supernumerary): Provisional Lieutenant (supernumerary) H. C. Alward, from the 28th New Brunswick Dragoons. 23rd January, 1917.

**CANADIAN ENGINEERS.**

To be provisional Lieutenant (supernumerary): Joseph Andrew Orr, gentleman. 7th February, 1917.

**CANADIAN OFFICERS TRAINING CORPS.**

**MACDONALD COLLEGE CONTINGENT.**—Lieutenant P. A. Boving is transferred to the British Columbia University Contingent. 15th December, 1916.

**TORONTO UNIVERSITY CONTINGENT.**—Lieutenant (supernumerary) W. H. Martin is permitted to resign his commission. 8th February, 1917.

**QUEEN'S UNIVERSITY CONTINGENT.**—Provisional Lieutenant E. W. Matthews is retired. 15th February, 1917.

**BRITISH COLUMBIA UNIVERSITY CONTINGENT.**—To be Lieutenant: Lieutenant P. A. Boving, from the Macdonald College Contingent. 15th December, 1916.

**INFANTRY.**

**2ND REGIMENT (QUEEN'S OWN RIFLES OF CANADA).**—To be Major and to remain seconded: Captain (temporary Lieutenant-Colonel) R. Pellatt. 23rd October, 1916.

To be Lieutenant (supernumerary): Lieutenant R. A. Nevitt, from the Corps Reserve. 4th January, 1917.

To be provisional Lieutenant (supernumerary): Richard Osler Wade, gentleman. 8th February, 1917.

**5TH REGIMENT (ROYAL HIGHLANDERS OF CANADA).**—Lieutenant F. S. Molson is transferred to the Corps Reserve. 18th January, 1917.

**8TH REGIMENT (ROYAL RIFLES).**—Provisional Lieutenant (supernumerary) E. A. Wiggs is transferred to the Ammunition Column, 5th Brigade, Canadian Field Artillery. 15th December, 1916.

**11TH REGIMENT (IRISH FUSILIERS OF CANADA).**—Lieutenant (supernumerary) S. J. Bryant is transferred to the Corps of School Cadet Instructors. 8th January, 1917.

**12TH REGIMENT (YORK RANGERS).**—To be provisional Lieutenant (supernumerary): Thomas Wallace Clarke, gentleman. 4th January, 1917.

**15TH REGIMENT (ARGYLL LIGHT INFANTRY).**—To be provisional Lieutenant (supernumerary): Edward Reginald Hinchey, gentleman. 15th December, 1916.

**22ND REGIMENT (THE OXFORD RIFLES).**—To be provisional Lieutenant (supernumerary): Grant Murray, gentleman. 27th January, 1917.

**23RD REGIMENT (THE NORTHERN PIONEERS).**—The period of tenure of command of Lieutenant-Colonel J. B. Miller is further extended to the 15th September, 1917.

**33RD HURON REGIMENT.**—Lieutenant J. A. Dickson is retired. 3rd February, 1917.

**34TH ONTARIO REGIMENT.**—To be provisional Lieutenant (supernumerary): Sibbald Hett, gentleman. 1st February, 1917.

**35TH REGIMENT (SIMCOE FORESTERS).**—To be Lieutenant (supernumerary): Henry James Grasett, gentleman. 4th December, 1916.

**41ST REGIMENT (BROCKVILLE RIFLES).**—To be Lieutenant (supernumerary): George William Dailey, gentleman. 9th February, 1917.

**48TH REGIMENT (HIGHLANDERS).**—Lieutenant (supernumerary) R. A. Lockhart is transferred to the 2nd (Ottawa) Battery, 8th Brigade, Canadian Field Artillery. 12th January, 1917.

49TH REGIMENT (HASTINGS RIFLES).—To be Lieutenant (supernumerary): George Ira Campbell, gentleman. 20th July, 1916.

63RD REGIMENT (HALIFAX RIFLES).—Captain E. A. Vossnack is transferred to the Corps Reserve. 21st June, 1916.

To be provisional Lieutenant (supernumerary): John Stuart Roy, gentleman. 2nd October, 1916.

72ND REGIMENT (SEAFORTH HIGHLANDERS OF CANADA).—To be provisional Lieutenant (supernumerary): William D. Sharp, gentleman. 26th December, 1916.

79TH CAMERON HIGHLANDERS OF CANADA.—To be provisional Lieutenant (supernumerary): Wallace McLandress, gentleman. 7th February, 1917.

86TH THREE RIVERS REGIMENT.—Lieutenants S. B. Cayford, E. L. Wilson are transferred to the 21st (Westmount) Battery, 6th Brigade, Canadian Field Artillery. 4th November, 1916.

95TH SASKATCHEWAN RIFLES.—To be Lieutenant (supernumerary): John William Jefferson, gentleman. 3rd February, 1917.

100TH WINNIPEG GRENADIERS.—Lieutenant (supernumerary) W. W. B. Smith is permitted to resign his commission. 27th January, 1917.

To be provisional Lieutenants (supernumerary): William Valentine Stocker, gentleman. 22nd January, 1917.

William Edward Bonner, gentleman. 29th January, 1917.

105TH REGIMENT (SASKATOON FUSILIERS).—To be Lieutenant (supernumerary): George Percy Wilson, gentleman. 12th September, 1916.

107TH EAST KOOTENAY REGIMENT.—To be Captain: Lieutenant C. J. Archer. 1st September, 1916.

109TH REGIMENT.—To be Lieutenant (supernumerary): Arthur John Trebilcock, gentleman. 8th January, 1917.

#### ARMY MEDICAL SERVICES.

##### *Army Medical Corps.*

To be Captains: Lieutenants (supernumerary) F. J. Ellis. 1st November, 1915.  
W. B. Crowe. 28th December, 1916.

To be provisional Lieutenants (supernumerary): \*James Frederick Roger Fairbairn, gentleman. 20th December, 1916.

Robert McCaffrey, gentleman. 13th January, 1917.

\*Albert Robert Hagerman, gentleman. 20th January, 1917.

Donald Roderick Finlayson, gentleman. 26th January, 1917.

Wilfred Joseph Johnston, gentleman. 31st January, 1917.

\*John Duncan Russell, gentleman. 2nd February, 1917.

\*William Fielding McIsaac.

\*Edward Murray Blair.

\*Edward Craig.

\*Leonard Morgan Matthews.

\*Arthur Stanley Lamb.

\*Joseph Derby Moore.

\*Alexander Wood Brodie.

\*Henry Peter Swancesky, gentlemen. 5th February, 1917.

\*Franklin Nelson Kidd Falls, gentleman. 7th February, 1917.

\*Francis Joseph Coughlin, gentleman. 10th February, 1917.

\*Subject to qualification under M.O. 65, 1913.

To be Nursing Sisters (supernumerary):

Anna May Cameron. 17th November, 1916.

Dorothy Keene. 12th December, 1916.

Gladys Lettie French. 6th January, 1917.

Agnes Helen Adam. 15th January, 1917.

Charlotte Robinson. 19th January, 1917.

Jessie Ferguson.

Florence Hesseltine Dolson. 1st February, 1917.

Nursing Sister (supernumerary) C. Robinson is seconded for service with the Queen Alexandra's Imperial Military Nursing Service. 10th February, 1917.

#### CANADIAN ARMY DENTAL CORPS.

To be Captains: John Gardiner Manning, Esquire. 27th January, 1917.

John Goodfellow Somerville, Esquire. 29th January, 1917.

Calvin David Bricker, Esquire. 1st February, 1917.

#### CORPS OF SCHOOL CADET INSTRUCTORS.

To be Lieutenants: Lieutenant (supernumerary) S. J. Bryant, from the 11th Regiment (Irish Fusiliers of Canada.) 8th January, 1917.

George Edwin Parkhill, gentleman. 14th February, 1917.

#### RESERVE OF OFFICERS.

The name of Lieutenant-Colonel H. H. Williams is removed from the List of Officers of the Canadian Militia. 15th February, 1917.

#### MEMORANDA.

Captain (temporary Major) W. F. Howland, Corps of Guides, is detailed for duty temporarily as General Staff Officer, 3rd Grade, M.D. No. 10, from M.D. No. 13, *vice* Lieutenant (temporary Captain) R. A. T. Alton, 13th Battery Canadian Field Artillery, who ceases to be employed. 1st March, 1917.

Captains R. M. Griffith and H. F. King, 1st Regiment (Canadian Grenadier Guards) are granted the temporary rank of Major in the Canadian Militia, during the absence of senior officers overseas. 9th February, 1917.

Lieutenant (supernumerary) D. A. Macdonald, Army Medical Corps, is granted the temporary rank of Captain in the Canadian Militia, whilst specially employed on Medical duties in Military District No. 10. 1st July, 1916.

To be Honorary Captain, C.M.: Andrew Mann Tyson, Esquire. 26th January, 1917.

Chaplain and honorary The Reverend Captain G. I. Campbell, C.M., is permitted to resign his commission. 20th July, 1916.

To be Chaplain, with the honorary rank of Captain: The Reverend Robert Cuthbert Johnstone. 23rd May, 1916.

The date of appointment of M. J. Vigneux as a provisional Lieutenant (supernumerary) in the Army Medical Corps, which appears in General Order 94, 1915, is amended to read from the 3rd June, 1915.

General Order 32, 1915, in so far as it relates to the appointment of James Gordon Wood, gentleman, as a Lieutenant (supernumerary) in the 27th Lambton Regiment (St. Clair Borderers) is hereby cancelled.

The undermentioned are granted temporary rank in the Canadian Militia as stated, whilst serving in the Canadian Expeditionary Force:

To be Lieutenants:

William James LeClair, gentleman. 7th June, 1916.

James Lyon Playfair McLaren, gentleman. 1st August, 1916.

James Robert Bowen, gentleman. 24th January, 1917.

Frederic Holmes, gentleman. 3rd February, 1917.

Rex McArthur, gentleman. 6th February, 1917.

#### CONFIRMATION OF RANK.

The undermentioned provisionally appointed officers, having qualified themselves for the appointments, are confirmed in their rank from the dates set opposite their respective names:—

Lieutenant Supernumerary J. W. Judge, 4th Field Troop, Canadian Engineers. 19th June, 1916.



Lieutenant Supernumerary C. E. Fraser, 5th Field Co., Canadian Engineers. 18th February, 1916.  
 Lieutenant Supernumerary R. F. McIntosh, 6th Field Co., Canadian Engineers. 1st March, 1916.  
 Lieutenant Supernumerary S. A. Cunliffe, 6th Field Co., Canadian Engineers. 17th March, 1916.  
 Lieutenant Supernumerary G. H. Thompson, Canadian Engineers (Regt'l List). 1st November, 1915.  
 Lieutenant Supernumerary H. R. Carscallen, Canadian Engineers (Regt'l List). 1st January, 1916.  
 Lieutenant Supernumerary J. S. McIntosh, Canadian Engineers (Regt'l List). 1st January, 1916.  
 Lieutenant Supernumerary W. S. Lawson, Canadian Engineers (Regt'l List). 15th January, 1916.  
 Lieutenant Supernumerary S. A. Hutchinson, Canadian Engineers (Regt'l List). 6th February, 1916.  
 Lieutenant Supernumerary H. V. Serson, Canadian Engineers (Regt'l List). 15th February, 1916.  
 Lieutenant Supernumerary V. H. McElroy, Canadian Engineers (Regt'l List). 29th February, 1916.  
 Lieutenant Supernumerary J. Shanly, Canadian Engineers (Regt'l List). 1st March, 1916.  
 Lieutenant Supernumerary A. H. Holland, Canadian Engineers (Regt'l List). 3rd March, 1916.  
 Lieutenant Supernumerary W. S. Sutherland, Canadian Engineers (Regt'l List). 4th March, 1916.  
 Lieutenant Supernumerary J. D. McBeath, Canadian Engineers (Regt'l List). 18th March, 1916.  
 Lieutenant Supernumerary H. R. Christie, Canadian Engineers (Regt'l List). 24th March, 1916.  
 Lieutenant Supernumerary J. M. Lethbridge, Canadian Engineers (Regt'l List). 5th April, 1916.  
 Lieutenant Supernumerary L. D. Walker, Canadian Engineers (Regt'l List). 19th April, 1916.  
 Lieutenant Supernumerary G. F. Dalton, Canadian Engineers (Regt'l List). 20th April, 1916.  
 Lieutenant Supernumerary J. H. L. Johnstone, Canadian Engineers (Regt'l List). 20th April, 1916.  
 Lieutenant Supernumerary F. P. Steers, Canadian Engineers (Regt'l List). 20th April, 1916.  
 Lieutenant Supernumerary A. A. Brown, Canadian Engineers (Regt'l List). 25th April, 1916.  
 Lieutenant Supernumerary E. I. Davidson, Canadian Engineers (Regt'l List). 28th April, 1916.  
 Lieutenant Supernumerary R. S. Eadie, Canadian Engineers (Regt'l List). 28th April, 1916.  
 Lieutenant Supernumerary D. B. Gardner, Canadian Engineers (Regt'l List). 1st May, 1916.  
 Lieutenant Supernumerary L. H. Laffoley, Canadian Engineers (Regt'l List). 1st May, 1916.  
 Lieutenant Supernumerary J. A. P. Marshall, Canadian Engineers (Regt'l List). 1st May, 1916.  
 Lieutenant Supernumerary C. A. Parker, Canadian Engineers (Regt'l List). 1st May, 1916.  
 Lieutenant Supernumerary M. D. Finlayson, Canadian Engineers (Regt'l List). 4th May, 1916.  
 Lieutenant Supernumerary W. L. Dobbin, Canadian Engineers (Regt'l List). 5th May, 1916.  
 Lieutenant Supernumerary L. McN. Sinclair, Canadian Engineers (Regt'l List). 9th May, 1916.  
 Lieutenant Supernumerary H. A. Crombie, Canadian Engineers (Regt'l List). 10th May, 1916.  
 Lieutenant Supernumerary D. B. Gow, Canadian Engineers (Regt'l List). 11th May, 1916.  
 Lieutenant Supernumerary J. G. Hood, Canadian Engineers (Regt'l List). 11th May, 1916.  
 Lieutenant Supernumerary J. K. Bell, Canadian Engineers (Regt'l List). 12th June, 1916.  
 Lieutenant Supernumerary A. G. Riddell, Canadian Engineers (Regt'l List). 13th June, 1916.  
 Lieutenant Supernumerary N. A. Creeth, Canadian Engineers (Regt'l List). 14th June, 1916.  
 Lieutenant Supernumerary E. J. Pope, Canadian Engineers (Regt'l List). 15th June, 1916.  
 Lieutenant Supernumerary C. C. FitzGerald, Canadian Engineers (Regt'l List). 17th June, 1916.  
 Lieutenant Supernumerary W. S. Cole, Canadian Engineers (Regt'l List). 19th June, 1916.  
 Lieutenant Supernumerary K. M. Winslow, Canadian Engineers (Regt'l List). 19th June, 1916.  
 Lieutenant Supernumerary E. W. Savage, Canadian Engineers (Regt'l List). 26th June, 1916.  
 Lieutenant Supernumerary H. R. Banks, Canadian Engineers (Regt'l List). 28th June, 1916.  
 Lieutenant Supernumerary C. H. Balm, Canadian Engineers (Regt'l List). 28th June, 1916.  
 Lieutenant Supernumerary J. S. Godard, Canadian Engineers (Regt'l List). 28th June, 1916.

Lieutenant Supernumerary A. LeP. T. Clifford, Canadian Engineers (Regt'l List). 5th July, 1916.  
 Lieutenant Supernumerary J. L. Kingston, Canadian Engineers (Regt'l List). 5th July, 1916.  
 Lieutenant Supernumerary W. Taylor-Bailey, Canadian Engineers (Regt'l List). 7th July, 1916.  
 Lieutenant Supernumerary A. Barclay, Canadian Engineers (Regt'l List). 10th July, 1916.  
 Lieutenant Supernumerary A. MacLennan, Canadian Engineers (Regt'l List). 11th July, 1916.  
 Lieutenant Supernumerary A. M. German, Canadian Engineers (Regt'l List). 14th July, 1916.  
 Lieutenant Supernumerary C. C. Langstroth, Canadian Engineers (Regt'l List). 16th July, 1916.  
 Lieutenant Supernumerary J. J. O'Sullivan, Canadian Engineers (Regt'l List). 3rd August, 1916.  
 Lieutenant Supernumerary G. H. Burbidge, Canadian Engineers (Regt'l List). 9th August, 1916.  
 Lieutenant Supernumerary D. L. Burgess, 52nd Regiment. 25th May, 1916.  
 Lieutenant Supernumerary D. A. Finn, 52nd Regiment. 3rd July, 1916.  
 Lieutenant Supernumerary T. W. Quinn, 57th Regiment. 19th July, 1916.  
 Lieutenant Supernumerary W. H. Walker, 60th Regiment. 11th April, 1916.  
 Lieutenant Supernumerary R. J. Hawthorne, 60th Regiment. 11th April, 1916.  
 Lieutenant Supernumerary J. P. Gannon, 60th Regiment. 16th May, 1916.  
 Lieutenant Supernumerary H. R. Phipps, 79th Regiment. 4th July, 1916.  
 Lieutenant Supernumerary C. H. Spragg, 90th Regiment. 1st April, 1916.  
 Lieutenant Supernumerary J. D. H. Lewis, 90th Regiment. 19th October, 1916.  
 Lieutenant Supernumerary C. E. Williams, 90th Regiment. 20th October, 1916.  
 Lieutenant Supernumerary H. W. Orr, 90th Regiment. 23rd October, 1916.  
 Lieutenant Supernumerary R. M. FitzSimons, 90th Regiment. 9th November, 1916.  
 Lieutenant Supernumerary W. Heggmark, 90th Regiment. 13th November, 1916.  
 Lieutenant Supernumerary O. L. Clarke, 96th Regiment. 6th April, 1916.  
 Lieutenant Supernumerary S. H. Sarkissian, 99th Regiment. 6th October, 1916.  
 Lieutenant Supernumerary R. T. Sailman, 100th Regiment. 20th March, 1916.  
 Lieutenant Supernumerary E. M. Jacques, 100th Regiment. 4th April, 1916.  
 Lieutenant Supernumerary T. Wayling, 100th Regiment. 7th July, 1916.  
 Lieutenant Supernumerary A. F. Christie, 100th Regiment. 9th September, 1916.  
 Lieutenant Supernumerary J. D. Ormsby, 100th Regiment. 19th September, 1916.  
 Lieutenant Supernumerary K. S. Loucks, 100th Regiment. 30th October, 1916.  
 Lieutenant Supernumerary H. Gilmour, 106th Regiment. 2nd June, 1916.  
 Lieutenant Supernumerary R. P. McOuatt, 14th Co. C.A.S.C. 16th December, 1915.  
 Lieutenant Supernumerary R. H. M. Gilker, 14th Co. C.A.S.C. 31st December, 1915.  
 Lieutenant Supernumerary J. M. Lowndes, 14th Co. C.A.S.C. 3rd January, 1916.  
 Lieutenant Supernumerary H. J. Helliwell, 14th Co. C.A.S.C. 22nd March, 1916.  
 Lieutenant Supernumerary G. J. Davis, 14th Co. C.A.S.C. 1st September, 1916.  
 Lieutenant Supernumerary P. H. Tod, 14th Co. C.A.S.C. 27th November, 1916.  
 Lieutenant Supernumerary H. J. Cardell, 14th Co. C.A.S.C. 27th November, 1916.  
 Lieutenant Supernumerary K. I. Conover, A.M.C. 8th May, 1916.  
 Lieutenant Supernumerary O. VanLuven, A.M.C. 22nd June, 1916.  
 Lieutenant Supernumerary A. W. Wakefield, A.M.C. 23rd November, 1916.  
 Lieutenant Supernumerary W. M. MacDonald, A.M.C. 22nd December, 1916.  
 Lieutenant Supernumerary D. S. McCurdy, A.M.C. 27th December, 1916.

## RESERVE MILITIA.

PORTAGE LA PRAIRIE REGIMENT.—To be provisional Lieutenants: Daniel James McFarlane and Thomas Weir McCartney, gentlemen. 2nd October, 1916.

CALGARY BATTALION.—To be provisional Lieutenant: Frederick John Marshall, gentleman. 3rd February, 1917.

By Command,

Major-General,  
Acting Adjutant-General.

## GOVERNMENT NOTICES.

## COPYRIGHTS

Entered during the week ending 27th March, 1917, at the Department of Agriculture—Copyright and Trade Mark Branch.

32732. "Nouvelles Rêveries." Poésies et Sonnets. Par W. A. Baker. (Livre.) William A. Baker, C.R., Montréal, Qué., 21 mars, 1917.

32733. "The Law of Landlord and Tenant in the Province of Quebec, Exclusive of Farm Leases." By F. Longueville Snow. Second Edition. (Book.) John Lovell & Son, Limited, Montreal, Que., 21st March, 1917.

32734. "Shakespeare's 'The Merchant of Venice'." Notes by O. J. Stevenson, M.A., D. Paed. (Book.) The Copp, Clark Company, Limited, Toronto, Ont., 22nd March, 1917.

32735. "On the Somme Front." Words and Music by Joseph O'Connor. J. O'Connor, Edmonton, Alberta, 22nd March, 1917.

32736. "'Tis the Lovelight of Your Eyes." Words and Music by Florence M. Benjamin. Arrangement by Jules Brazil. Florence M. Benjamin, Toronto, Ont., 23rd March, 1917.

32737. "Song Hits from the Musical Comedy 'The Canadian Passing Show'." Words and Music by N. Fraser Allan. N. Fraser Allan, Toronto, Ont., 23rd March, 1917.

32738. "Repos troublé" ("Peace Disturbed"). (Tableau.) J. Alphonse De Guire, Montréal, Qué., 23 mars, 1917.

32739. "Canadian Commercial Correspondence and Business Training." By H. J. Russell. (Book.) The MacMillan Company of Canada, Limited, Toronto, Ont., 24th March, 1917.

32740. "Armageddon; or, The World-Movement." George Coulson Workman, M.A., Ph.D. (Book.) George Coulson Workman, Toronto, Ont., 24th March, 1917.

32741. "Le Père Lacombe 'L'Homme au Bon Cœur'." D'Après ses Mémoires et Souvenirs. (Livre.) La Communauté des Sœurs de Charité de la Providence, Montréal, Qué., 26 mars, 1917.

32742. "What the Khaki Lads Can Do for Dear Old Ireland." Written and composed by Alice Surl. Arranged by J. H. Smith. (Music.) Alice Surl, St. Catharines, Ont., 26th March, 1917.

32743. "The Belgian Mother." By T. A. Browne. (Original Drawing and Poem.) Thaddeus A. Brown, Ottawa, Ont., 26 March 1917.

32744. "The Lads of the Land of the Maple Leaf." (Song.) Words and Music by Gwen Roberts-McVity. Anglo-Canadian Music Publishers Association, Limited, London, England, 26th March, 1917.

32745. "I Love a Soldier Boy." (Waltz Song.) Words and Music by Henry D. Dumad. Anglo-Canadian Music Publishers Association, Limited, London, England, 26th March, 1917.

32746. "The School." Volume V, No. 8. April, 1917. (Magazine.) W. J. Dunlop, Toronto, Ont., 27th March, 1917.

32747. "Le Premier Livre des Enfants." Méthode Phonique Illustrée:—Lecture, Ecriture, Orthographe. (Livre.) Révde Sœur Saint-Joseph-des-Sérâphim, de la Congrégation de Notre-Dame, Montréal, Qué., 27 mars 1917.

## INTERIM COPYRIGHTS.

1922. "The (Parallel) Real Property (Land Titles) Acts of Western Canada, and Their Judicial Interpretation." By Harold Spencer, LL.B. (Lit. Work.) H. Spencer, Winnipeg, Manitoba, 23rd March, 1917.

1923. "Gathered Flowers." By Jean Elizabeth Harris. (Lit. Work.) Jean Elizabeth Harris, Calgary, Alberta, 23rd March, 1917.

GEO. F. O'HALLORAN,

40-1

Deputy of the Minister of Agriculture.

## DEPARTMENT OF THE NAVAL SERVICE.

Ottawa, 23rd March, 1917.

## Radiotelegraph Regulations Amendment.

**R**ADIOTELEGRAPH Regulation No. 104 has been amended by adding thereto the following Sub-section (e):—

"104 (e). Subsections (b), (c) and (d) of this regulation, relative to the disconnection of aerials in ships lying in Canadian harbours will not, until further notice, apply to Canadian or British vessels in Canadian harbours on the Great Lakes. Such vessels must, nevertheless, strictly observe the provisions of subsection (a)." 40-2

## BOARD OF EXAMINERS FOR DOMINION LAND SURVEYORS.

Ottawa, March 28, 1917.

**N**OTICE is hereby given that under the provisions of The Dominion Lands Surveys Act, the Board of Examiners for Dominion Land Surveyors will meet at Ottawa on (Monday) the 30th of April next, for the examination of candidates for admission as articled pupils, and for commissions as Dominion Land Surveyors. Examinations will be held at Ottawa, in the Province of Ontario, and at Calgary, in the Province of Alberta.

J. AURÈLE COTÉ,

Secretary of the Board of Examiners  
for Dominion Land Surveyors.

40-4

## CIVIL SERVICE EXAMINATIONS.

**P**UBLIC notice is hereby given that the Preliminary and Qualifying Examinations for the Outside Division of the Civil Service of Canada will be held, the Preliminary Examination on the 15th May, and the Qualifying Examination on the 16th and 17th May, 1917, at Prince Rupert, Victoria, Vancouver, Nelson, Edmonton, Calgary, Moose Jaw, Saskatoon, Regina, Brandon, Winnipeg, Port Arthur, Sault Ste. Marie, London, Hamilton, Toronto, Kingston, Ottawa, Montreal, Sherbrooke, Quebec, Fredericton, Moncton, St. John, Charlottetown, Yarmouth, Halifax and Sydney. Examinations may also be held at other centres, provided a sufficient number of candidates make application to write at any one place.

Persons desiring to present themselves for either of the above examinations may obtain all necessary information, copies of the rules and regulations, and forms of application from the Secretary of the Civil Service Commission, Ottawa, either on personal application or by writing.

Application forms of intending candidates, duly filled in, and accompanied by the prescribed examination fee, must be filed with the Civil Service Commission not later than the 16th April, 1917.

No exception can or will be made to this rule.

By order of the Commission,

WM. FORAN,

Secretary.

Ottawa, 15th March, 1917.

38-4



## CIVIL SERVICE EXAMINATIONS.

**PUBLIC** Notice is hereby given that general competitive examinations, under the direction of the Civil Service Commission of Canada, will be held during the week beginning the 14th May, 1917, at Prince Rupert, Victoria, Vancouver, Nelson, Edmonton, Calgary, Moose Jaw, Saskatoon, Regina, Brandon, Winnipeg, Port Arthur, Sault Ste. Marie, London, Hamilton, Toronto, Kingston, Ottawa, Montreal, Sherbrooke, Quebec, Fredericton, St. John, Moncton, Charlottetown, Yarmouth, Halifax and Sydney. Examinations may also be held at other centres, provided a sufficient number of candidates make application to write at any one place.

The examinations will have reference to the following permanent positions in the Inside Division of the Civil Service of Canada, which will require to be filled during the period from the 1st July to the 31st December, 1917:—

30 clerkships (for men) in Subdivision B of the Third Division. In the case of five of these clerkships, preference will be given to men who possess a knowledge of shorthand and typewriting.

45 clerkships (for women) in Subdivision B of the Third Division. In the case of thirty-five of these clerkships, candidates must be stenographers and typewriters.

15 clerkships (for men) in Subdivision B of the Second Division. In the case of three of these clerkships, preference will be given to men who possess a knowledge of shorthand and typewriting.

The initial salary of positions in Subdivision B of the Third Division is \$500, and in Subdivision B of the Second Division \$800, but in case the qualifications required for the performance of the duties of a position are of an exceptional character, a further sum, not to exceed \$300 in the Third Division or \$500 in the Second Division, may be added to the initial salary by the Governor in Council.

A general examination for positions as messenger, porter, packer or sorter will be held at the same time and places as the above examination for clerkships.

Persons desiring to present themselves for any of the above examinations may obtain all necessary information, copies of the rules and regulations, and forms of application, from the Secretary of the Civil Service Commission, Ottawa, either on personal application or by writing.

Application forms of intending candidates, duly filled in and accompanied by the prescribed fee, in each case (viz: \$4.00 for Third Division, \$8.00 for Second Division, \$2.00 for Lower Grade), must be filed with the Secretary of the Civil Service Commission, Ottawa, on or before the 16th April next. No exception can or will be made to this rule.

N.B.—It should be observed that during the continuance of the present war, the minimum age limit for examination is sixteen years, and the maximum age limit in the case of male candidates has been removed. No male candidates, however, of eighteen years of age and over, will be admitted to examination for the Inside Service except those (1) who have served overseas in His Majesty's Forces and have been honourably discharged therefrom; (2) who have offered themselves for active service in the present war and have been rejected. No examination fees are required of returned soldiers.

By order of the Commission,

WM. FORAN,  
Secretary. 38-4

Ottawa, 15th March, 1917.

## DEPARTMENT OF INSURANCE.

Ottawa, 1st March, 1917.

**NOTICE** is hereby given that license No. 420 has this day been issued to The Canadian Surety Company authorizing it to transact in Canada the business of burglary insurance and plate glass insurance in addition to the business of guarantee insurance for which it is already licensed.

G. D. FINLAYSON,  
Superintendent of Insurance

37-4

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 28th March, 1917.

**NOTICE** is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provision of Section 6 of The War Measures Act, 1914, "Westliche Kalender," 1917, a calendar printed in the German language, and published at St. Louis, in the State of Missouri, one of the United States of America, by the German American Press Association, has been declared by the Secretary of State of Canada to contain objectionable matter as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Westliche Kalender," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 26th March, 1917; and that, as provided by paragraph 3 (1) of Order 111 of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,

Under-Secretary of State.

40-2

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, March 28th, 1917.

**NOTICE** is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of Section 6 of The War Measures Act, 1914, the "Pennsylvanische Staats-Gazette," a weekly paper printed every Monday in the German language, by the German Daily Gazette Publishing Company, at 924 Arch Street, in the City of Philadelphia, in the State of Pennsylvania, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said Pennsylvanische Staats-Gazette whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 26th March and that, as provided by paragraph 3 (1) of Order 111 of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,

Under-Secretary of State.

40-2

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, March 28th, 1917.

**NOTICE** is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, the "Philadelphia Morgen Gazette" a newspaper printed daily in the German language by the German Daily Gazette Publishing Company, at 924 Arch Street, Philadelphia, in the State of Pennsylvania, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said Philadelphia Morgen Gazette whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 24th March 1917 and that, as provided by paragraph 3 (1)

of Order 111 of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

40-2

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada,*

Ottawa, 28th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, "The Great European War" (Velykoye Evropayskoye Viny), a magazine printed in the Ruthenian language, and published by the Russian Publishing Company, 29 East Seventh Street, in the City of New York, in the State of New York, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "The Great European War" (Velykoye Evropayskoye Viny), whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 26th March, 1917, and that, as provided by paragraph 3 (1) of Order 111 of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

40-2

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada,*

Ottawa, 28th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, the publication "Secrets of German Progress," written by Frank Koester, and printed by The Fatherland Corporation, 1123 Broadway, in the City of New York, in the State of New-York, one of the United States of America, has been declared by the Secretary of State of Canada, to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Secrets of German Progress" whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 26th March, 1917 and that, as provided by paragraph 3 (1) of Order 111 of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Order shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

40-2

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, March 28th, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of Section 6 of The War Measures Act, 1914, "Philadelphia Demokrat," a daily newspaper published

in the German language by the German Daily Gazette Publishing Company at 924 Arch Street, in the City of Philadelphia, in the State of Pennsylvania, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Philadelphia Demokrat," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 26th day of March, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of any offence against the said Orders shall be liable to a penalty not exceeding Five Thousand Dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

40-2

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, March 28th, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, a book entitled "Hindenburg's Einmarsch in London," (Hindenburg's March into London), written in the German language, and published by the John C. Winston Company, of the City of Philadelphia, in the State of Pennsylvania, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Hindenburg's Einmarsch in London," whether heretofore or hereafter published, has been prohibited by a warrant of the Secretary of State of Canada, dated the 26th day of March, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

40-2

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, March 28th, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of Section 6 of The War Measures Act, 1914, The "Philadelphia Sonntags Gazette," a weekly newspaper published every Sunday in the German language by The German Daily Gazette Publishing Company, at 924 Arch Street, in the City of Philadelphia, in the State of Pennsylvania, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said The Philadelphia Sonntags Gazette, whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 26th March, 1917, and that, as provided by paragraph 3 (1) of Order 111 of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

40-2



## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada,*

Ottawa, 28th March, 1916.

NOTICE is hereby given that, in pursuance of the Consolidated orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of Section 6 of The War Measures Act, 1914, "Haus und Herd," an illustrated monthly magazine printed in the German language, and published by A. J. Bucher, at 420 Plum Street, in the City of Cincinnati, in the State of Ohio, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Haus Und Herd" whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 26th March, 1917, and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

40-2

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

OTTAWA, 28th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of Section 6 of The War Measures Act, 1914, "Uus Ilm" (The New World), a weekly newspaper published in the Estonian language every Friday, by the Estonian Publishing Society, at 225 East 79th Street, in the City of New York, in the State of New York, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Uus Ilm" (The New World) whether heretofore or hereafter published, has been prohibited by a warrant of the Secretary of State of Canada, dated the 26th March, 1917, and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

40-2

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 20th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, a newspaper "America," printed daily in the Ruthenian language, and published by the Ruthenian Printing House, 832 North Seventh Street, in the City of Philadelphia, in the State of Pennsylvania, one of

the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "America," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of March, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

39-2

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, March 20, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of Section 6 of the War Measures Act, 1914, "The Leader" a newspaper printed at 675 Stevenson Street, in the City of San Francisco, in the State of California, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "The Leader" whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of March, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

39-2

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, March 20, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, the "Westliche Post," a daily paper published in the German language by the German American Press Association, at Broadway and Chestnut Street, in the City of St. Louis, in the State of Missouri, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Westliche Post" whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of March, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

39-2

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 20th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, "Der Amerikaner," a weekly paper published in the Yiddish language by the Jewish Press Publishing Company, at 77-79 Bowery, in the City of New York, in the State of New York, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Der Amerikaner" whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of March, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

39-2

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 20th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, "Germania Kalender, 1917," published in the German language by George Brumder, in the City of Milwaukee, in the State of Wisconsin, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Germania Kalender, 1917," whether heretofore or hereafter published, has been prohibited by a warrant of the Secretary of State of Canada, dated the 20th day of March, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

39-2

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

Ottawa, 20th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, a pamphlet entitled "Why Germany Will Win the War," by George Humphrey, distributed by the Solomon News Company, in the City of Detroit, in the State of Michigan, in the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Con-

solidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Why Germany Will Win the War" whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th March, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

39-2

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

OTTAWA, 20th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of Section 6 of The War Measures Act, 1914, the book "The War Plotters of Wall Street," published by the Fatherland Corporation, of the City of New York, in the State of New York, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "The War Plotters of Wall Street," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of March, 1917; and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

39-2

## CENSORSHIP NOTICE.

## CONSOLIDATED ORDERS RESPECTING CENSORSHIP.

*Department of the Secretary of State of Canada.*

OTTAWA, 20th March, 1917.

NOTICE is hereby given that, in pursuance of the Consolidated Orders respecting Censorship, dated the 17th day of January, 1917, passed under the provisions of section 6 of The War Measures Act, 1914, a publication entitled "Chronika Svitovoi Viny, 1914-1915," printed at the Ruthenian Orphans' Home, in the City of Philadelphia, in the State of Pennsylvania, one of the United States of America, has been declared by the Secretary of State of Canada to contain objectionable matter, as defined by the Consolidated Orders respecting Censorship, and that the possession within Canada of any issue or copy of the said "Chronika Svitovoi Viny, 1914-1915," whether heretofore or hereafter published, has been prohibited by a Warrant of the Secretary of State of Canada, dated the 20th day of March, 1917, and that, as provided by paragraph 3 (1) of Order III of the said Consolidated Orders respecting Censorship, any person guilty of an offence against the said Orders shall be liable to a penalty not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both such fine and such imprisonment.

THOMAS MULVEY,  
Under-Secretary of State.

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**M. & H. Limited.**  
(CORRECTED NOTICE.)

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of March, 1917, changing the name of the "M. & H. Limited," to that of "Torcan Fancy Goods Company, Limited".

Dated at the office of the Secretary of State of Canada, this 24th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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**The O. Letourneau Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 20th day of March, 1917, amending the letters patent incorporating The O. Letourneau Company, Limited, by inserting therein the following provisions:—

It is hereby ordained and declared that, if authorized by by-law, sanctioned by a vote of not less than two-thirds in value of the subscribed stock of the company, represented at a general meeting duly called for considering the by-law, the directors may from time to time:

- (a) Borrow money upon the credit of the company;
- (b) Limit or increase the amount to be borrowed;
- (c) Issue bonds, debentures, debentures stock or other securities of the company and pledge or sell the same for such sums and at such prices as may be deemed expedient;
- (d) Hypothecate, mortgage or pledge, the real or personal property of the company, or both, to secure any such bonds, debentures, debentures stock or other securities and any money borrowed for the purposes of the company.

Nothing in this clause contained shall limit or restrict the borrowing of money by the company on bills of exchange or promissory notes made, drawn, accepted or endorsed, by or on behalf of the company.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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**Exclusive Ladies Wear, Limited.**

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of March 1917, amending the letters patent incorporating The Exclusive Ladies Wear, Limited, by inserting therein the following provisions:—

It is hereby ordained and declared that, if authorized by by-law, sanctioned by a vote of not less than two-thirds in value of the subscribed stock of the company, represented at a general meeting duly called for considering the by-law, the directors may from time to time:

- (a) Borrow money upon the credit of the company;
- (b) Limit or increase the amount to be borrowed;
- (c) Issue bonds, debentures, debenture stock or other securities of the company and pledge or sell the same for such sums and at such prices as may be deemed expedient;
- (d) Hypothecate, mortgage or pledge, the real or personal property of the company, or both, to secure any such bonds, debentures, debenture stock or other securities and any money borrowed for the purposes of the company.

Nothing in this clause contained shall limit or restrict the borrowing of money by the company on bills of exchange or promissory notes made, drawn, accepted or endorsed, by or on behalf of the company.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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**Brennens, Limited.**

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of March, 1917, incorporating James Steller Lovell and Charles Delamere Magee, accountants, William Bain, bookkeeper, and Robert Gowans and John Joseph Dashwood, solicitors' clerks, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—

(a) To carry on the business of lumbering in all its branches, and to carry on the business of a manufacturer of and dealer in paper, pulp, logs, lumber, timber, wood, all articles into the manufacture of which wood, enters, and all kinds of natural products and by-products thereof, and to carry on the business of a general dealer in merchandise, provisions and wares of every description;

(b) To prospect for, open, explore, develop, work, improve, maintain and manage gold, silver, copper, coal, salt, iron and other mines, quarries, mineral and other deposits and properties, and to dig for, raise, crush, wash, smelt, roast, assay, analyze, reduce, amalgamate, make and otherwise treat coal, coke, ores, metals, clays and minerals, whether belonging to the company or not, and to render the same merchantable, and to sell and otherwise dispose of the same or any part thereof or any interest therein, and generally to carry on the business of a mining, milling, reduction and quarry company;

(c) To construct, acquire, charter, operate, hire, lease, sell or otherwise dispose of all kinds of steam and sailing vessels, boats, barges and other vessels, wharves, docks, elevators, warehouses, freight sheds and other buildings;

(d) To acquire by lease, purchase or otherwise, lands and interests therein, water powers and other powers, water privileges or concessions, and to use and develop the same;

(e) To enter into contracts for, construct, execute, own and carry on all descriptions of works and to carry on the business of a general construction company and contractor;

(f) To aid and assist by way of bonus, advances of money or otherwise, with or without security, settlers and intending settlers upon any lands belonging to or sold by the company or in the neighbourhood of such lands and generally to promote the settlement of said lands;

(g) To acquire by purchase or otherwise and hold lands, timber limits or licenses, water lots, water falls and interests therein, and to build upon, develop, settle and otherwise improve and utilize the same and to lease, sell or otherwise deal with or dispose of the same and generally to carry on the business of a land company;

(h) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company and germane thereto;

(i) From time to time to apply for, purchase or acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy, any statute, ordinance, order, license, power, authority, franchise, concession, right or privilege, which any government or authorities, supreme, municipal or local, or any corporation or other public body may be empowered to enact, make or grant, and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof;

(j) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee or otherwise, any corporation in the capital stock of which the company holds shares or with which it may have business relations, and to act as employee, agent or manager of any such corporation, and to guarantee the performance of contracts by any such corporation, or by any person or persons with whom the company may have business relations;

(k) To enter into partnership or into any arrangement for sharing profits, union of interests, co-opera-

tion, joint adventure, reciprocal concession or otherwise, with any person or company now or hereafter carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in ;

(l) To purchase or otherwise acquire, hold, sell or otherwise dispose of shares or stock, bonds, debentures or other securities in any other corporation, notwithstanding the provisions of section 44 of the said Act ;

(m) To amalgamate with any other company having objects similar to those of this company ;

(n) To lease, sell or otherwise dispose of the property and assets of the company, or any part thereof, for such consideration as the company may deem fit, including shares, debentures or securities of any company ;

(o) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking ;

(p) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(q) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Brennens, Limited," with a capital stock of six hundred thousand dollars, divided into 60,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Hamilton, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada this 21st day of March, 1917.

THOMAS MULVEY,

Under-Secretary of State.

39-2

### The Canadian Symphonola Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 15th day of March, 1917, incorporating John Wesley Dyer and Angus Long, salesmen, Robert Everett Laidlaw, student-at-law, Alice Hawkins, book-keeper, and Edgar Fraser Raney, barrister-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To carry on the business of manufacturing musical instruments and machines and instruments and devices for producing or reproducing sound, and all articles and things which are or may be required in or incidental to the use thereof and used in the manufacture, maintenance and working thereof ;

(b) To acquire, print, publish, conduct and circulate or otherwise deal in musical publications, and for such purposes to carry on the trade and business of printers, lithographers and engravers as incident thereto ;

(c) To apply for, obtain, register, purchase, lease or otherwise acquire and to hold, own, use, operate, introduce, sell, assign or otherwise dispose of any and all trade-marks, formulae, trade-names, secret processes, copyrights and the like which may seem calculated directly or indirectly to benefit the company ;

(d) To buy, sell, repair, alter and deal in musical instruments and machines, instruments and devices for producing and reproducing sound, and all articles and things which are or may be required in or incidental to the use thereof ;

(e) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(f) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ;

(g) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(h) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(i) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company ;

(j) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(k) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(l) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(m) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade ;

(n) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof ;

(o) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(p) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(q) To sell or dispose of the undertakings of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ;

(r) To apply for, secure, acquire by assignment, transfer, purchase, or otherwise, and to exercise, carry out and enjoy any charter, license, power, authority, franchise, concession, rights or privilege, which any government or authority or any corporation or other public



body may be empowered to grant and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's shares, bonds, and assets to defray the necessary costs, charges and expenses thereof;

(s) To procure the company to be registered and recognized in any foreign country and to designate persons therein according to the laws of such foreign country to represent this company and to accept service for and on behalf of the company of any process or suit;

(t) To raise and assist in raising money for, and to aid, by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation and to guarantee the performance of contracts by any such company, corporation, or by any other person or persons with whom the company may have business relations;

(u) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations;

(v) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company;

(w) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others;

(x) To do all such other things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canadian Symphonola Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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#### James Patterson, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of March, 1917, incorporating James Patterson, boot and shoe manufacturer, Lionel Jorón and Ulric Joron, notaries, of the City of Montreal, in the Province of Quebec; Joseph Crosseman Barlow, of the City of Westmount, in the said Province of Quebec, notary, and Henri Damase Descary, of the Town of Dorval, in the said Province of Quebec, clerk for the following purposes, viz:—

(a) To carry on the trade and business of tanners and manufacturers of, and wholesale and retail dealers in leather and rubber boots and shoes and all the articles in which leather or rubber forms a part and in all the by-products thereof, and to manufacture, sell and deal in goods, wares and merchandise which can be advantageously manufactured, sold and dealt in conjunction with such goods;

(b) To manufacture, buy, sell, lease, import, export and deal in machinery of all kinds in connection with or incidental to the manufacture of boots, shoes, rubber soles, lasts and all kinds of leather, rubber, felt and cloth foot-wear;

(c) To manufacture, buy, sell, import, export and deal in all kinds of blacking, polishes, varnishes, fasteners and other articles of merchandise incidental thereto;

(d) To acquire by purchase, lease, or otherwise patents, patent rights, licenses, inventions, trademarks trade-names and pending applications and to pay for the same in cash or fully paid up shares, bonds or other securities of the company; to apply for, acquire, hold, sell, assign, lease or otherwise acquire and dispose

of patent rights, licenses, inventions, trade marks, trade names and pending applications therefor, relating to or useful in connection with any business of the company; to use, manufacture, sell or grant licenses under any patents owned or controlled by the company;

(e) To acquire by purchase, lease or otherwise, property real or personal and the good-will, franchises rights, privileges, contracts and assets of any and every kind, useful or incidental to the business of the company, and to pay for the same in cash or paid-up shares, bonds or other securities of the company or otherwise as may be agreed upon, and to sell and dispose of or otherwise deal with the whole or any portion of the same;

(f) To acquire the good-will, undertaking, rights, property and assets, and to undertake the whole or any part of the liabilities and engagements of James Patterson, boot and shoe manufacturer, as a going concern and to pay for the same in cash, stock, bonds, debentures or other securities of this company or otherwise;

(g) To acquire, hold and own shares in any other corporation doing business of alike nature or incidental to the foregoing and to pay for the same either in cash or to issue fully paid-up shares of the company in payment or part payment therefor or otherwise as may be arranged, and to sell or otherwise deal with the same;

(h) To almagamate with any other individual, firm or corporation having objects similar to the foregoing;

(i) To acquire, own and operate such motive power as may be deemed necessary in connection with or incidental to the business of the company;

(j) To manufacture or otherwise acquire and use machinery and motive power for lighting, heating and motor purposes or otherwise in connection with or incidental to the business of the company;

(k) To carry on any other similar business, whether manufacturing, selling, warehousing, storing or otherwise which may be deemed useful or advisable to carry on in connection with the business of the company;

(l) To take, acquire and hold securities of any and every nature and kind real and personal for debts, liabilities or obligations of the company;

(m) To act as agent for any individual, company or corporation carrying on a business in any way similar to or which can be conveniently combined with the business covered by the foregoing;

(n) To do all acts and exercise all powers and to carry on all business incidental to or in any way relating to the foregoing, directly or indirectly, or for the proper fulfilment of the objects for which this company is incorporated.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "James Patterson, Limited," with a capital stock of fifty thousand dollars divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 21st day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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#### The Canadian Wood Molybdenite Co., Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of March, 1917, incorporating Oliver Ellsworth Wood and Harvey Fitzsimons, mine operators, and George David Kelley, Allen Joseph Fraser and Redmond Code, baristers-at-law, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:

(a) To carry on the business of mining and manufacturing molybdenite or any mineral in all its branches, and to purchase, hold, lease, acquire and sell mines, minerals and mining and other rights, easements and privileges, and to mine, quarry, get, work mill and prepare for sale by any process, molybdenite and all or any other minerals or metallic products and

ores and to manufacture products and by-products therefrom, and to smelt such ores and other metallic substances and to trade in the products of such mines or manufactures ;

(b) To acquire by purchase, lease or otherwise water powers, lands, rights of way for pole lines or other purposes, and to pay for the same either in cash or with bonds or shares of the company, or partly in one and partly in the other ; in the same way to acquire and pay for, build, erect and maintain dams, mills, buildings, works, pole lines, substations and fittings thereof or in connection therewith, and generally to provide, purchase, lease or otherwise acquire and to construct, lay down, erect, establish, operate, maintain and carry on all necessary works, plant and apparatus, connected with the generation, accumulation, transmission, supply, use and employment of electricity and to generate, accumulate and distribute electricity for the supply of electric light, heat and motive power and for industrial or other purposes and to enter into contracts and agreements for the supply of electric light, heat or motive power, and to sink wells and shafts and to make, build, construct, erect, lay down and maintain reservoirs, works, pipes and appliances, and to do all other works and things necessary for obtaining, storing, selling, delivering, measuring and distributing water for the creation, maintenance or development of hydraulic, electrical or other mechanical power, or for any other purpose of the company ; provided that when exercised outside the property of the company the powers contained in this clause shall be subject to all Dominion, provincial and municipal laws and regulations in that behalf ;

(c) To purchase, acquire any interest in, hold, use, occupy, sell and convey real estate, mills, machinery, vessels, vehicles propelled by steam, electricity or otherwise, and other property, and to mine, smelt, dress and in every way and in any manner and in every or any process to manufacture ore, minerals and metallic or other products, and for such purposes to make and execute all necessary and proper works, and to do all necessary and proper works, and to do all necessary and proper acts, and to erect and maintain all suitable furnaces, forges, mills, engines, houses and buildings, and, if necessary, acquire any patent, privileges or by assignment, license or otherwise the right to use any patent invention connected with the purposes aforesaid, and to construct and make, purchase, hold or lease, alter and maintain, and operate any roads, ways, barges, vessels or steamers for the transportation of goods, minerals or other property, manufactured and unmanufactured, from and to the mines and works of the company, and from or to any other mines to any place of transshipment or elsewhere and to do all other business necessarily and usually performed on the same, and to construct wharves, docks and other works and machinery in connection with the business of the company ;

(d) To act as general storekeepers and provide board and lodging, clothing and provisions, and generally all supplies, to those engaged in or about any of the company's works, and to contract for the providing of the same ;

(e) From time to time to apply for, purchase or acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy, any statute, ordinance, order, license or power, which any government authorities, supreme, municipal or local, may be empowered to grant, and to pay for, aid in, contribute towards carrying the same into effect, and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof ;

(f) To carry on any other business, whether manufacturing or otherwise, but germane to the foregoing objects, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company ;

(g) To apply for or purchase or otherwise acquire any patents, brevets d'invention, licenses, secret processes, trade marks, industrial designs, leases, concessions and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the com-

pany, or the acquisition of which may seem calculated to benefit this company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights, interests or information so acquired ;

(h) To purchase or otherwise acquire or undertake all or any part of the business, property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company or possessing property suitable and proper for the purposes of the company ;

(i) To issue paid-up shares, bonds or debentures for the payment either in whole or in part of any property, real or personal, rights, claims, privileges, concessions or other advantages, which the company may lawfully acquire, and also to issue such fully paid shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of this company ;

(j) To form, promote and establish any other company or companies with limited liability, having objects similar or partly similar to those of this company, and to subscribe for and take, acquire, hold, sell or otherwise dispose of shares or debentures, bonds or obligations of any such companies or company, and guarantee the payment of any securities issued by any such company ;

(k) To purchase, acquire, hold and own the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which this company is empowered to carry on or engage in, and to acquire, hold or otherwise dispose of such shares, bonds or other securities, notwithstanding the provision of section 44 of The Companies Act ;

(l) To receive and accept bonds, debentures, shares or other securities, in payment or part payment for work done or materials supplied in connection with the business of the company ;

(m) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, partnership or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to engage in or carry on, or to amalgamate with any such company ;

(n) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation, and to guarantee the performance of contracts by any such persons with whom the company may have business relations ;

(o) To invest the moneys of the company not immediately required in such manner as may from time to time be determined ;

(p) To distribute amongst the shareholders of the company, in kind, any property or assets of the company and in particular any shares, debentures or securities of any other company or companies which may have purchased, taken over, or otherwise acquired, either in whole or in part, the property assets or liabilities of this company ;

(q) To sell, lease, exchange or otherwise dispose of the entire undertakings and assets of the company, or of any part or portion thereof, either at one time or from time to time as the company may consider expedient and for such consideration and upon such terms and conditions as the company may deem proper: the consideration price may be payable, if deemed advisable, in whole or in part, as the company may determine, in shares, bonds, debentures or other securities of any other company or corporation having objects altogether or in part similar to those of the company ;

(r) To enter into any arrangement with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which it may be desirable to obtain, and to carry out, exercise and comply with or sell and dis-



pose of any such arrangements, rights, privileges and concessions ;

(s) To make donations and subscriptions to any object likely to promote the interests of the company, and to create and contribute to pension and other funds and schemes for the benefit of persons employed by the company, or the wives, widows, children or dependents of any such persons, and to subscribe or guarantee money for any charitable or public object ;

(t) To do all such other acts and things as are incidental or conducive to the attainments of the above objects or any of them, and to carry on any business, whether manufacturing or otherwise, germane to the purposes and objects set forth and which may seem capable of being conveniently carried on by the company, or calculated directly or indirectly to enhance the value of or render profitable any of its property or rights ;

(u) To amalgamate with any other company having objects similar to those of this company ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canadian Wood Molybdenite Co., Limited," with a capital stock of one million dollars, divided into 100,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State

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### George W. Cole, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 16th day of March, 1917, incorporating George Washington Cole, esquire, James Leith Ross, barrister-at-law, Lancing Belmont Campbell, student-at-law, and Edith Mary Carruthers and Aileene Ritchie, stenographers, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :

(a) To manufacture, buy, sell or otherwise deal in iron, steel, copper, lumber and other materials and all or any articles consisting or partly consisting of iron, steel, copper, wood or other materials and all or any products or combinations thereof ; to carry on the business of steel and iron founders, steel casting makers, mechanical engineers and manufacturers of all kinds, tool makers, brass founders, metal workers, boiler makers, fitters, wire drawers, tube makers, galvanizers, millwrights, machinists, woodworkers, plumbers, platers, founders, metallurgists, and electric engineers and to buy, sell, manufacture, repair, alter, let or hire and to deal in machinery, implements and hardware of all kinds and any goods, wares or merchandise in which iron, steel or wood is in any way used ;

(b) To manufacture, either wholly or in part, any goods, substances, machines, tools, articles, apparatus or things in or for the manufacture, or any process for the manufacture of which any plant, machinery or property of the company may from time to time be available or suitable ;

(c) To acquire and take over, as a going concern or otherwise, the undertakings, assets and liabilities or any part thereof of any person or company carrying on any business in whole or in part similar to that which this company is authorized to carry on or possessed of property suitable for the purposes of this company and with a view thereto to acquire all or any of the shares and assume the debts and liabilities of any company ;

(d) To apply for, purchase or otherwise acquire, any patents of invention, processes, trade marks, franchises, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention, process or idea which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company and to use, exercise,

develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(e) To purchase, lease or otherwise acquire, hold and enjoy all the property, franchises, good-will, patents, processes, trade marks, rights and privileges held and enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any similar business to that which this company is authorized to carry on and to undertake the liabilities of any person, firm or company ;

(f) Notwithstanding the provisions of section 44 of The Companies Act to purchase, take or acquire by original subscription or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any other business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint ;

(g) To invest and deal with the money of the company not immediately required in such manner as from time to time may be determined ;

(h) To draw, make, accept, endorse, execute and issue promissory notes, bills or exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(i) To distribute in specie or otherwise as may be resolved any assets of the company among its members, and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company ;

(j) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(k) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(l) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company, or its predecessors in business, or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(m) To furnish aid to any business or undertaking similar in whole or in part to that of the company or with which the company may have business relations, by way of loan, bonus, endorsement, agreement, guarantee, management or other service, and to manage, supervise and control the same in whole or in part and to act as agent or attorney for the same ;

(n) To co-operate in, aid in, subscribe towards or subsidize any proceeding or undertaking which may seem calculated directly or indirectly to benefit the company ;

(o) To acquire, purchase, take on lease, hire, construct, improve, own, use, maintain, operate, manage, carry out and control plant, equipment, machinery, supplies, buildings, ships, works, conveniences and appliances as may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the acquisition, purchase, leasing, hiring, construction, improvement, ownership, use, maintenance, operation, management, carrying out or control thereof ;

(p) To procure the company to be registered, licensed or otherwise recognized in any foreign country and to designate and appoint persons with full power to represent the company in all matters according to the law of such foreign country and to accept service for and on behalf of the company of any process or suit ;



(q) To pay out of the funds of the company all or any part of the expenses of or incidental to the formation and organization thereof ;

(r) To employ, contract with and provide for the remuneration of brokers, commission agents and underwriters upon any issue of shares, bonds, debentures, debenture stock or other securities of the company ;

(s) To do all or any of the matters hereby authorized either alone or in conjunction with, or as factors or agents for any other companies or persons, or by or through any factors, trustees or agents ;

(t) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons or corporations ;

(u) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the directors may think fit and in particular for shares debentures or securities of any company having objects altogether or in part similar to those of this company, notwithstanding the provisions of section 44 of the said Act ;

(v) To adopt such means of making known the products of the company as may seem expedient ;

(w) To carry on any other business or businesses whether manufacturing or otherwise, capable of being conveniently carried on in connection with the above or otherwise calculated directly or indirectly to enhance the value of or render profitable any of the company's business, property, rights or powers ;

(x) To do all or any of the above things and all things authorized by the letters patent or supplementary letters patent, as principals, factors, agents, contractors or otherwise, and either alone or in conjunction with others ;

(y) To do all such other things as are incidental or in any way conducive to the attainment of all or any of the above objects ;

(z) The powers in each paragraph hereof shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "George W. Cole, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1917.

THOMAS MULVEY,

Under-Secretary of State.

39-2

#### Dominion Art Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 or the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 16th day of March, 1917, incorporating James Steller Lovell and Charles Delamere Magee, accountants, William Bain, book-keeper, and Robert Gowans and John Joseph Dashwood, solicitors' clerks, all of the City of Toronto, in the province in Ontario, for the following purposes, viz.:

(a) To manufacture, produce, buy, sell and deal in all kinds of drawings, prints, paintings and other pictorial, reproductions and representations and picture frames and all other articles of merchandise and generally to carry on the business of art dealers ;

(b) Notwithstanding the provisions of section 44 of the said Act, to use any of the shares, bonds, debentures or other securities or the funds of the company to purchase or otherwise acquire and to take and hold or sell, the shares, bonds, debentures or other securities of or in any other similar company or corporation and to guarantee payment of the principal of and interest on the bonds and debentures or the dividends upon the shares of any similar company or corporation and to promote any company or corporation having objects similar to those of this company and while holding the

same to exercise all the rights and powers of ownership thereof, including the voting powers thereof ;

(c) To purchase, lease or otherwise acquire and to hold, exercise and enjoy all or any of the property, franchises, good-will, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, either in its own name or in the name of any such person, firm or company, and to pay for such property, franchises, good-will, rights, powers and privileges wholly or partly in cash, or, notwithstanding the provisions of section 44 of the said Act, wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of such person, firm or company ;

(d) To consolidate or amalgamate with any other company having objects similar to those of this company ;

(e) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or objects or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(f) To apply for, purchase or otherwise acquire any patents, grants, copyrights, trade marks, trade names, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, sell, assign, lease or grant licenses in respect of or otherwise turn to account the property, rights, interest or information so acquired ;

(g) To enter into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in any business or transaction which the company is authorized to engage in or carry on, and, notwithstanding the provisions of section 44 of the said Act, to take or otherwise acquire shares and securities of any such company, and to sell, hold, issue or re-issue the same, with or without guarantee of principal and interest, or otherwise to deal with or to dispose of the same ;

(h) To sell, lease, exchange or otherwise dispose of the property, rights, franchises and undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company, notwithstanding the provisions of section 44 of the said Act ;

(i) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(j) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(k) To procure the company to be licensed, registered or otherwise recognized in any foreign country and to designate persons therein as attorneys or representatives of the company with power to represent the company in all matters according to the laws of such foreign country and to accept service for and on behalf of the company of any process or suit ;

(l) To remunerate by payment in cash, and, with the approval of the shareholders, in stocks, bonds or in any other manner, any person or persons, or corporation or corporations, for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares of stock of the company, or any bonds or debentures or other securities of the company or in or about the formation or promotion of the company or in the conduct of its business ;

(m) To distribute in specie or otherwise as may be resolved any assets of the company among its members and particularly the shares, bonds or debentures or other securities of any other company incorporated to take over the whole or any part of the assets or liabilities of the company ;



(n) To do all such other things as are incidental or conducive to the attainment of the above objects ;

(o) To do all or any of the above things in Canada or elsewhere and as principals, agents or attorneys ;

(p) The above objects, powers and purposes of the company shall be deemed to be several and not dependent on each other, and the company may pursue or carry on any one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise construed having regard to any other clause of such objects, powers or purposes ;

(q) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth, and it may conduct its business in any province or territory of the Dominion of Canada and in foreign countries, and may have one office or more than one office and keep the books of the company in any place in which the company may do business although outside the Dominion of Canada, except as otherwise may be provided by law.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Dominion Art Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

39-2

### The Brick and Tile Supply Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of March, 1917, incorporating Victor Vivian Rogers, real estate agent, Arthur Ellis, barrister-at-law, George Carss, Esquire, and Alfred William Elton Hellyer, brick manufacturer, of the City of Ottawa, in the Province of Ontario, and Duncan Cameron Merkle, of the Village of Casselman, in the said Province of Ontario, manufacturer, for the following purposes, viz.:—

(a) To buy, sell and deal in bricks, tiles, terra cotta, drain and sewer pipes, street paving materials, and such like productions and building materials generally ;

(b) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(c) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ;

(d) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly, or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(e) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell,

hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(f) To take, or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company ;

(g) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;

(h) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections, of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ;

(i) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(j) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plants, stock-in-trade ;

(k) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufacturing, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof ;

(l) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ;

(m) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(n) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ;

(o) To apply for, secure, acquire by assignment, transfer, purchase, or otherwise, and to exercise, carry out and enjoy any charter, license, power, authority, franchise, concession, rights or privilege, which any government or authority or any corporation or other public body may be empowered to grant and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's shares, bonds and assets to defray the necessary costs, charges and expenses thereof ;

(p) To procure the company to be registered and recognized in any foreign country and to designate persons therein according to the laws of such foreign country to represent this company and to accept service for and on behalf of the company of any process or suit ;

(q) To raise and assist in raising money for, and to aid, by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation and to guarantee the performance of contracts by any such company, corporation, or by any other person or persons with whom the company may have business relations ;

(r) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by



publication of books and periodicals and by granting prizes, rewards and donations;

(s) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company;

(t) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others;

(u) To do all such other things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Brick and Tile Supply Company, Limited," with a capital stock of five thousand dollars, divided into 500 shares of ten dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 22nd day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

39-2

### Canada Lock Joint Pipe, Limited.

(CORRECTED NOTICE.)

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of March, 1917, incorporating Alexander Smith, William Carrie and Harold Spencer, solicitors, John George Willey, law clerk, and John Ledingham, clerk, all of the City of Winnipeg, in the Province of Manitoba, for the following purposes, viz:—

(a) To acquire from Lock Joint Pipe Company of the City of New York, in the State of New York, one of the United States of America, a corporation incorporated under the laws of New Jersey, and any other person, firm or corporation owing or controlling the same, upon such terms and for such territory as may be agreed upon, Canadian Patents 113760 and 124802 and any future patent rights which may be acquired by the said Lock Joint Pipe Company;

(b) To acquire by purchase, exchange, assignment, transfer or otherwise and take over in whole or in part and for such consideration and on such terms as may be agreed upon, the interest of the said Lock Joint Pipe Company in a certain contract or contracts entered into by the said Lock Joint Pipe Company with the Winnipeg Aqueduct Construction Company, Limited, for the construction of a portion or portions of the aqueduct or pipe line for the Greater Winnipeg Water District and to assume and carry out the said contract or contracts and the obligations of the said company therein, and to pay for same in cash or partly in cash and partly in credit or in the stock of the company or otherwise;

(c) Without being restricted by the foregoing particular objects, to design, tender and contract for the construction of, to construct, equip, maintain, improve, repair, extend, remove, manage, supervise or control, construction and engineering works, public and private buildings and conveniences of all kinds, and without restricting the generality of the foregoing, pipe lines, conduits, aqueducts, sewers, drains, canals, passages, tunnels, bridges, reservoirs, irrigation works, docks, harbours, piers, wharves, warehouses, factories, stores, houses, Government or municipal offices and buildings, power houses and stations, hotels, barracks, railway stations and railway and other buildings and engineering works and structures generally;

(d) To design, make, open, build, construct, erect, purchase, lease, own, maintain, operate, sell and dispose of drains, ditches, water courses, water-works, aqueducts, sewers, canals, reservoirs, dams, conduits, pipes, piers, wharves, roads, machinery, power, transportation and communication, plant and equipment, and all buildings, shops, warehouses, depots, storehouses, and all other classes or kinds of structure, erections and works, whether for the completion and carrying out of the works and undertakings more particularly set out in the said

contract or contracts, or for the carrying out of any undertaking of any nature whatsoever; and to do and carry out every class of work, trade, industry, undertaking and business usually done or undertaken by builders, contractors, railway contractors, engineers, designers, bridge contractors or others, and generally the business of a construction and engineering company in all its branches;

(e) To work, maintain, manage, carry on or control for the purposes of construction and communication in connection with the said contract or contracts with the said Greater Winnipeg Water District, or other contracts in which the company is interested, switches, sidings and construction railways on lands owned or controlled by the company, and all telegraph or telephone lines erected, or which it may be found necessary to have erected, for the more effective fulfilment of said contract or contracts with the said Greater Winnipeg Water District, or other contract as aforesaid, and to contribute to, assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof;

(f) To acquire, by purchase or otherwise, manufacture, build, own, use, operate, sell or otherwise dispose of builders' and contractors' supplies, materials and necessities of every nature and description whatsoever, and all classes of machinery, power, plant, engines and boats propelled or driven by steam, gasoline, electric or other power, tools and appliances used by or useful for builders or contractors or construction or engineering companies;

(g) To acquire, purchase, hold, exchange, take mortgages on, sell, lease, deal in, improve and develop, real or personal estate of every kind, and timber limits and timber, mines, mining rights, claims, water powers and rights, choses in action and patents and any interest therein, and mortgages, agreements for sale or purchase of lands and mercantile paper and negotiable instruments;

(h) To purchase, hold, assign, guarantee, sell, transfer or otherwise deal in shares of capital stock and bonds, debentures, securities or evidences of debt or securities of any person or corporation;

(i) To enter into partnership or any agreement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company;

(j) To guarantee mercantile and negotiable paper, bonds, debentures or the contracts or obligations of any person, firm or corporation having business dealings or relations with the company and any company whose capital stock or obligations are held by the company, directly or indirectly, upon such terms and for such consideration as the company may think fit;

(k) To sell, lease or dispose of the undertaking of the company or any part thereof for such consideration, including shares, debentures or securities of other corporations or otherwise, as the company may think fit, and to distribute any of the property or assets of the company among the shareholders of the company;

(l) To do all or any of the above things in any part of the world as principals, agents, attorneys and contractors or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others;

(m) To do all things in and about the premises that may be deemed expedient or conducive to the welfare of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canada Lock Joint Pipe, Limited," with a capital stock of forty thousand dollars, divided into 4,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Winnipeg, in the Province of Manitoba.

Dated at the office of the Secretary of State of Canada, this 22nd day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

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**J. R. Cameron, Limited.**

**PUBLIC** Notice is hereby given that under the first part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of March, 1917, incorporating Joseph Robert Cameron, Roderick Edward Byrne, John S. Nicholson and Joseph Rutledge McKenney, founders, and James Clandeboye Sparks Wolff, real estate agent, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz.:—

(a) To purchase and take over and acquire from the above-named Joseph Robert Cameron the business now carried on by him on the premises known as 488 Lewis Street in the said City of Ottawa, with all the assets, stock-in-trade, plant and machinery, and real and personal property, owned or used in connection therewith, and the good-will thereof and all the rights and contracts now held by him subject to the obligations, if any, affecting the same, and to pay for the same in paid-up shares of this company ;

(b) To carry on the business and trade of stove and furnace manufacturers, steamfitters, plumbers, gas fitters, coppersmiths, tinsmiths, enamellers, electricians, brass and iron founders, in all its branches; to manufacture and install ventilators, fuel savers, electric signs and all kinds of appliances for heating by gas, electricity, hot air, steam and water, and all appliances and connections to be used therewith; to manufacture, construct, buy, sell and deal in all goods, wares, and merchandise, in which tin, steel, copper, brass, bronze, nickel, aluminium, galvanized iron, sheet iron, and sheet metal of all kinds, and any other metal or combination, of metal or other materials may be used, and to do all kinds of embossing work; to repair and alter steam, electric and gasoline engines, automobiles, motor trucks and all other kinds of vehicles and all machines operated by any kind of power or by hand, and to repair and alter any of the said goods, wares and merchandise, and to acquire, operate and manage garages;

(c) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(d) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ;

(e) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ;

(f) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on, or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ;

(g) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade;

(h) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading,

warrants and other negotiable or transferable instruments ;

(i) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ;

(j) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ;

(k) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ;

(l) To do all or any of the above things as principals, agents, contractors or otherwise, and either alone or in conjunction with others ;

(m) To do all such other things as are incidental or conducive to the attainment of the above objects ;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "J. R. Cameron, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 21st day of March, 1917.

THOMAS MULVEY,

Under-Secretary of State.

39-2

**The Collier Oil Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of March, 1917, incorporating Henry Phipps Otty Savary, Lloyd Hamilton Fenerty, and Henry Austin Chadwick, barristers-at-law, Francis Olestes McKenna, student-at-law, and William Needham Ream, accountant, all of the City of Calgary in the province of Alberta, for the following purposes, viz:—

(a) To search for, prospect, examine and explore lands and places which may seem to the company capable of affording a supply of petroleum or natural gas and to take on lease, purchase or otherwise acquire the right to the petroleum and natural gas in and under all such lands and to establish and turn to account pumping stations, pipe lines and others works and conveniences suitable for the purpose of extracting, pumping, drawing transporting and purifying petroleum and other mineral oils and natural gas, and to acquire, construct, maintain, and operate refineries for the refining of crude petroleum and to engage in the business of dealers in petroleum and all or any of its products or by-products either wholesale or retail ;

(b) To acquire by purchase, lease, hire or otherwise mines, mineral claims, mineral leases, mining lands and mining rights of every description including petroleum and natural gas, and to work, develop, operate and turn the same to account and to sell or otherwise dispose of the same or any of them or any part thereof or any interest therein ;

(c) To dig, bore, or drill wells for water, oil, gas or any other mineral or product, and to carry on such operations either for the benefit of the company on property belonging to or in which the company is interested, or as a contractor with or for any other company, firm or person, and generally to carry on the business of well drillers in all its branches ;

(d) To purchase or otherwise acquire all plant or machinery necessary or convenient to be employed for any of the purposes of the company and to operate the same ;

(e) To deal in natural gas for illuminating, power or other purposes, and for such purposes to enter into any contracts, engagements or agreements with any government, municipality, corporation or person for the supplying of natural gas for the purpose of power, illuminating or other purpose whatsoever ;



(f) To acquire, construct, equip, maintain and operate a gas lighting plant or plants, necessary pipe lines, to enter into any negotiations or contracts with any government, municipality, corporation, or person for the right to use any street, highway, or public place, or any public or private property, for the right of way of the Company's gas pipe for the conveying of natural gas for lighting or other purposes, and to let, sell or otherwise dispose of or deal with such plant or plants and right of way;

(g) To acquire, construct, equip, maintain and operate a pipe line or pipe lines for the conveying of petroleum, either crude or refined, or any of its products or by-products, and to enter into any negotiations or contracts with any government, municipality, corporation or person, for the right to use any street, highway or public place or any public or private property for the right of way for such pipe line or lines and to sell, let or otherwise dispose of or deal with such pipe line or pipe lines and right of way;

(h) To acquire by gift, purchase or otherwise from any person or corporation the right of way mentioned in the two preceding paragraphs hereof or any part thereof;

(i) To buy, sell, lease, hire, or otherwise acquire any real or personal property and any rights, franchises, easements and privileges which the company may think expedient or desirable to purchase or acquire for the purpose of its business;

(j) To purchase, or otherwise acquire the good will or all or any part of the business, property and liability of any company, society, partnership or person formed for all or any of the purposes within the objects of this company or carrying on any business within the objects of this company and to conduct and carry on or liquidate or wind up any such business;

(k) To establish, form, promote or assist in paying the cost of and incidental or preliminary to the formation or establishment of any company or undertaking formed with objects altogether or in part similar to the objects for which the company is established or for the purpose of acquiring, purchasing, holding, working, or otherwise dealing with any of the property of the company, or in which the company is interested and with whom the company may or may not amalgamate, and to make or concur or assist in making all payments and financial arrangements in relation thereto, and to underwrite, subscribe for, purchase, hold, sell, or dispose of shares, stocks, obligations, debentures or securities in any such company and to guarantee or assist in the guarantee of the payment of any dividends or interests on the stocks, shares, debentures, obligations, or securities of any such company, and to pay any brokerage, commissions, indemnities and legal or other expenses incidental thereto;

(l) To enter into partnership or any arrangement for sharing of profits, union of interests, joint adventure, reciprocal concessions, or co-operations with any one or more corporations, authorities, companies or persons carrying on or engaged in, any business, operation or transaction which may seem to the company capable of being conducted so as directly or indirectly to benefit the company, and to take or otherwise acquire and hold shares or stock in or securities of and to subsidize, lend money to or otherwise assist any such corporation, authority, company or person, and to raise and assist in raising money for, and to aid by way of bonus, promise, endorsement, guarantee or otherwise any person, firm or corporation which the company may have business relations with, and to act as employee, agent or manager of any such person, firm or corporation, and to guarantee the performance of contracts by any such person, firm or corporation;

(m) To sell, lease, exchange, surrender otherwise deal with the whole or part of the undertaking and property and rights of the company, or any part thereof, for such consideration as the company may think fit, and in particular for any shares (whether credited as partly or fully paid up or otherwise) debentures or securities of any other company, and to divide such part or parts, as may be determined by the company of the purchase money, whether in cash, shares or other equivalent, which may be received at any time by the company on the sale of, or other dealing with the whole or part of the property, estate, effects and rights of the company amongst the members of the company by way

of dividend or bonus in proportion to their shares, or to the amount paid up on their shares or otherwise to deal with the same as the company may determine;

(n) To pay for any lands, business, property, rights, privileges and concessions acquired or agreed to be acquired by the company, and generally to satisfy any payment by or obligations of the company by the issue of shares of this or any other company credited as fully or partly paid up, or of debentures or other securities of this or any other company credited as fully or partly paid up;

(o) To make, draw, accept, endorse, execute and issue promissory notes, bills of exchange, cheques, bills of lading and other negotiable instruments;

(p) To acquire by subscription, purchase or otherwise and to accept and take, hold or sell, shares or stock in any company, society or undertaking, the objects of which shall in whole or in part be similar to those of this company or such as may be likely to promote or advance the interests of this company;

(q) To sell, lease, exchange, surrender or otherwise deal with the whole or any part of the undertaking and property and rights of the company for such consideration as the company may think fit;

(r) To do all such things as are incidental or conducive to the attainment of the above objects or any of them and the intention is that the objects specified in each of the paragraphs in this clause shall, unless otherwise therein provided, be regarded as independent objects and shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Collier Oil Company, Limited," with a capital stock of two million dollars, divided into 400,000 shares of five dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 22nd day of March, 1917.

THOMAS MULVEY,

39-2

Under-Secretary of State.

#### Dodd-Simpson Press, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 16th day of March, 1917, incorporating Gerald Augustine Coughlin, advocate, Francis George Bush, bookkeeper, Herbert William Jackson, clerk, and George Robert Drennan and Alexander Gordon Yeoman, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz.:—

(a) To carry on generally the business of printing, advertising, engraving and publishing in all its branches, both as principals and as agents; to carry on all or any of the businesses of general printers, stationers, stereotypers, electrotypers, lithographers, engravers, bookbinders, designers, publishers, newspaper publishers, type foundries and advertising agents; and to carry on the business of embossing, electrotyping, photo-engraving, manufacturing and dealing in paper boxes, stationery, tags and labels; to acquire, print, lithograph, engrave, publish, conduct and circulate, or otherwise deal with, any newspaper or newspapers, books, periodicals, pictorial works or other publications; to carry on a general promotion and agency business in connection with advertising of all kinds;

(b) To manufacture, buy, sell or dispose of ready prints, patent plates, copyrights, bases, type, printing machinery or any other plant or machinery useful in printing establishments;

(c) To carry on the business of painters, decorators, designers and bill posters in connection with the advertising department of the company's business;

(d) To manufacture, buy, sell and deal in every kind and description of sign, show card, novelty, label, name plate, badge, button, calendar or other device and generally in specialties of all kinds to be used in advertising for commercial and other purposes;

(e) To carry on any other business, which may seem to the company capable of being carried on in connection



tion with its business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's rights or property ;

(f) To acquire by purchase, lease or otherwise, or undertake the whole or any part of the assets, business, property or liabilities of any person, firm or company, carrying on any business in whole or in part similar to that which this company is authorized to carry on, or possessed of property suitable for the purposes of this company ;

(g) To purchase, lease, construct or otherwise acquire, all property, movable and immovable, that the company may deem necessary for the purposes of its undertakings or any part thereof ;

(h) To pay for any assets, business, property or rights acquired by the company, or services rendered or to be rendered to the company, either in cash or in fully paid-up shares or by any securities which the company has power to issue, or partly in one mode and partly in another or others, and generally on such terms and conditions as the company may determine ;

(i) To apply for, purchase or otherwise acquire any patents, brevets d'invention, grants, licences, leases, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit this company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights, interests or information so acquired ;

(j) To distribute among the shareholders in specie by way of dividend or bonus, or in any other manner deemed advisable, any property of the company or any proceeds of the sale or disposal of any property of the company ;

(k) To carry on or to do any of the businesses, acts and things aforesaid, either as principals or agents, or by or through trustees, agents or otherwise, and either alone or in conjunction with another or others ;

(l) To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes or conducive to the attainment of any one or more of the objects hereinabove enumerated ;

(m) The intention is that the objects specified in paragraphs (a), (b), (c), (d) and (e) hereof shall be independent objects and shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Dodd-Simpson Press, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

39-2

### The Paper & Hardware Products, Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 15th day of March, 1917, incorporating Wilfred Arnold Lyons, Henri Larin and Patrick Alfred Donnelly, clerks, Ulderice Pigeon, optician, and Adelard Savard, chemist, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To manufacture, buy, sell and deal in paper, felt, chip board, straw board, pulp, pulp-wood, waste paper and paper mill stock and kindred materials, and goods and merchandise of every description manufactured from and produced by the same, and to carry on the business of a paper mill in all its branches and accessories ;

(b) To acquire, purchase, sell, manufacture and deal in logs, lumber, timber, pulp, pulp-wood, paper and other products and by-products of wood and pulp and all other articles and materials into which wood enters or forms a constituent part ;

17875—3½

(c) For the purposes aforesaid, to engage in the business of iron, steel and metal workers, of every description, founders, machinists, electro-platers, galvanizers, coppersmiths and electricians, in all their respective branches, and to manufacture, buy, sell, lease, exchange and deal generally in all kinds of cast, forged, wrought, sheet and wire metal of all kinds, hardware products and supplies, and all other articles of a similar nature, made wholly or partly therefrom ;

(d) To buy, sell, import, export, manufacture and generally deal in all kinds of goods, wares and merchandise, both at wholesale and retail and on commission ;

(e) To purchase, acquire, build, erect, own, equip, maintain and operate, and to sell, lease and otherwise convey, mills, factories, warehouses, elevators, store-houses, wharves, docks and other works and buildings which may be deemed directly or indirectly conducive to the objects of the company ;

(f) To organize, manage or develop, or to assist in the organization, management or development of, any corporation, company, syndicate, enterprise or undertaking carrying on a business similar in whole or in part to that of the company ;

(g) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or other securities or otherwise, any other company or corporation, and to guarantee the performance of contracts by any such company or corporation or by any other person or persons with whom the company may have business relations ;

(h) To subscribe for, buy, take or otherwise acquire and to hold, either as principal or agent and absolutely as owner, or by way of collateral security, and to enjoy, sell, exchange, vote or otherwise deal in stock, bonds, debentures and other securities of any government or municipal, industrial or financial corporation or company, notwithstanding the provisions of section 44 of the companies Act ;

(i) To issue and allot as fully paid up the shares of the company hereby incorporated in payment or part payment of any business, franchise, undertaking, property, rights, powers, privileges, lease, license, contract, real estate, stocks, bonds, debentures or other property or rights which it may lawfully acquire by virtue of the powers hereby granted ;

(j) To enter into any arrangements for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on or calculated to enhance the value of the company's properties or securities, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal in the same, or to amalgamate with any such company ;

(k) To distribute among the shareholders of the company in kind any shares, debentures, securities or property belonging to the company or which the company may have the power to dispose of ;

(l) To sell, lease or otherwise dispose of the property of the company or any part thereof for such consideration as the company may see fit and in particular for shares, bonds, debentures or other securities of any other company ;

(m) To do all acts necessary for the undertaking, carrying on or completion of any of the business which this company is authorized to carry on or engage in ;

(n) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Paper & Hardware Products, Limited," with a capital stock of forty-nine thousand dollars, divided into 490 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State

39-2

**De Pierre, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of Chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 16th day of March, 1917, incorporating Carl Troest de Pierre and Waldo Vincent Giffen, manufacturers, Gratia Longtin and Joseph Alexandre Desève, bookkeepers, and Meriza Baillargeon, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To carry on the business of planting, cultivating, growing, producing, owning, buying, selling, manufacturing, importing, exporting and dealing in cocoa, chocolate, confectionery and confectioners supplies, in all forms and processes of manufacture;

(b) To carry on any other business, whether as manufacturers, merchants or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of the company's property or rights;

(c) To manufacture, use, own, buy, sell and deal in all kinds of machines, machinery, implements and appliances, and to operate machines, machine shops and factories to be used in connection with the said business;

(d) To hold, own, buy, sell and deal in all kinds of property, both real and personal, necessary and useful for the business of the company;

(e) To apply for, obtain, register, purchase, lease or otherwise acquire, and to hold, use, own, operate and introduce and to sell, assign or otherwise dispose of any trade mark, trade names, patents, inventions, formulae, improvements and processes convenient for or incidental to the carrying on of the said business; to manufacture, buy, sell and deal in all kinds of articles necessary and convenient to be used in connection with the business of the company or with the sale of any article dealt in by the company;

(f) To do all or any parts of the above things as agents, principals, factors or otherwise and by or through trustees, agents or otherwise, and either alone or in conjunction with others, and to do a general commission business;

(g) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any persons or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to carry on or engage in, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal in the same;

(h) To acquire, own, hold, sell or otherwise dispose of shares of the capital stocks, bonds or other securities of any other company having objects similar to those of this company, notwithstanding the provisions of section 44 of the said Act; to use the funds of the company in the acquisition of the same, and to vote on such stocks and bonds in the name of the company;

(i) To promote and amalgamate with other companies having objects similar to those herein above enumerated, and to take shares therein and to guarantee the performance of contracts by customers and others having dealings with the company; to sell and dispose of the undertaking of the company for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company;

(j) To issue and allot as fully paid-up stock of the company hereby incorporated in payment or part payment of any business, franchise, undertaking, property, rights, powers, privileges, lease, license, contract, real estate, stock, bonds and debentures or other property or rights which it may lawfully acquire by virtue hereof; to lease, license, sell or otherwise dispose of the property and assets of the company or any part thereof for such consideration as this company may see fit, including shares, debentures or other securities of any company purchasing or acquiring the same; to subscribe for, take, hold, purchase or otherwise acquire and to sell, assign, transfer or otherwise dispose of

shares, stock, bonds, debentures or other securities of any other persons or company having objects wholly or in part similar to the company hereby incorporated, or having for its object or any of its objects the promotion of any of the matters which this company is authorized to carry on;

(k) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrents and other negotiable or transferable instruments;

(l) To enter into any arrangement with any authorities, governmental, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authorities any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions;

(m) To do all acts and exercise all powers and to carry on all business incidental to the due carrying on of the objects for which the company is incorporated and necessary to enable the company to properly carry on its undertaking;

(n) The above objects, powers or purposes of the company shall be deemed to be several and not dependent on each other, and the company may pursue or carry on any one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise construed as having regard to any other clause of such object, powers or purposes;

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "De Pierre, Limited," with a capital stock of forty-eight thousand dollars, divided into 480 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1917.

THOMAS MULVEY,

39-2 Under-Secretary of State.

**Compagnie d'Imprimerie Godin-Ménard, Limitée.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of March, 1917, changing the name of "La Compagnie d'Imprimerie Godin-Ménard, Limitée," to that of "La Compagnie d'Imprimerie Godin, Limitée,"—"The Godin Printing Company, Limited."

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1917.

THOMAS MULVEY,

39-2 Under-Secretary of State.

**Chevrolet Motor Company of Canada, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of March, 1917, increasing the capital stock of the "Chevrolet Motor Company of Canada, Limited" from the sum of five hundred thousand dollars to the sum of one million five hundred thousand dollars, such increase to consist of ten thousand shares of one hundred dollars each, and also amending the letters patent incorporating the said company on the twenty-third day of September, A. D. 1915, by eliminating the reference to cumulative preference shares contained in the said letters patent so that the said cumulative preference stock could be issued as common stock.

Dated at the office of the Secretary of State of Canada, this 27th day of March, 1917.

THOMAS MULVEY,

40-2 Under-Secretary of State.



**City Central Real Estate Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of March, 1917, decreasing the capital stock of the "City Central Real Estate Company, Limited" from the sum of one million dollars to the sum of one hundred thousand dollars, such decrease to consist of nine thousand shares of one hundred dollars each, and subdividing the one thousand shares being the reduced capital stock of the said company of the par value of one hundred dollars each into ten thousand shares of the par value of ten dollars each.

Dated at the office of the Secretary of State of Canada, this 27th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

40-2

**Fred Thomson Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of March, 1917, increasing the capital stock of the "Fred Thomson Company, Limited," from the sum of one hundred thousand dollars to the sum of two hundred and fifty thousand dollars, such increase to consist of fifteen hundred shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 24th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

40-2

**The Pre-Cast Concrete and Supply Co'y., Ltd.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of March, 1917, incorporating Thomas Philip Parker, sales manager, Thomas Bertin Mitchell, druggist, Mark Ferris Smith, manufacturer, and Jean Parker, married woman, all of the Town of Oshawa, in the Province of Ontario; and Alexander Frederic Parker, of the City of Montreal, in the Province of Quebec, mechanical superintendent, for the following purposes, viz:—

To carry on the business of manufacturing, storing, shipping, vending and dealing in cement and concrete products, and all articles into which cement enters or forms a component part, and all articles of steel, iron or wood construction, pertaining to and used in the construction and maintenance of railways, roadways, sewage, disposal plants and water filtration system.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Pre-Cast Concrete and Supply Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Oshawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 24th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

40-2

**J. J. Turner & Sons, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of March, 1917, incorporating John James Turner, Reginald Henry Turner, Achilles William Turner and

Webber Francis Thomas Turner, manufacturers, and Edward Armour Peck, barrister-at-law, all of the City of Peterborough, in the Province of Ontario, for the following purposes, viz:—

(a) To acquire and take over as a going concern the business now carried on of the City of Peterborough, in the Province of Ontario, under the style or firm of J. J. Turner & Sons, and of the Peterboro Tent and Awning Co., and all agencies and branches thereof, with all the assets, stock in trade, and real and personal property owned or used in connection therewith, and the good-will thereof, (including the right to use the said firm names in connection with such business) and all the rights and contracts held by the said firm, and to pay for the same in paid-up shares of this company;

(b) To engage in the manufacture, importation, purchase and sale of goods, wares and merchandise of all kinds, and to establish agencies and branches for the purposes of such business wherever it may seem desirable;

(c) To acquire or undertake the whole or any part of the business and property of any person or company carrying on any business similar to that carried on by this company, or possessed of property suitable for the purposes of this company;

(d) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company;

(e) To take, or otherwise acquire and hold, shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as to directly or indirectly benefit the company;

(f) To purchase, take on lease or in exchange, hire or otherwise acquire any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock in trade;

(g) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;

(h) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company;

(i) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company;

(j) To do all such other things as are incidental or conducive to the attainment of the above objects.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "J. J. Turner & Sons, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Peterborough, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 27th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

40-2

**Lion Locks, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of March, 1917, incorporating Aubrey Thomas Maher and John Bruce O'Brien, students-at-law, Thomas Stewart Hagan Giles, accountant, and John Stewart Duggan and Craig McKay, barristers-at-law, all of the City of

Toronto, in the Province of Ontario, for the following purposes, viz :—

(a) To manufacture, buy, sell export, import and deal in builders' hardware, safety deposit boxes, automobile locking devices, post office locks and boxes and locks of all kinds ;

(b) To carry on any other business, (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ;

(c) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired ;

(d) Subject to section 44, to take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company ;

(e) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose, which may seem directly or indirectly calculated to benefit the company ;

(f) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, is authorized so to do by the vote of a majority in number of the shareholders present or represented by proxy, at a general meeting duly called for considering the matter, and holding not less than two-thirds of the issued capital stock of the company.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere, by the name of "Lion Locks, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 24th day of March, 1917.

THOMAS MULVEY,

Under-Secretary of State.

40-2

#### The Schooner "Romaine", Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of March, 1917, incorporating Gordon Walters MacDougall and Lawrence Macfarlane, both of His Majesty's counsel learned in the law, William Bridges Scott and John MacNaughton, advocates, and James Geary Cartwright, office manager, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

To carry on the trade or business of a shipowner and common carrier by sea, and to do, perform and transact all acts, matters and business incidental to the occupation of shipowner and common carrier by sea.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Schooner 'Romaine,' Limited," with a capital stock of five thousand dollars, divided into 50 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 27th day of March, 1917.

THOMAS MULVEY,

Under-Secretary of State.

40-2

#### Montreal Last Company, Limited.

**P**UBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of March, 1917, incorporating Alexander Chase-Casgrain, King's counsel, Errol Malcolm McDougall, Pierre François Casgrain, and Sadi Demers, advocates, John Alden Aylen, student-at-law, John Buchanan Henderson, clerk, and Beatrice Isolde Brandt, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To manufacture, purchase, sell, lease and otherwise acquire and dispose of lasts, trees, forms, dies and patterns of every description, and such other products and by-products as are incidental thereto, and to manufacture, buy, sell, lease, operate and deal in and with all kinds of machinery, tools, implements and mechanical devices and contrivances of every name and nature whatsoever which may be deemed necessary or useful for the said purposes, and in general to purchase, manufacture or otherwise acquire, own, hold, deal in, sell, assign and transfer or otherwise dispose of all other kinds of goods, wares and merchandise in any way pertaining or incidental to the said business and to carry on the business of manufacturers of and dealers in all kinds of boots, shoes and other footwear and all kinds of appliances, devices, findings, tools, mechanism, accessories, processes and things which may be used or useful in connection with the manufacture of any of the above-mentioned articles ;

(b) To apply for, obtain, register, purchase, lease or license on royalty or otherwise, and to hold, own, use, operate, introduce, sell or assign or otherwise dispose of any and all trade marks, trade names, distinctive marks, copyrights and patent rights, and all inventions, improvements and processes used in connection with or secured under letters patent of the Dominion of Canada or elsewhere, or otherwise, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such trade marks, names, patents, licenses, concessions, processes and the like, or any such property rights and information so acquired and with a view to the working and developing of the same ;

(c) To acquire by purchase, lease, concession, exchange or otherwise, and to construct, erect, operate, hold and maintain and manage all factories, shops, storehouses, depots, machine shops, engine houses and other structures and erections necessary for its business, and all property movable and immovable, necessary or useful for the carrying on of any of the purposes of the company, and to lease, sell and dispose of the same ;

(d) To carry on any business, whether manufacturing or otherwise, germane to the purposes and objects herein set forth, and which may seem to the company capable of being conveniently carried on by the company or calculated directly or indirectly to enhance the value of or render profitable any of its property or rights ;

(e) To develop and operate any water power or water powers and to generate, produce and accumulate electric and electro motive forces or other similar agencies for the production of light, heat and power for the purposes of the company, with power to sell or otherwise dispose of any excess not required, and to supply the same for light, heat and power purposes to any person or corporation on such terms as may be agreed upon, provided that the foregoing powers when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf ;

(f) To enter into any arrangements with any government or authority, supreme, municipal, local or otherwise which may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it advisable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ;



(g) To issue fully paid-up shares, bonds or debentures of the company for the payment in whole or in part of any property, real or personal, movable or immovable, patents, rights, claims, privileges, concessions, contracts or other advantages which the company may lawfully acquire;

(h) Notwithstanding the provisions of section 44 of the said Act, to purchase and acquire and to own, hold, sell and re-issue shares, debentures, bonds and other securities of any company or corporation and to pay for the same wholly or partly in cash, shares, bonds, debentures or other securities of the company and to guarantee the payment of the principal of or dividends and interest on such shares, bonds, debentures or other securities, and while owner of any such shares of stock, bonds, securities or other obligations to exercise any and all voting powers thereon by its duly authorized officers or by a proxy duly appointed, to the same extent as a natural person might or could do, and to manage, operate and carry on as a manager, the property, franchises, undertaking and business of any corporation any of whose shares, bonds, debentures or other securities are held by the company for such remuneration as may be deemed reasonable and proper;

(i) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company, and to acquire by purchase, lease or otherwise the property, franchises, undertakings and business of any such corporation, and to assume the liabilities thereof and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company;

(j) To promote or assist in promoting, or to become a shareholder in any subsidiary, allied or other company carrying on or having for its purpose the operation of any business altogether or in part similar to that of this company, and to enter into any arrangements for sharing profits, union of interest, joint adventure, reciprocal concession or otherwise with such person or company, and notwithstanding the provisions of section 44 of the said Act, to take or otherwise acquire shares and securities of such company and pay for the same wholly or partly in cash, shares, bonds or other securities of the company, and to hold, sell, re-issue, with or without guarantee of principal, interest and dividends, or otherwise to deal with the same;

(k) To acquire the good-will, property, rights and assets, and assume all the liabilities of any person, firm or company indebted to the company or transacting any business similar to that conducted by the company, and to pay for the same in cash or in securities of the company, or otherwise;

(l) To sell, lease or otherwise dispose of the property, rights, franchises and undertakings of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of the company, notwithstanding the provisions of section 44 of the said Act;

(m) To purchase, lease, or otherwise acquire, and to hold, exercise, and enjoy all or any of the property, franchises, good-will, rights, powers and privileges held by any person or firm or by any company or companies carrying on any business similar in whole or in part to that which this company is authorized to carry on either in its own name or in the name of any such person, firm or company, and to pay for such property, franchises, good-will, rights, powers and privileges, wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake and assume the liabilities of any such person, firm or company;

(n) To draw, make, endorse, accept, execute and issue promissory notes, bills of exchange, bills of lading and other negotiable and transferable instruments;

(o) To make cash advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons;

(p) To distribute in specie or otherwise as may be resolved, any assets of the company amongst its members, and particularly shares, bonds, debentures or any other securities of any other company that may take

over the whole or any part of the assets or liabilities of the company;

(q) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined;

(r) To aid in any manner and guarantee the obligations of any company any of whose shares of capital stock, bonds or other obligations are held or in any manner guaranteed by this company, and to do any acts or things for the preservation and protection, improvement or enhancement of the value of any such shares of capital stock, bonds or other obligations, and to do any and all acts and things tending to increase the value of the property of any such company;

(s) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Montreal Last Company, Limited," with a capital stock of forty-five thousand dollars, divided into 450 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Maisonneuve in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 27th day of March, 1917.

THOMAS MULVEY,

Under-Secretary of State.

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#### Montreal Transportation Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of March, 1917, incorporating William Kenneth McKeown, King's counsel, Leopold Choquette, advocate, George Edward Chart, accountant, Lorne Clayton Herdman, stock broker, and Berthe Charlebois, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To carry on the business of forwarding and transporting goods and passengers, mails and freight of all kinds on land and water in the Dominion of Canada and elsewhere, and likewise of wharfingers and ware housemen; to own and operate elevators; to buy, sell and make advances on grain, lumber, merchandise, coal, live stock and other movable property, upon commission and otherwise;

(b) To design, lay out, construct, purchase, take in exchange, lease, charter or otherwise acquire, have and hold, improve, develop, repair, alter, maintain, operate, manage, sell, exchange, let out to hire, charter or otherwise deal with and dispose of:

(1) Steamships, steamboats, vessels, ships, barges, tugs, scows, steamship lines, vessel lines, transportation lines, towing, salvage and wrecking outfits, wharves, piers, docks, dry docks, floating docks, dock yards, ship-building yards, slips, basins, marine railways, coaling apparatus, telegraph and telephone lines on land owned or controlled by the company, and wireless telegraph outfits and stations for the purposes of the company, and all incidental structures, appliances and equipment or any shares or interests in any of same;

(2) Steamship, steamboat and railway terminals, transportation, warehouse, storage and coal storage facilities, yards, stock yards, oil tanks, pipe lines, freight sheds, freight and passenger stations, stores, buildings of every description, tramways and tracks on lands owned or controlled by the company, cars, motors, engines and equipment for the movement, care, storage or handling of any merchandise or traffic;

(3) Passenger facilities and accommodation, hotels, parks, amusement resorts and appliances;

(4) Elevators for elevating grain, wheat or other produce and cleaning plant and equipment, mills and machinery for the manufacture of flour, cereals or any product or by-product of grain or of other agricultural products;

(5) Ships and works for the manufacture of machinery or railway equipment, and all supplies for steam-

ships, steamboats and vessels generally, and their equipment;

(6) Power houses, structures, plant and equipment for the development, generation, transmission or utilization of water, steam, electric or other power and structures and plant for any form of lighting and heating, provided, however, that any sale, distribution or transmission of heat, light, electric or other power or force beyond the lands of the company shall be subject to local and municipal regulations in that behalf;

(7) And to acquire by lease, purchase or otherwise and hold and own, and to sell, lease, exchange or otherwise dispose of, all or any buildings, lands, water lots, water rights, water-powers, mines, minerals and mining rights, easements, servitudes, and any other rights and properties of any nature whatsoever that may be useful to the company in connection with any of the foregoing objects;

(c) To act as agents, commission agents, vessel agents, cartage agents, wharfingers, warehousemen, forwarders and carriers by land and water;

(d) To sell and deal in any of the manufactures or products of the works hereinbefore specified, or any commodities, merchandise or manufactures which may be conveniently handled in connection therewith and are germane to the objects for which the company is incorporated;

(e) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business of the company or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights;

(f) To apply for, secure, acquire by assignment, transfer purchase, lease or otherwise, and to exercise, carry out and enjoy, any charter, license, power, authority, franchise, concession, right or privilege, which any government or authority or any corporation or other public body may be empowered to grant, and to pay for, aid in and contribute towards carrying the same into effect, and to apply, appropriate or otherwise make use of any of the company's shares, bonds and assets towards or for the payment, either in whole or in part, of the costs, charges and expenses incidental thereto;

(g) To acquire by purchase, exchange, lease or otherwise, and to take over the whole or any part of the undertaking, business, property, assets or liabilities of any person, partnership or company carrying on a business similar in whole or in part to that which the company is authorized to carry on;

(h) To enter into any agreement for sharing of profits, amalgamation, consolidation or union of interest, co-operation, joint adventure, reciprocal concession, management of the affairs of the company or other arrangements of a like nature, with any person or company or companies carrying on or about to carry on business similar to that of the company, and to take all such steps and proceedings and do all such matters and things as may be necessary or expedient to carry out and give effect to such agreements or any of same;

(i) To subscribe for, purchase, take in exchange or in payment or otherwise acquire, hold and own, and while holding same to exercise all the rights, powers and privileges of holders and owners thereof, receive and distribute as profits the dividends and interest thereon, and to guarantee, sell, with or without guarantee, and otherwise dispose of, and notwithstanding the provisions of section 44 of the said Act, deal in the shares, bonds, debentures, debenture stock or other securities of any other company or companies having purposes and objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to establish, promote or otherwise assist any such other company or companies;

(j) To issue paid-up shares, bonds, debentures, debenture stock or other securities, for the payment, either in whole or in part, of any property, real or personal, movable or immovable, or other rights, lease, business, franchise, undertaking, power, privilege, license or concession, which this company may lawfully acquire, as also, with the approval of the shareholders, in payment of services rendered to the company by

way of promotion or otherwise, and to issue fully paid shares, bonds, debentures, debenture stock or other securities in payment of or exchange for shares, bonds, debentures, debenture stock or any other securities of any other company doing a business similar or incidental to the business of this company;

(k) To sell, lease, exchange or otherwise dispose of or deal with all or any of the assets, property, rights or undertaking of the company for such consideration as the company may think proper, and in particular for shares, bonds, debentures, debenture stock or other securities of any other company having objects altogether or in part similar to those of the company;

(l) To lend money to persons or companies having dealings with the company, and guarantee the performance of contracts as also the performance of any obligations or undertaking of any other company or person in which the company is interested, including the payment of dividends, interest on bonds, debentures, debenture stock or other stock or other securities, mortgages or liabilities of any such company or person; and to accept as securities for such loans and guarantee any security that may be offered by such company or person, including shares, bonds, debentures, debenture stock, mortgages, pledges, liens, or other securities of such other companies, or of or upon the property of such persons or companies;

(m) To draw, make, accept, endorse and issue promissory notes, bills of exchange, warrants, securities under the Bank Act, and other negotiable or transferable instruments;

(n) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members, and particularly the shares, bonds, debentures, debenture stock or other securities of any other company formed to take over the whole or any part of the assets or liabilities of the company;

(o) From time to time to do any one or more of the acts and things herein set forth, and to exercise and enjoy all such rights and privileges, and to do all such other acts and things as are incidental or conducive to the attainment of the above objects, or any of them, as also to carry on any business germane to the purposes and objects above set forth.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Montreal Transportation Company, Limited," with a capital stock of four million dollars, divided into 40,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 27th day of March, 1917.

THOMAS MULVEY,

Under-Secretary of State.

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#### Monroe Clothes, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of March, 1917, incorporating Louis Athanase David and Louis Philippe Crepeau, both of His Majesty's counsel learned in the law, Segfried Hinson Read Bush, advocate, Samuel Bruce Holmes, engineer, and Sara Farmer Innes, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To carry on business as tailors, manufacturers, exporters and importers, wholesale and retail and general dealers in men's and boys' clothing and all other articles of men's and boys' wear;

(b) To manufacture, buy, sell and deal in all kinds of fabrics, materials and articles in any way entering into or requisite for the manufacture of clothing or the component parts thereof, and to acquire, purchase, use, sell and dispose of cottons, woollens, shoddy and waste yarns and fabrics of every description, and to bleach and dye the raw products, yarn or manufactured goods, and to manufacture, purchase, sell and



deal in, import and export all small wares such as buttons, tags and all other accessories incidental to or necessary in connection with the business of the company ;

(c) To produce, generate or accumulate steam, electric, pneumatic, hydraulic and other power or force as may be necessary for the purposes of the company's business, and to sell or dispose of any surplus electricity or other motive power or force, subject to provincial and municipal laws and regulations ;

(d) To establish and maintain factories and workshops and other establishments for the purposes of the company, and to build, establish, purchase, lease or otherwise acquire and maintain plant and machinery necessary for the purposes of the company's business ;

(e) To manufacture, sell or otherwise deal in all kinds of goods and products incidental or relating to the trade or business of the company ;

(f) To purchase, acquire or undertake the whole or any part of the business, property and liabilities or any particular asset or right of any person, partnership or company carrying on any business which this company is authorized to carry on or possessed of property suitable for the purposes of this company, and to pay for the same by the issue of fully paid shares or otherwise ;

(g) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit this company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired ;

(h) To subscribe for, acquire and hold, either as principal or agent, and absolutely as owner or by way of collateral security, and to exchange or otherwise dispose of the shares of the capital stock, bonds or debentures of any company or corporation with which this company has or is about to have business relations, notwithstanding section 44 of the Act ;

(i) To enter into any arrangements for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire shares or other securities of such company, and to sell, hold or re-issue, with or without guarantee, or otherwise deal with the same ;

(j) To act as agents for any person, partnership or company carrying on a business similar to that of this company ;

(k) To sell, lease or otherwise dispose of the property or undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures, bonds or other securities of any other company ;

(l) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities of any other company belonging to this company, or which this company may have the power to dispose of, and to do all acts and exercise all power to carry on any business incidental to the proper fulfilling of the objects for which this company is incorporated ;

(m) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Monroe Clothes, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

# **Dominion Blank Book Company, Limited.**

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of March, 1917, incorporating Louis Athanase David and Louis Philippe Crepeau, both of His Majesty's counsel learned in the law, and Segfried Hinson Read Bush, advocate, Samuel Bruce Holmes, engineer, and Sara Farmer Innes, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on the business of printing, publishing, engraving, lithographing, book-binding, stereotyping, electrotyping, syndicating and any business of a similar nature, including a general business in paper of all grades and kinds, with the right to manufacture the same and articles therefrom, and to manufacture, produce, purchase, deal in and sell mechanical and ground wood pulp, paper, paper bags, cardboard, paper materials and any and all ingredients, products or compounds thereof, and all articles and substances made from any of the above named articles, and to utilize, render merchantable and otherwise turn to account any substances, products or by-products thereof, whether waste or otherwise, and generally to carry on the business of manufacturing, producing, importing, exporting, purchasing, selling and generally dealing in wood pulp and paper and the products and by-products thereof in all their branches ;

(b) To purchase, acquire, hold, lease and dispose of, develop, work and use timber limits and pulp wood areas ; to carry on the business of lumbering in all its branches and to manufacture, buy, sell or otherwise deal in lumber or the products thereof or the manufactured articles in which such products are utilized in whole or in part, and to construct, acquire, operate, maintain and manage mills and factories for all or any of the purposes aforesaid ;

(c) To buy, erect, equip, operate or maintain saw mills, planing mills and all kinds of factories and mills for preparing and manufacturing wood and lumber of all kinds and descriptions and to do a general mining, quarrying and manufacturing business, with all necessary buildings, reduction works, mills, machinery and appliances for mining, quarrying and producing ores and for treating, smelting, reducing, separating and extracting minerals and other substances, products and by-products from the said ores, minerals and mineral-bearing substances ;

(d) To construct, or acquire by lease, purchase or otherwise, works for the production, sale or disposal of steam pneumatic, electric, hydraulic or other power or force and to produce, create, develop, acquire by lease, purchase or otherwise and to control and generally deal in, sell, lease or otherwise dispose of such steam, electric, hydraulic, pneumatic or other power for such uses or purposes to which same are adapted ; provided, however, that any sale, distribution or transmission of electric, hydraulic or other force beyond the lands of the company, shall be subject to local and municipal regulations in that behalf ;

(e) To construct, charter, purchase or otherwise acquire and to own and operate steamboats, tugs, barges and other water craft as also land vehicles and conveyances useful in the conduct of the company's business, and in such connection to acquire transportation facilities, land and water rights and water ways either by purchase, concession, lease or otherwise, as may be required in connection with the company's business ;

(f) To purchase, acquire and undertake the whole or any part of the business, property and liabilities or any particular assets or rights of any person, partnership or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay for the same by the issue of fully paid shares or otherwise ;

(g) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or

limited right to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated, directly or indirectly to benefit this company and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired ;

(h) To subscribe for, acquire and hold, either as principal or agent, and absolutely as owner or by way of collateral security, and to exchange or otherwise dispose of the shares of the capital stock, bonds or debentures of any company or corporation with which this company has or is about to have business relations, notwithstanding section 44 of the Act ;

(i) To enter into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire shares or other securities of such company and to sell, hold or re-issue, with or without guarantee, or otherwise deal with the same ;

(j) To act as agents for any person, partnership or company carrying on a similar business ;

(k) To sell, lease or otherwise dispose of the property or undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures, bonds or other securities of any other company ;

(l) To distribute among the shareholders of the Company, in kind, any property of the Company and in particular any shares, debentures or securities of any other Company, or belonging to this Company or which this Company may have the power to dispose of and to do all acts and exercise all power to carry on any business incidental to the proper fulfilling of the objects for which this Company is incorporated ;

(m) The powers in each paragraph hereof are in no wise limited or restricted by reference to or inference from the terms of any other paragraph.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Dominion Blank Book Company, Limited," with a capital stock of seventy-five thousand dollars, divided into 750 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Berthierville, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of March, 1917.

THOMAS MULVEY,

40-2 Under-Secretary of State.

#### The Presbyterian Church Association Publishing Company, Limited.

**PUBLIC** Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of March, 1917, incorporating The Reverend Thomas Eakin and the Reverend Andrew Robertson, doctors of divinity, Miller Lash, Frederick Mowat and Herbert Macdonald Mowat, barristers, John Mackay, chartered accountant, Charles Stuart McDonald and James Scott merchants, Thomas McMillan, secretary-treasurer, William Donald Ross, manufacturer, and James Turnbull, gentleman, of the City of Toronto, in the Province of Ontario ; Thomas Dalziel Cowper, of the Town of Welland, in the said Province of Ontario, barrister ; George Duthie Forbes, of the Village of Hespler, in the said Province of Ontario, manufacturer ; William George Hanna, of the City of Windsor, in the said Province of Ontario, barrister ; George Hope of the City of Hamilton, in the said Province of Ontario, gentleman ; Robert Osborne McCulloch, of the Town of Galt, in the said Province of Ontario, manufacturer ; Duncan

Darroch McLeod, of the Town of Barrie, in the said Province of Ontario, clergyman ; John William McNamara, of the Village of Drayton, in the said Province of Ontario, clergyman ; John Penman, of the Town of Paris, in the said Province of Ontario, manufacturer ; George Hutchinson Smith, of the City of St. Catharines, in the said Province of Ontario, clergyman ; George Archibald Campbell, barrister, the Reverend Robert Campbell, doctor of divinity, Daniel James Fraser, clergyman, Daniel Alexander Murray, professor, and James Rodger, merchant of the City of Montreal, in the Province of Quebec ; Robert Fulton Cream, of the City of Quebec, in the said Province of Quebec, broker ; Lemuel John Tweedie, of the Town of Chatham, in the Province of New Brunswick, King's counsel ; Peter Archibald McGregor, James Drummond McGregor and Robert Malcolm McGregor, of the Town of New Glasgow, in the Province of Nova Scotia, merchants ; John McKeen, of the City of Halifax, in the said Province of Nova Scotia, gentleman ; Walter George Brown, of the Town of Red Deer, in the Province of Alberta, clergyman ; John Cunningham Brown, of the Town of New Westminster, in the Province of British Columbia, warden of penitentiary ; Honourable Hugh Amos Robson, of the City of Winnipeg, in the Province of Manitoba, judge ; Alexander George Farrell, of the Town of Moosomin, in the Province of Saskatchewan, judge ; and John James Galloway, of the City of Regina, in the said Province of Saskatchewan, bank manager, for the following purposes, viz :—

(a) To carry on business as publishers, lithographers, printers, bookbinders and job printers, and to publish daily, weekly, monthly and other periodical newspapers, journals and magazines ;

(b) To apply for or purchase or otherwise acquire any patents, grants, licenses, leases, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated to benefit this company ; and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights, interest or information so acquired ;

(c) To establish, maintain and operate for the use of the company, its employees, tenants and others, a fire protection service, water service, electric light and gas service, and to make such contracts with respect to the same as may be found advisable or necessary ; provided however, that any sale, distribution or transmission of gas, electricity, light or power shall be subject to local and municipal regulations in that behalf ;

(d) Notwithstanding the provisions of section 44 of the said act, to use any of the shares, bonds, debentures or other securities or the funds of the company, to purchase or otherwise acquire and to take and hold or sell the shares, bonds, debentures or other securities of or in any other similar company or corporation, and to guarantee payment of the principal of and interest on the bonds and debentures, or the dividends upon the shares of any similar company or corporation, and to promote any company or corporation having objects similar to those of this company, and while holding the same to exercise all the rights and powers of ownership thereof, including the voting powers thereof ;

(e) To purchase, lease or otherwise acquire and to hold, exercise and enjoy, all or any of the property, franchises, good-will, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on either in its own name or in the name of any such person, firm or company, and to pay for such property, franchises, good-will, rights, powers and privileges, wholly or partly in cash or, notwithstanding the provisions of Section 44 of the said Act, wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company ;

(f) To consolidate or amalgamate with any other company having objects similar to those of this company ;



(g) To enter into any arrangements for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in any business or transaction which the company is authorized to engage in or carry on, and, notwithstanding the provisions of Section 44 of the said Act, to take or otherwise acquire shares and securities of any such company, and to sell, hold, issue or re-issue the same, with or without guarantee of principal and interest, or otherwise to deal with or to dispose of the same ;

(h) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company, or calculated to enhance the value of or render profitable any of the company's property or rights ;

(i) To sell, lease, exchange or otherwise dispose of the property, rights, franchises and undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company, notwithstanding the provisions of Section 44 of the said Act ;

(j) To procure the company to be licensed, registered, or otherwise recognized in any foreign country and to designate persons therein as attorneys or representatives of the company with power to represent the company in all matters according to the laws of such foreign country and to accept service for and on behalf of the company of any process or suit ;

(k) To draw, make, accept, endorse and execute promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ;

(l) To make cash advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such person ;

(m) To remunerate by payment in cash and with the approval of the shareholders, in stock, bonds or in any other manner, any person or persons, corporation or

corporations for services rendered or to be rendered in placing or assisting to place, or guaranteeing the placing of any of the shares of stock of the company, or any bonds or debentures or other securities of the company, or in or about the formation or promotion of the company or in the conduct of its business ;

(n) To distribute in specie or otherwise as may be resolved any assets of the company among its members and particularly the shares, bonds or debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of the company ;

(o) To do all such other things as are incidental or conducive to the attainment of the above objects ;

(p) To do all or any of the above things in Canada or elsewhere, and as principals, agents or attorneys ;

(q) The above objects, powers or purpose of the company shall be deemed to be several and not dependent on each other and the company may pursue or carry on any one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise construed having regard to any other clause of such objects, powers or purposes ;

(r) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Presbyterian Church Association Publishing Company, Limited," with a capital stock of one hundred thousand dollars, divided into 4,000 shares of twenty-five dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 29th day of March, 1917.

THOMAS MULVEY,  
Under-Secretary of State.

## NOTICE TO MARINERS.

No. 13 of 1917.

(Atlantic No. 8.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

## PRINCE EDWARD ISLAND.

## (35) East coast—Sturgeon bay—Wharf—Dredging.

*Position of Sturgeon wharf*—On the south side of Sturgeon bay,  $\frac{3}{4}$  mile westward of White point. The wharf extends out 450 feet 344° 30' (N. 8° E. mag.) from the shore.

Lat. N. 46° 7' 34'', Long. W. 62° 31' 27''

*Dredging*.—The channel approach to the wharf, a distance of about 400 feet, has been dredged to a depth of 8 feet at L. W. S. T. The outer 200 feet of this channel is 100 feet wide, and the inner 200 feet gradually widens out to 160 feet immediately in front of the wharf to form a turning basin. Berths have been dredged on both sides of the outer portion of the wharf. Each berth is 80 feet long and 50 feet wide, and carries an average depth of 8 feet at L. W. S. T.

*Variation in 1917*: 23° 30' W.

*Authority*: Report from Mr. W. E. Hyndman, District Engineer, P. W. Dept.

*Admiralty charts*: Nos. 2029 and 2034.

*Publication*: St. Lawrence Pilot, Vol. 2, 1916, page 171.

*Departmental File*: No. 38640.

N. to M. No. 13 (35) 1-3-17.

## PRINCE EDWARD ISLAND.

## (36) North coast—Malpeque bay—March Water—Approach to Kier shore pier—Dredging.

*Former notice*.—No. 62 (206) of 1916.

*Dredging*.—The channel approach to Kier shore pier, east side of Malpeque bay, has been dredged to a depth of 9 feet at L. W. S. T. From the end of the pier the dredged channel bears 252° 45' (N. 84° 15' W. mag.) for a distance of 2280 feet, thence it bears 286° 15' (N. 50° 45' W. mag.) 670 feet to the 9-foot contour in the bay. The inner 1350 feet of the dredged channel is 100 feet wide, and the outer 1600 feet of the dredged channel has an average width of 140 feet. A berth 475 feet long, with an average width of 75 feet, and depths of from 10 to 5½ feet, has been dredged on the south side of the outer portion of the pier.

*Variation in 1917*: 23° W.

*Authority*: Report from Mr. W. E. Hyndman, District Engineer, P. W. Dept.

*Admiralty charts*: Nos. 1983 and 2034.

*Publication*: St. Lawrence Pilot, Vol. 2, 1916, page 185.

*Departmental file*: No. 38639.

N. to M. No. 13 (36) 1-3-17.

## QUÉBEC.

## (37) River St. Lawrence—Ship channel between Quebec and Montreal—Champlain curve—Spar buoy to be replaced by gas buoy.

*Spar buoy to be replaced by gas buoy*.—On the opening of navigation in 1917, Poulter Dubord black spar buoy No. 17C will, without further notice, be replaced by a gas buoy.

*Position*.—At upper end of Champlain curve.

Lat. N. 46° 25' 59'', Long. W. 72° 21' 4''

*Colour*.—Black.

*Character of light*.—White light, automatically occulted at short intervals.

*Authority*: Memo. from Commissioner of Lights.

*Admiralty charts*: Nos. 2830a and 2780.

*Canadian Naval charts*: Nos. 12, 13 and 24.

*Publication*: St. Lawrence Pilot above Quebec, 1912, page 49.

*Canadian List of Lights and Fog Signals, 1916*: To be inserted as No. 1301'5.

*Departmental File*: No. 23577.

N. to M. No. 13 (37) 1-3-17.



## QUEBEC.

## (38) River St. Lawrence—Ship channel between Quebec and Montreal—Ile St. Ours course—Channel deepened—Changes in buoyage.

*Channel deepened.*—Ile St. Ours course has been deepened to 35 feet at extreme low water; and the curve below Ile St. Ours course has been deepened to 35 feet and widened to 800 feet.

On the opening of navigation in 1917 the following changes will, without further notice, be made in the buoyage of Ile St. Ours course and the curve below it:—

*Buoy No. 3 M. New buoy Position.*—2625 feet 129° 30' (S. 34° 45' E. mag.) from the northeast corner of Lanoraie wharf.

Lat. N. 45° 57' 20", Long. W. 73° 12' 22"

*Description.*—Wooden spar buoy.

*Colour.*—Black.

*Gas buoy No. 5 M. New position.*—1180 feet 17° 30' (N. 33° 15' E. mag.) from its old position; and 3870 feet 161° (S. 3° 15' E. mag.) from the northeast corner of Lanoraie wharf.

Lat. N. 45° 57' 0", Long. W. 73° 12' 33"

*Buoy No. 6 M. New buoy. Position.*—At junction of Ile St. Ours course and Lavaltrie channel.

Lat. N. 45° 56' 54", Long. W. 73° 12' 44"

*Description.*—Wooden spar buoy.

*Colour.*—Red and black horizontal bands.

*Buoy No. 7 M. New position.*—1720 feet downstream from its old position.

Lat. N. 45° 56' 39", Long. W. 73° 12' 38"

*Buoy No. 8 M. discontinued.*—Red spar buoy No. 8 M. has been withdrawn.

Lat. N. 45° 56' 27", Long. W. 73° 12' 46"

*Buoy No. 9 M. New position.*—1200 feet downstream from its old position.

Lat. N. 45° 56' 11", Long. W. 73° 12' 40"

*Buoy No. 10 M. New position.*—1200 feet downstream from its old position.

Lat. N. 45° 56' 12", Long. W. 73° 12' 46"

*Buoy No. 11 M. New position.*—740 feet downstream from its old position.

Lat. N. 45° 55' 43", Long. W. 73° 12' 40"

*Buoy No. 12 M. New position.*—740 feet downstream from its old position.

Lat. N. 45° 55' 43", Long. W. 73° 12' 47"

*Buoy No. 13 M. New buoy. Position.*—On east side of channel, 1030 feet 218° (S. 53° 45' W. mag.) from Contrecoeur course front range light.

Lat. N. 45° 55' 14", Long. W. 73° 12' 42"

*Description.*—Wooden spar buoy.

*Colour.*—Black.

*Buoy No. 14 M. New position.*—200 feet downstream from its old position, and opposite new buoy No. 13 M.

Lat. N. 45° 55' 15", Long. W. 73° 12' 48"

N. to M. No. 13 (38) 1-3-17.

*Variation in 1917:* 15° 45' W.  
*Authority:* Report from Mr. V W. Forneret, Superintending Engineer, St. Lawrence ship channel.

*Admiralty charts:* Nos. 2786 and 2830b.

*Canadian Naval Charts:* Nos. 5, 6 and 22.

*Publication:* St. Lawrence Pilot above Quebec, 1912, pages 83 and 86.

*Canadian List of Lights and Fog Signals, 1916:* No. 1333.

*Departmental File:* No. 25577.

A. JOHNSTON,

Deputy Minister.

DEPARTMENT OF MARINE,

OTTAWA, CANADA, 1st March, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

*THE CANADA GAZETTE.*  
**NOTICE TO MARINERS.**

**No. 14 of 1917.**

(*Atlantic No. 9.*)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

**NEW BRUNSWICK.**

**(39) South coast—Bay of Fundy—Approach to St. John—Black point submarine bell buoy discontinued.**

*Former notices*—No. 30 (90) of 1914; and No. 35 (125) of 1916.

*Submarine bell buoy discontinued*—Black point submarine bell buoy has been discontinued until further notice.

*Position of Black point gas and whistling buoy*—Lat. N. 45° 10' 40",  
Long. W. 66° 2' 11"

N. to M. No. 14 (39) 5-3-17.

*Authority*: Report from N. B. Agent of Dept. of Marine.

*Admiralty charts*: Nos. 352, 353, 1651, and 2670.

*Publication*: Nova Scotia and Bay of Fundy Pilot, 1911, pages 308 and 309.

*Canadian List of Lights and Fog Signals, 1916*: No. 113.

*Departmental Files*: Nos. 28137 and 27669.

**PANAMA CANAL**

**(40) Entrance to Limon bay—Channel closed.**

Until further notice, all shipping entering Limon Bay will use the channel between the east and west breakwaters. The channel lying between the east breakwater and Margarita island is closed to navigation.

N. to M. No. 14 (40) 5-3-17.

*Authority*: N. to M. issued by Governor of Panama Canal Zone, 10th Feb., 1917.

*Departmental File*: No. 33455.

**A. JOHNSTON,**

*Deputy Minister.*

DEPARTMENT OF MARINE,

OTTAWA, CANADA, 5th March, 1917.

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Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.



## NOTICE TO MARINERS.

No. 15 of 1917

(Inland No. 3)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, and all depths are at mean low water.

## QUEBEC.

## (41) River St. Lawrence—Lake St. Louis—Amended colour of gas buoy and characteristic of light.

*Former notice.*—No. 10 (31) of 1917.

*Position.*—At the junction of the St. Lawrence river ship channel and the Ottawa river steamboat channel.

Lat. N. 45° 25' 14", Long. W. 73° 45' 3"

*Amended colour of buoy.*—Gas buoy No. 72 S will be painted red.

*Amended characteristic of light.*—The light to be shown from gas buoy No. 72 S will be a red light, automatically occulted at short intervals.

*Authority:* Departmental records.

*Admiralty charts:* Nos. 2789a, 259a and 197.

*Canadian Naval chart:* No. 50.

*Publication:* St. Lawrence Pilot above Quebec, 1912, page 11.

*Canadian List of Lights and Fog Signals, 1916:* No. 1508.

*Departmental Files:* Nos. 10466 and 21508 K.

N. to M. No. 15 (41) 10-3-17.

## ONTARIO.

## (42) Lake Ontario—Chart, Newcastle harbour to Toronto, issued.

*New Chart.*—A chart, in colours, entitled "Newcastle harbour to Toronto" and numbered 62 of the Canadian Hydrographic Survey, has just been published by the Hydrographic Survey, Department of the Naval Service of Canada.

Copies may be obtained from the Hydrographic Survey, Department of the Naval Service, Ottawa, for fifteen cents per copy, payable in advance.

*Departmental File:* No. 28499.

N. to M. No. 15 (42) 10-3-17.

DEPARTMENT OF MARINE,

OTTAWA, CANADA, 10th March, 1917.

A. JOHNSTON,

*Deputy Minister.*

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

## NOTICE TO MARINERS

No. 16 of 1917.

(Inland No. 4.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, and all depths are at mean low water.

## ONTARIO

## (43) Lake Huron—North channel—North of Low and Picnic islands—Dredged channel—Buoyage.

*Former notices.*—No. 4 (10) of 1916; and No. 22 (78) of 1916.

*Dredging.*—The Department of Public Works of Canada reports the completion of the dredging of the channel 300 feet wide and 22 feet deep from the north point of Low island, west of Little Current, to deep water west of Picnic island.

*Note.*—The dredging is completed to a depth of 22 feet below the datum plane of 579.30 feet above mean sea level, New York.

*Buoyage.*—On the opening of navigation in 1917, the above-mentioned dredged channel will be marked by wooden spar buoys, as follows:—

*Buoy No. 25. Position.*—40 feet 32° (N. 38° E. mag.) from the north point of Low island.

Lat. N. 45° 59' 21'', Long. W. 81° 56' 11''

*Colour.*—Black.

*Buoy No. 26. New buoy. Position.*—1700 feet 299° 30' (N. 54° 30' W. mag.) from the north point of Low island.

Lat. N. 45° 59' 28'', Long. W. 81° 56' 32''

*Colour.*—Red.

*Buoy No. 27. Position.*—50 feet 20° (N. 26° E. mag.) from the north point of Picnic island.

Lat. N. 45° 59' 29'', Long. W. 81° 56' 51''

*Colour.*—Black.

*Buoy No. 28. New position.*—350 feet 9° (N. 15° E. mag.) from the north point of Picnic island.

Lat. N. 45° 59' 32'', Long. W. 81° 56' 51''

*Colour.*—Red.

*Buoy No. 29. New position.*—225 feet 316° (N. 38° W. mag.) from the northwest point of Picnic island.

Lat. N. 45° 59' 29'', Long. W. 81° 57' 3''

*Colour.*—Black.

*Buoy No. 30. New position.*—840 feet 301° 30' (N. 52° 30' W. mag.) from the northwest point of Picnic island.

Lat. N. 45° 59' 32'', Long. W. 81° 57' 11''

*Colour.*—Red.

*Buoy No. 24 discontinued.*—Red spar buoy No. 24, heretofore moored 240 feet 32° (N. 38° E. mag.) from the north point of Low island, has been withdrawn.

N. to M. No. 16 (43) 14-3-17.

*Variation in 1917:* 6° W.

*Authority:* Report from Mr. W. S. Fuller, District Engineer, P.W. Dept., and memo. from Commissioner of Lights.

*Admiralty chart:* No. 327.

*Canadian Naval charts:* Nos. 94 and 85.

*Publication:* Sailing directions for the Canadian shores of Lake Huron, 1:15, page 373.

*Departmental Files:* Nos. 38658 and 12006.

A. JOHNSTON,

Deputy Minister

DEPARTMENT OF MARINE,  
OTTAWA, CANADA, 14th March, 1917.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine, Ottawa, Canada. Such communications can be mailed free of Canadian postage.



## NOTICE.

Government of Canada  
Publications.

THE following list of recent Government publications is inserted in the *Canada Gazette* in conformity with Order in Council (P.C. 1522) of 28th October, 1915, which calls for the publication of such lists from week to week.

Where a publication is marked with an asterisk (\*) requests for the volume or report in question should be made to the department affected. In all other cases, applications should be addressed to the Chief of Distribution, Department of Public Printing and Stationery, Ottawa. When the title appears in English it will be understood that the volume is printed in English; when the title is in French, it means that the report is printed in the French language. The price quoted for publications should in every case accompany the application.

## AVIS.

Publications du Gouver-  
nement du Canada.

LA liste suivante des récentes publications du gouvernement est insérée dans la *Gazette du Canada*, en conformité de l'arrêté en conseil (C.P. 1522) du 28 octobre 1915, qui exige que ces listes soient publiées d'une semaine à l'autre.

Lorsqu'une publication est marquée d'un astérisque (\*) les demandes au sujet du volume ou du rapport en question devront être adressées au Ministère qui la publie. Dans tous les autres cas, il faudra s'adresser au Chef de la Distribution, département des Impressions et de la Papeterie publiques, Ottawa. Lorsque le titre est publié en anglais, il est entendu que c'est la version anglaise du volume qui est imprimée; lorsque le titre est en français, cela signifie que c'est la version française qui est imprimée. Le prix indiqué pour les publications devra dans chaque cas accompagner la demande.

## AGRICULTURE.

Annual report of the Department for year ending March 31, 1916, 118 pp. ....	0.10
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 122 pp. ....	0.15
Loi de l'Instruction Agricole, Rapport sur la, 226 pp. ....	0.45
Fermes Expérimentales: Rapports du Directeur des Services de la Chimie, de la Culture du Sol, et de l'Élevage, pour l'exercice terminé le 31 mars 1916, 596 pp. ....	0.45
Fermes Expérimentales: Rapports du Directeur des Services de l'Horticulture, des Céréales, de la Botanique, de l'Entomologie, des Plantes Fourragères, de l'Aviculture, et des Tabacs, pour l'exercice terminé le 31 mars 1916, 674 pp. ....	0.45
* Agricultural Gazette of Canada for March, 1917. ....	0.10
Annual subscription. ....	1.00
* La Gazette Agricole du Canada mars 1917, 108 pp. illus. ....	0.10
* Patent Office Record and Register of Copyrights and Trade Marks, December, 1916. ....	0.20
Annual subscription. ....	2.00
* Foreign Agricultural Intelligence, bulletin of, November, 1916. Free.	
* Essai des Semences (Division du Commissaire des Semences) 4 pp. Gratuit.	
* Use of Pepsin and other substitutes for rennet in the manufacture of cheese (Office of the Dairy Commissioner) Circular No. 21, 4 pp. Free.	
* Lin cultivé pour la filasse (Fermes Expérimentales du Dominion). Bulletin No. 28, 24 pp. Gratuit.	
* Seed Grain (Branch of the Seed Commissioner). 4 pp. Free.	
* Garden Making on Vacant Lots and the Home Vegetable Garden (Dominion Experimental Farms) Circular No. 13, 16 pp. Free.	
Jardin Potager à la maison (Fermes Expérimentales du Dominion). Circulaire No. 14, 4 pp. Gratuit.	

## ARCHIVES.

Report on work of the Department for years 1914 and 1915. 780 pp. ....	0.60
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## BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Judgments, Orders, Regulations, and Rulings (fortnightly edition). Vol. VI, No. 24. (Mar. 15th.)	
Annual subscription. ....	3.00
Single numbers. ....	0.20

## CIVIL SERVICE COMMISSION.

- \* Miscellaneous Information (Third Edition) 8 pp. Free.
- \* Renseignements concernant les examens du Service Civil, 60 pp. Gratuit.

## COMMISSION OF CONSERVATION.

- \* Annual report, for year ending March 31, 1916, 284 pp. Free.
- \* Rapport annuel pour l'exercice terminé le 31 mars 1916, 310 pp. Gratuit.
- \* "Conservation", monthly bulletin, March, 1917, vol. vi. No. 1. Free.
- \* "Conservation of Life." Quarterly bulletin, December, 1916. Free.

## COMMISSIONERS OF THE TRANSCONTINENTAL RAILWAY.

Annual report of the Commissioner for year ending March 31, 1916, 24 pp. ....	0.05
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## CUSTOMS.

Imports, Exports and Navigation of Canada, tables of, for year ending March 31, 1916. 772 pp. ....	0.50
Importations, Exportations et Navigation du Canada, les tables des, pour l'exercice terminé le 31 mars 1916, 800 pp. ....	0.65
Trade and Navigation returns for December, 1916, 532 pp. 8vo. ....	0.10

## EXTERNAL AFFAIRS.

Annual Report of the Secretary of State for External Affairs, for the year ending March 31, 1916, 40 pp. ....	0.05
Rapport annuel du Secrétaire d'Etat pour les Affaires Extérieures, pour l'exercice terminé le 31 mars 1916, 40 pp. ....	0.05

## FINANCE.

Public Accounts for year ending March 31, 1916, 270 pp. ....	0.20
Comptes Publics pour l'exercice terminé le 31 mars 1916, 270 pp. ....	0.20
Budget pour l'exercice terminé le 31 mars 1918, 96 pp. ....	0.05
Estimates for year ending March 31, 1918, 96 pp. ....	0.05

## INDIAN AFFAIRS.

Annual Report of the Department for year ending March 31, 1916, 500 pp. ....	0.35
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 500 pp. ....	0.35

## INLAND REVENUE.

Annual Report of the Department for year ending March 31, 1916. Part I. Excise, 236 pp. ....	0.15
Annual Report of the Department for year ending March 31, 1916. Part II. Weights and Measures, Gas and Electricity, 76 pp. ....	0.05
Annual Report of the Department for year ending March 31, 1916. Part III. Adulteration of Food, 604 pp. ....	0.25

GOVERNMENT OF CANADA PUBLICATIONS—*Continued.*INLAND REVENUE—*Concluded.*

Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie I—Accise, 234 pp. ....	0.1
Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie II—Inspection des poids et mesures, du gaz et de l'électricité, 76 pp. ....	0.05
Rapport annuel du département pour l'exercice terminé le 31 mars 1916. Partie III. Falsification des substances alimentaires, 604 pp. ....	0.30
* Tea: Bulletin No. 359, 36 pp. Free.	
* Baking Powder: Bulletin No. 360, 23 pp. Free.	
* Prepared Mustard: Bulletin No. 361, 20 pp. Free.	
* Installation d'une Balance d'Élévateur, 8 pp. Gratuit.	
* Malt Extract for Bakers' Use: Bulletin No. 363, 12 pp. Free.	
* Sugar: Bulletin No. 343, 36 pp. Free.	
* Tablettes d'Aspirine: Bulletin No. 356, 8 pp. Gratuit.	

## INSURANCE.

Superintendent of Insurance, Report of the, Vol. II, Life Insurance Companies, year ending December 31, 1915. .	0.50
Surintendant des Assurances, rapport du, Vol. I. Compagnies d'assurance autres que les compagnies d'assurance sur la vie, pour l'exercice terminé le 31 décembre 1915, 810 pp. ....	0.50
Surintendant des Assurances, rapport du, Vol. II. Compagnies d'Assurances—Vie, pour l'exercice terminé le 31 décembre 1915, 834 pp. ....	0.50

## INTERIOR.

Annual Report of the Department for the year ending March 31, 1916, 582 pp. ....	0.45
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 600 pp. ....	0.45
Rapport annuel de la Division des Levés Topographiques, pour l'exercice terminé le 31 mars 1915, 228 pp. ....	0.20
Hydrometric Surveys, report of, for calendar year ending December, 1915, 590 pp. ....	0.35
Levés hydrographiques du Manitoba, rapport des, pour les années civiles 1912-13-14, 310 pp. ....	0.20
* Dominion Water Power Branch, annual report of, for year ending March 31, 1915, 228 pp. Free.	
* Canadian Hydraulic Power Development and Electric Power in Canadian Industry; Water Resources Paper No. 17, 56 pp. Free.	
* Decisions of Geographic Board of Canada for December, 1916-January, 1917, 4 pp. Free.	
* Maps and Publications issued by Topographical Surveys Branch and available for distribution, list of, 12 pp. Free.	
* Canadian Woods for structural timbers (Forestry Branch). Bulletin No. 59, 46 pp. Free.	

## JUSTICE.

Inspecteurs des Pénitenciers, rapport des, pour l'exercice terminé le 31 mars 1915, 232 pp. ....	0.20
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## LABOUR.

Annual Report of the Department for year ending March 31, 1916, 122 pp. ....	0.10
Rapport annuel du département pour l'exercice terminé le 31 mars 1916, 128 pp. ....	0.10
Rapport des Conseils de Conciliation et d'Enquête pour l'exercice terminé le 31 mars 1916 222 pp. ....	0.15
* Labour Gazette, March, 1917, 97 pp. 8vo. ....	0.03
* La Gazette du Travail, mars 1917, 104 pp. 8vo. ....	0.03
* Labour Organization in Canada, fifth annual report on, (For the Calendar Year 1915), 232 pp. Free.	

## MARINE.

Annual report of the Department for year ending March 31, 1916, 288 pp. ....	0.20
Rapport annuel du département, pour l'exercice terminé le 31 mars 1916, 300 pp. ....	0.20
Inspection des bateaux à vapeur, rapport sur, 168 pp. ....	0.05
List of Vessels on the Registry books of the Dominion of Canada on December 31, 1915, 230 pp. ....	0.20
Steamboat Inspection Report, supplement to the annual Report of the Department for year ending March 31, 1916, 160 pp. ....	0.10
* List of Vessels 1915, supplement to, 12 pp. Free.	
* " " " 8 pp. Free.	
* Regulations relating to persons acting in the double capacity of Master and Engineer in a passenger ship, one sheet. Free.	
* Rules for Life Saving Appliances for Steamships, 64 pp. Free.	

## MILITIA.

Militia Council, report of the, for year ending March 31, 1916, 36 pp. ....	0.05
Report of the Board of Visitors, Royal Military College, 1916, 12 pp. ....	0.05
* Militia Orders, weekly (English or French), per annum. ....	1.00
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* General Orders, printed on one side only (English), per annum. ....	0.50
* Militia List (quarterly issue), per annum. ....	1.00
" " " single copies. ....	0.30
* Appointments, Promotions and Retirements, Canadian Militia, 1st February.	
* Nominations, Promotions et Retraites, Milice Canadienne, 1 février.	
* Militia Orders, weekly parts, 5th February.	
* Ordres de Milice, édition hebdomadaire du 29 janvier.	
* Instructions relatives au recrutement (Volontaires de la Réserve de la Marine Royale Canadienne) 12 pp. Gratuit.	
* No. 2 Tunnelling Company, nominal roll of officers and men, issued with Militia Orders.	
* 76th Battalion, and Reinforcing Draft, nominal roll of officers and men, issued with Militia Orders.	
* 110th Battalion, nominal roll of officers and men, issued with Militia Orders.	
* 8th Regiment Canadian Mounted Rifles, also 1st, 2nd and 3rd Reinforcing Drafts, nominal roll of officers and men, issued with Militia Orders.	
* 53rd Battalion, also 1st and 2nd Reinforcing Drafts, nominal roll of officers and men, issued with Militia Orders.	
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Annual report of the Department for the year ending March 31, 1916, 450 pp. illus. ....	0.5
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MARCH 31, 1917.

3435

1916-17

1916-17

STATEMENT

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department to the night of the 28th February, 1916 and 1917.

PUBLIC DEBT.		1916.	1917.
FUNDED DEBT—			
LIABILITIES.		\$ cts.	\$ cts.
Payable in New York.....			75,357,000 00
do in Canada.....		84,693,107 07	316,049,840 32
do in London.....		362,703,312 40	362,703,312 40
Temporary Loans.....		179,473,684 20	219,890,808 02
Bank Circulation Redemption Fund.....		5,668,759 32	5,755,554 26
Dominion Notes.....		178,499,503 04	182,732,291 29
SAVINGS BANKS—			
Post Office Savings Banks.....	1916. 1917.		
Dominion Government Savings Banks..	\$38,418,151 05 \$41,353,169 77		
	13,539,883 46 13,319,322 51		
Trust Funds.....		51,958,034 51	54,672,492 28
Province Accounts.....		10,106,271 07	10,201,519 81
Miscellaneous and Banking Accounts.....		11,920,481 20	11,920,481 20
		30,829,429 82	37,031,599 34
Total Gross Debt.....		915,852,582 63	1,276,314,898 92
ASSETS.			
INVESTMENTS—			
Sinking Funds.....		11,800,301 24	13,621,527 30
Other Investments.....		111,139,401 12	145,079,888 77
PROVINCE ACCOUNTS.....		2,296,327 90	2,296,327 90
Miscellaneous and Banking Accounts.....		253,085,856 16	350,255,261 32
Total Assets.....		378,321,886 42	511,253,005 29
Total Net Debt.....		537,530,696 21	765,061,893 63
do do.....		527,488,999 94	745,938,869 75
Increase of Debt.....		10,041,696 27	19,123,023 88

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of February, 1916.	Total to 28th February, 1916	Month of February, 1917.	Total to 28th February, 1917.
REVENUE :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Customs.....	8,979,079 62	87,975,980 93	10,088,380 36	118,956,682 81
Excise.....	1,905,478 18	20,109,148 44	1,810,948 39	22,372,658 35
Post Office.....	1,500,000 00	15,671,339 91	1,600,000 00	17,481,627 71
Public Works, including Railways and Canals..	614,214 83	20,013,312 65	1,979,194 38	23,680,925 24
Miscellaneous.....	1,800,123 56	10,579,027 54	2,034,950 07	22,925,144 96
Total.....	14,798,896 19	154,348,809 47	17,513,473 20	205,417,039 07
EXPENDITURE.....	8,588,237 63	93,807,910 52	12,581,954 60	113,161,357 69

EXPENDITURE ON CAPITAL ACCOUNT, ETC.				
War.....	12,631,656 84	110,618,343 50	23,285,988 3	217,590,670 11
Public Works, including Railways and Canals.....	3,179,028 04	31,313,978 63	609,878 22	21,251,957 38
Railway Subsidies.....	182,260 71	1,400,171 42	179,227 61	754,381 04
Total.....	15,992,945 59	143,332,493 55	24,075,094 14	239,597,008 53

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,  
J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.  
FINANCE DEPARTMENT, Ottawa, March 5, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance

37-tf

## CIRCULATION AND SPECIE

Provincial.....	\$ 27,772 25
Fractional.....	1,086,133 54
\$1.....	13,463,808 50
\$2.....	10,274,346 50
\$4.....	44,459 00
\$5.....	3,254,612 50
\$50.....	10,150 00
\$100.....	1,600 00
\$500.....	2,239,500 00
\$1,000.....	4,533,000 00
\$500 Legal Tender Notes for Banks.....	196,000 00
\$1,000 " " " ".....	1,747,000 00
\$5,000 " " " ".....	145,440,000 00
	<u>\$ 182,323,382 29</u>

## PROVINCIAL NOTES.

\$1.....	\$ 11,300 50
\$2.....	6,062 00
\$5.....	4,219 75
\$10.....	2,180 00
\$20.....	860 00
\$50.....	650 00
\$500.....	2,500 00
	<u>\$ 27,772 25</u>

Gold held February 28, 1917, by the Minister of Finance..... \$ 119,568,866 77

Gold reserve to be held on Savings Banks Deposits—  
10 p.c. on \$54,672,492 28 under The Savings Banks Act..... 5,467,249 23

Gold held for redemption of Dominion Notes... \$114,101,617 54

J. E. ROURKE,  
Comptroller of Dominion Currency.

FINANCE DEPARTMENT,  
OTTAWA, 14th March, 1917.

T. C. BOVILLE,  
Deputy Minister of Finance.

38 tf

## UNREVISED STATEMENT of Inland Revenue accrued during the month of November, 1916.

Source of Revenue.	Amounts.	Total.
Excise.	\$ cts.	\$ cts.
Spirits.....	920,603 93	
Malt Liquor.....	7,426 05	
Malt.....	152,112 21	
Tobacco.....	1,026,293 46	
Cigars.....	71,332 35	
Manufactures in Bond.....	7,418 86	
Acetic Acid.....	1,127 85	
Seizures.....	630 80	
Other Receipts.....	7,402 92	
Total Excise Revenue.....		2,194,078 43
Methylated Spirits.....		15,957 09
Ferry.....		
Inspection of Weights and Measures.....		11,640 53
Gas Inspection.....		4,208 00
Electric Light Inspection.....		5,829 10
Law Stamps.....		956 50
Other Revenues.....		985 35
War Tax.....		418,099 01
Grand Total Revenue.....		<u>2,651,754 01</u>

J. U. VINCENT,  
Deputy Minister.

INLAND REVENUE DEPARTMENT,  
Ottawa, 22nd December, 1916.

27 tf



## POST OFFICE SAVINGS BANK ACCOUNT for the month of January, 1917.

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat. Can., 1906.)

DR.

CR.

	\$	cts.		\$	cts.
BALANCE in hands of the Minister of Finance on 31st December, 1916.....	41,789,691	73	WITHDRAWALS during the month.....	989,514	64
DEPOSITS in the Post Office Savings Bank during month.....	906,590	97			
TRANSFERS from Dominion Government Savings Bank during month :—					
PRINCIPAL..... \$					
INTEREST accrued from 1st April to date of transfer.....					
DEPOSITS transferred from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada..	3,262	49			
INTEREST allowed to depositors on accounts closed during month.....	12,347	09	BALANCE at the credit of Depositor's accounts on 31st January, 1917.....	41,722,377	64
	42,711,892	28		42,711,892	28

Certified,  
W FAIRWEATHER  
Superintendent Savings Bank Branch.

R. M. COULTER,  
Deputy Postmaster General.

POST OFFICE DEPARTMENT,  
OTTAWA, 15th March, 1917.

39-1f

## STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks on twenty-eighth February, 1917. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on 31st January, 1917.	Deposits February, 1917.	Total.	Withdrawals for February, 1917.	Balance on 28th February, 1917
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Manitoba :—</i>					
Winnipeg.....	567,518 88	4,100 00	571,618 88	1,180 53	570,438 35
<i>British Columbia :—</i>					
Victoria.....	1,167,445 80	17,669 50	1,185,115 30	19,560 90	1,165,554 40
<i>Prince Edward Island :—</i>					
Charlottetown.....	1,956,732 17	30,069 00	1,986,801 17	18,387 85	1,968,413 32
<i>New Brunswick :—</i>					
Newcastle.....	267,367 89	1,296 00	268,663 89	2,952 23	265,711 66
St. John.....	5,323,277 95	50,689 42	5,373,967 41	48,117 66	5,325,849 75
<i>Nova Scotia :—</i>					
Barrington.....	118,628 69	1,368 21	119,996 93	2,537 68	117,459 25
Guysboro'.....	118,396 63	1,638 00	120,034 63	110 00	119,924 63
Halifax.....	2,509,577 59	23,411 33	2,532,988 92	21,319 19	2,511,639 73
Kentville.....	239,906 74	2,081 00	241,987 74	1,796 43	240,191 31
Lunenburg.....	420,858 36	7,751 00	428,609 36	1,832 03	426,777 33
Port Hood.....	86,237 08	.....	86,237 08	1,104 16	85,132 92
Shelburne.....	224,646 08	2,010 60	226,656 68	2,613 89	224,042 79
Sherbrooke.....	99,695 14	373 00	100,068 14	708 00	99,360 14
Wallace.....	136,142 03	330 00	136,472 03	166 00	136,306 03
Totals.....	13,236,431 07	142,787 09	13,379,218 16	122,416 55	13,256,801 61

T. C. BOVILLE,  
Deputy Minister of Finance.

FINANCE DEPARTMENT,  
OTTAWA, 8th March, 1917.

37-1f

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUÉBEC, ON THE 28th DAY OF FEBRUARY, 1917.

CAPITAL.		LIABILITIES.								
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice or on a fixed day.	Provincial Govt. deposits payable after notice or on a fixed day.	Other deposits payable after notice or on a fixed day.	Special Poor Fund or Charity Fund Trust.	Liabilities not included under the foregoing heads.	Total Liabilities.
		1	2	3	4	5	6	7	8	
\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
2,000,000 00	1,000,000 00	128,424 10					32,978,240 68	180,000 00	105,428 10	33,392,092 88
1,000,000 00	250,000 00				140,000 00	11,200 00	10,458,393 83	83,000 00	744,377 82	11,436,971 65
3,000,000 00	1,250,000 00	128,424 10			140,000 00	11 200 00	43,436,634 51	263 000 00	849,805 92	44,829,064 53
City and District Savings Bank.....										
Caisse d'Economie Notre-Dame de Québec.....										
Total.....										

City and District Savings Bank.....

Caisse d'Economie Notre-Dame de Québec.....

Total.....

ASSETS.

	Dominion, Provincial and other public securities.	Cash in hand and on deposit in chartered banks.	Canadian mu- nicipal bonds or securities, schools bonds or debentures and securities approved by Treasury Board.	Other bonds, debentures and securities.	Loans to govern- ments, municipal corporations, fabrics, jour- nals, societies, por- tion of agricul- ture and corpora- tions and of their boards of directors.	Loans for which bank stocks are held as collateral security.	Loans for which stocks, bonds, debentures or securities other than bank stocks are held as collateral security.	Special Poor Fund or Charity Fund investments.	Investments in bank stock made previous to the incorpor- ation of the bank.	Bank premises.	Other assets not included under the foregoing heads.	Total Assets
	1	2	3	4	5	6	7	8	9	10	11	
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	4,644,593 47	5,951,470 50	14,975,459 24	1,343,380 05	.....	975,392 22	7,077,126 83	180,000 00	.....	475,000 00	241,839 91	35,864,461 72
Caisse d'Economie Notre- Dame de Quebec. . . .	1,435,835 37	1,286,216 86	4,374,443 26	1,924,533 33	.....	396,909 70	2,979,237 31	83,000 00	9,700 00	140,000 00	316,067 37	12,945,843 20
Total.....	6,080,428 84	7,237,687 36	19,349,902 50	3,267,913 38	.....	1,372,501 92	10,056,363 64	263,000 00	9,600 00	615,000 00	557,907 28	48,810,304 92

City and District Savings Bank.....

Caisse d'Economie Notre-Dame de Québec.....

Total.....



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J. de LABROQUERIE TACHE,  
King's Printer and Controller of Stationery.  
Department of Public Printing and Stationery.  
Ottawa, 24th December, 1914.

**APPLICATIONS TO PARLIAMENT.**

HOUSE OF COMMONS.

RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

*Petitions for Private Bills.*

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

*Instruction to Committees.*

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

*Deposit of Bills and Fees.*

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

*Additional charges.*

3. The following charges shall also be levied and paid in addition to the foregoing, viz.:—

(a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension.....	\$100 00
(b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week.....	100 00
(c.) When a Bill is presented in the House after the twelfth week of the session.....	200 00
(d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000.....	100 00
(e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000.....	150 00
(f.) When the proposed capital stock of a company is over \$750,000 and does not exceed \$1,000,000.....	200 00
(g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000.....	300 00
(h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000.....	400 00
(i.) For every additional million dollars or fractional part thereof.....	100 00

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves and increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill: and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating

in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs *b* or *c* of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,  
Clerk House of Commons.

#### RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. A *Railway or Canal Company*.—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. A *Telegraph or Telephone Company*.—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect the particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks;

and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House.

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the clauses of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Acts* is proposed to be departed from;—Bills which are not framed in accordance with this Rule, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the clauses.

THOS. B. FLINT,  
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

#### MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a 'railway company, or of a canal company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Examiner or by the Standing Orders Committee until there has been filed with that committee a map or plan, showing the proposed location of the works, and each county, township, municipality or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed."

#### MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway or canal company or for changing the route of the railway or of the canal of any company already incorporated shall be considered by the Railway Committee until there has been filed with the committee, at least one week before the consideration of the bill:—"

(a.) "A map or plan drawn upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the lines of existing or authorized works of a similar character within, or in any way affecting the district, or any part thereof, which the proposed work is intended to serve; and such map or plan shall be signed by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of capital proposed to be raised for the purpose of the undertaking, and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures, or other securities, and the amount of each, respectively."

#### THE SENATE.

SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

As Revised and brought in force 22nd March, 1916.

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be



published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

- (1) The petitioner's residence at the time of service.
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—
  - (a) The respondent's residence at the time of sending such notice.
  - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
  - (c) The name and address of the solicitor, if any, acting for the respondent.
  - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
- (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be con-

sidered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.

(7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210).

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

## THE SENATE.

### Notices for Private Bills.

#### EXTRACTS FROM THE STANDING RULES OF THE SENATE.

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. *A Railway or Canal Company*.—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*.—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect a particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholder or bondholders or creditors of the company:—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed "Private Bill Notice"; or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,  
Clerk of the Senate.

NOTICE is hereby given that William Lewes Evans of the City and District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the present session thereof, for the purpose of obtaining a Bill of Divorce from his wife, Meta Rogers, of parts unknown, on the grounds of adultery and desertion.

Dated at Montreal, in the Province of Quebec, this twelfth day of February, A.D. one thousand nine hundred and seventeen.

COUSINS & CURRY,  
Solicitors for the applicant,  
120 St. James Street,  
Montreal.

34-14

NOTICE is hereby given that Margaret Bell Charlesworth, of the Town of Blythe, in the County of Huron, in the Province of Ontario, wife of Leopold Otto Charlesworth, of the same place, merchant, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from her husband, the said Leopold Otto Charlesworth, of the said Town of Blythe, in the County of Huron, in the Province of Ontario, merchant, on the grounds of adultery and desertion.

Dated at Winnipeg, in the Province of Manitoba, this 19th day of January, A.D. 1917.

MARGARET BELL CHARLESWORTH,  
By her solicitor

WILLIAM THORNBURN.

Witness—G. V. DARRACH.

32-14

NOTICE is hereby given that Milo Elmer Rose, of the City of Hamilton, in the County of Wentworth, in the Province of Ontario, drilling contractor, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Gretchen Innis Rose, of the City of Hamilton, in the County of Wentworth, on the grounds of adultery and desertion.

Dated at Hamilton, this 22nd day of January, A.D. 1917.

ARRELL & ARRELL,  
Solicitors for the applicant.

EDWARD J. DALY,  
Ottawa agent.

31-14

NOTICE is hereby given that Amy Beatrice Mathews, of the City of Westmount, in the District of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband, Ernest Hilton, of the City of Montreal, in the Province of Quebec, on the ground of adultery.

Dated at the City of Montreal, in the Province of Quebec, this third day of January, one thousand nine hundred and seventeen.

COUSINS & CURRY,  
Solicitors for applicant,  
120 St. James Street,  
Montreal.

29-14

NOTICE is hereby given that William Henry Bishop of the Township of Ryerson, in the District of Parry Sound, in the Province of Ontario, farmer, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Nellie Higgins Bishop, (at present residing at the City of Detroit, in the State of Michigan, one of the United States of America) upon the ground of adultery.

Dated at Parry Sound, in the Province of Ontario, the 28th day of February, 1917.

WALTER L. HAIGHT,  
Solicitor for the applicant.

BETHUNE, LARMONT & DICK,  
Ottawa agents.

36-14



NOTICE is hereby given that Frederick Ernest Zang of near Vulcan, in the Province of Alberta, farmer, will apply to the Parliament of Canada, at the present session thereof, for a Bill of divorce from his wife, Barbara Christina Zang, of the Town of Nakusp, in the Province of British Columbia, on the grounds of adultery and desertion.

Dated at the City of Calgary, this twentieth day of February, 1917.

W. C. POLLARD,  
Clarence Block, Calgary, Alberta,  
Solicitor for the applicant.

39-14

# FORT FRANCES AND ENGLISH RIVER RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate a company, declared to be for the general advantage of Canada, under the name of "The Fort Frances and English River Railway Company" with power to construct and operate a line of railway from the Town of Fort Frances, in the District of Rainy River, in a north-westerly direction and along the easterly side of the Lake of the Woods to a point at or near the Town of Kenora, and thence crossing the lines of the Canadian Pacific Railway Company and the National Transcontinental Railway in a northerly direction to a point on the English River.

Dated at Ottawa, the twelfth day of March, A.D. 1917.

MACCRACKEN, HENDERSON,  
GREENE & HERRIDGE,  
Solicitors for the applicants.

39-5

JAMES B. KING, WILLIAM E. HUGHES, FRANK  
W. HALL.

NOTICE is hereby given that James B. King, William E. Hughes and Frank W. Hall, the holders of Canadian Patent Number 128,201 for improvements in Mausoleums will apply to the Parliament of Canada, at the coming session thereof, for an Act authorizing the Commissioner of Patents to receive the renewal fee for the second term of six years and the third term of six years and to grant and issue to said holders the certificates of renewal for the said terms, on account of confusion due to the stoppage of operations during the war period.

FETHERSTONHAUGH & HAMMOND,  
Solicitors for applicants,  
24 King Street, West,  
Toronto, Canada.

39-5

# THE DOMINION COUNCIL OF THE GIRL GUIDES ASSOCIATION.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act incorporating the Dominion Council of the Girl Guides Association, having for its primary object the instructing of girls in the principles of discipline, loyalty, and good citizenship, and for other like purposes, and to obtain the sole and exclusive rights to have and use all emblems, badges and decorations, descriptive or designating marks and titles now or heretofore used by the Association, and the title "Girl Guides," and also to have sole and exclusive right to have and use any emblem, badge, decoration, descriptive or designating marks and titles hereafter adopted by the Corporation, provided they are filed with and approved by the Minister of Agriculture or other Minister administering the Trade Mark and Design Act.

Dated at Ottawa, this 19th day of January, A. D., 1917.

W. N. PONTON,  
Solicitor for applicant.

39-5

# THE ARMY AND NAVY VETERANS IN CANADA.

NOTICE is hereby given that an application will be made to the Parliament of Canada, upon resuming its present session, for an Act incorporating "The Army and Navy Veterans in Canada" as an Association of retired soldier and sailor veterans who have served under the British flag to increase the influence of such veterans; to stimulate patriotism; to promote closer unity of Canada with the Mother Country; to assist recruiting; to raise when occasion requires patriotic and charitable funds and administer the same in relief of soldiers' families and dependents; to operate clubs, homes, hospitals and sanitariums for the benefit of veterans; to re-educate and assist veterans incapacitated by war to new trades and callings; to acquire museums in connection with their premises; to levy upon its members fees required for the support of the Association and to raise funds by subscriptions, entertainments, etc.; to assist the Canadian forces on active service by operating hospitals, canteens and places of rest; to establish branch associations and acquire lands and premises for the association, with such other powers as are necessary for the carrying out of the objects of the Association.

Dated at Winnipeg, this 1st day of March, A.D. 1917.

LEECH, LEECH & COMPANY.  
Solicitors for the applicants,  
306 McArthur Building  
Winnipeg, Man.

38-5

# THE CANADA PREFERRED INSURANCE CO.

NOTICE is hereby given that The Canada Preferred Insurance Company will apply to the Parliament of Canada, at the present session thereof, for an act amending its Act of incorporation, to extent the time within which it may obtain a license under the provisions of The Insurance Act, 1910, and to substitute the name of William C. Shelly for that of Samuel J. Slack, as one of the provisional directors.

Vancouver, B. C. C. A. SCHOOLEY,  
10th March, 1917. F. A. WILSON,  
A. E. GREENWOOD, } Provisional  
Directors.

38-5

NOTICE is hereby given that an application will be made at the next session of the Parliament of Canada on behalf of James Wallace Tygard, of the City of Toronto, Ontario, for an Act to confer on the Commissioner of Patents, authority to grant and issue to the said James Wallace Tygard, certain patents of invention for Internal Combustion Engines in pursuance of the application of James Wallace Tygard, the inventor thereof, and validating the same, notwithstanding that the time within which such application for patent should be made under The Patent Act had elapsed before the filing thereof.

Dated at Toronto, this day of March, 1917.

BERTRAM & WADSWORTH,  
Bank of Toronto Bldg., Toronto.

38-5

# DOMINION GOOD ROADS ASSOCIATION.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate the "Dominion Goods Roads Association" as an association to collect and distribute information concerning Highway Legislation, Construction and Maintenance, in the various cities, towns and villages throughout the Dominion of Canada; to stimulate and encourage in all ways the improvement, construction and maintenance of roads; the whole from an educational and practical standpoint; to establish branches of the association; and for other purposes; and with all the powers required for the same.

Montreal, 1st March, 1917.

KAVANAGH, LAJOIE & LACOSTE,  
7, Place d'Armes, Montréal.  
Solicitors for applicants.

37-5

## TOWN OF SAINT STEPHEN.

**N**OTICE is hereby given that the Town of Saint Stephen will have presented for enactment at the adjourned session of the Parliament of Canada, a Bill authorizing and empowering said Town of Saint Stephen or the Water Commissioners of the Town of Saint Stephen to sell and supply water to persons, firms, corporations and municipalities in a foreign country, and to make and enter into a contract or contracts with said persons, firms, corporations and municipalities, therefor.

Dated at Saint Stephen, in the Province of New Brunswick, this 13th day of March, A.D. 1917.

On behalf the applicants,

N. MARKS MILLS,

Of the Town of Saint Stephen, in the Province of New Brunswick, solicitor for the Town of Saint Stephen.

39-5

**N**OTICE is hereby given that Ernest M. Baker, the present holder of Patent Number 125565, for sash structures, will apply at the present session of Parliament, for an Act authorizing the Commissioner of Patents to receive the fee for the second and third terms of the said patent and to grant and issue certificates of payment of such fees and extensions for the term and duration of the said patent in as full and ample a manner as if the application therefor had been duly made within six years from the date of the issue of the said patent.

Dated at Ottawa, this twenty-first day of March, A.D. 1917.

HAROLD FISHER,

46 Elgin Street, Ottawa,

Solicitor for the applicant.

39-5

## THE WESTERN CANADA ACCIDENT AND GUARANTEE INSURANCE COMPANY.

**N**OTICE is hereby given that The Western Canada Accident and Guarantee Insurance Company will apply to the Parliament of Canada at the present Session for an Act to extend the time in which it may obtain a license under the provision of "The Insurance Act," 1910.

Dated at Winnipeg this 2nd day of March, A.D., 1917.

A. E. HOSKIN,

333 Main Street, Winnipeg,

Solicitor for Applicants.

37-5

## MONTREAL CENTRAL TERMINAL COMPANY

**T**HE Montreal Central Terminal Company will apply to the Parliament of Canada, during the present session, for the passing of an Act extending the time for the completion of its undertaking.

Montreal, 6th March, 1917.

F. E. CAME,

Secretary

37-5

## IMPERIAL ORDER DAUGHTERS OF THE EMPIRE AND CHILDREN OF THE EMPIRE (JUNIOR BRANCH).

**N**OTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act to create a body corporate to be known as the "Imperial Order Daughters of the Empire and the Children of the Empire (Junior Branch)," for patriotic objects.

Dated at Ottawa, this 23rd day of March, A.D. 1917.

HAROLD FISHER,

46 Elgin Street, Ottawa,

Solicitors for the applicants.

40-5

## GRAND TRUNK PACIFIC BRANCH LINES COMPANY.

**N**OTICE is hereby given that in addition to the lines of railway mentioned in the notice, formerly published, of application to the Parliament of Canada for the passage at the present session of an Act extending the time for the completion of certain authorized lines of railway, the Grand Trunk Pacific Branch Lines Company will ask that the provisions of the said Act shall apply to and include the following lines of railway authorized to be constructed by chapter 99 of the Statutes of 1906, namely;

(f) From a point on the Western Division of the Grand Trunk Pacific Railway in the vicinity of Township 12, Ranges 16 or 17 west of the 1st Meridian, to Brandon, and thence to Regina; and also a line from Brandon to a point on the southern boundary of the Province of Manitoba in the vicinity of Turtle Mountain;

(g) From a point on the Western Division of the Grand Trunk Pacific Railway between the 111th and 113th degrees of longitude to Calgary, and thence to the southern boundary of the Province of Alberta at or near Coutts;

And also the following line of railway authorized to be constructed by chapter 86 of the Statutes of 1909;

(h) From a point on the Company's authorized line at or near Regina, Province of Saskatchewan, thence westerly to Moosejaw a distance of about forty-five miles.

Dated at Montreal, this 29th day of March 1917.

W. H. BIGGAR,

Solicitor for the applicants.

40-5

## MISCELLANEOUS.

## DOHERTY PIANOS, LIMITED.

**T**AKE notice that the principal office of Doherty Pianos, Limited, a body corporate under Part I of The Companies Act, R.S.C., cap. 79, is in the factory of the company in the Town of Clinton.

Dated this 23rd day of March, 1917.

## DOHERTY PIANOS, LIMITED,

WILLIAM JACKSON,

President.

40-1

## BY-LAW "AA" CHANGING HEAD OFFICE OF THE INGERSOLL MACHINE COMPANY, LIMITED.

**W**HEREAS the head office of the Ingersoll Machine Company, Limited, is at the Town of Ingersoll, in the Province of Ontario;

And whereas it is deemed expedient that the same should be changed to the City of Montreal, in the Province of Quebec—

Therefore, the Ingersoll Machine Company, Limited, enacts as follows:

1. That the head office of the Ingersoll Machine Company, Limited, be and the same is hereby changed from the Town of Ingersoll, in the Province of Ontario, to the City of Montreal, in the Province of Quebec.

2. That this By-law be submitted with all due despatch for the sanction of the shareholders of the company at a general meeting thereof to be called for considering the same.

Passed this 24th day of December, 1915.

Certified to be a true copy of By-law "AA" as adopted at a meeting of the directors of the Ingersoll Machine Company, Limited, held at Ingersoll, on the 24th day of December, 1915, and approved by a vote of at least two-thirds in value of the stock held by the shareholders at a special general meeting of the latter duly convened for that purpose and held at Ingersoll on the 24th day of December, 1915.

[L.S.]

D. M. RUDEL,

Secretary.

40-1



NAVIGABLE WATERS PROTECTION ACT.

R. S. C. CHAPTER 115.

THE Toronto Harbor Commissioners hereby give notice that they have, under Section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the Registrar of Deeds for the Registry Division of East Toronto, a description of the site and the plans of the Harborhead Walls proposed to be built in Toronto Bay from a point about Four Hundred and Fifty Feet Easterly of Spadina Avenue to the Westerly limit of York Street.

And take notice that after the expiration of One Month from the date of the first publication of this notice, the Toronto Harbor Commissioners will, under Section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa for the approval of the said site and plans, and for leave to construct the said Harborhead Walls.

Dated at Toronto this 3rd day of March, A.D. 1917.

G. P. COUSINS,  
Chief Engineer & Manager.

37-5

THE BANK OF BRITISH NORTH AMERICA.

INCORPORATED BY ROYAL CHARTER.

THE Court of Directors hereby give notice that a dividend of 40 shillings per share, less Income tax, will be paid on the 6th day of April next to the proprietors of shares registered in the Dominion of Canada, being at the rate of 7 per cent per annum, for the year ending 30th November last.

The dividend will be paid at the rate of exchange current on the 6th day of April next, to be fixed by the managers.

No transfers can be made between the 23rd instant inclusive and the 5th proximo inclusive, as the books must be closed during that period.

By order of the Court of Directors,

JACKSON DODDS,  
Secretary.

No. 5 Grace Church street,  
London, E.C., 6th March, 1917.

37-4

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of the Petition of the Buick Motor Company, a Corporation duly organized under and by virtue of the Laws of the State of Michigan, of the City of Flint, in the said State of Michigan, one of the United States of America, and

IN THE MATTER of a Specific Trade Mark consisting of the word "Buick" written upon an upwardly inclined line, arranged upon a blue rectangular field, the whole enclosed within an outer spaced rectangle.

NOTICE is hereby given that on the 6th day of March, 1917, there was filed in the Exchequer Court of Canada a Petition of the Buick Motor Company, a Corporation duly organized under and by virtue of the Laws of the State of Michigan, of the City of Flint, in the said State of Michigan, one of the United States of America, praying that an order be made directing that the Trade Mark consisting of the word "Buick" written upon an upwardly inclined line arranged upon a blue rectangular field, the whole inclosed within an outer spaced rectangle, be registered as a specific trade mark ;

That any person desiring to oppose such petition must within fourteen days of the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being the 31st day of March, 1917) file a statement of his objections with the Registrar of the Exchequer Court of Canada at Ottawa, and serve a copy thereof upon the Petitioner or his Solicitors.

Dated at Ottawa, this 6th day of March, A.D. 1917.

MURPHY, FISHER & SHERWOOD,  
46 Elgin street, Ottawa,  
Solicitors for Petitioner.

37-4

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of the petition of Maxwell Motor Company, Incorporated, of the City of Detroit, in the State of Michigan, one of the United States of America, and

IN THE MATTER of a specific trade mark consisting of the word "Maxwell" arranged upon a shield design ;

NOTICE is hereby given that on the 6th day of March, 1917, there was filed in the Exchequer Court of Canada, a petition of Maxwell Motor Company, Incorporated, of the City of Detroit, in the State of Michigan, one of the United States of America, praying that an order be made directing that the trade mark consisting of the word "Maxwell" arranged upon a shield design be registered as a specific trade mark ;

That any person desiring to oppose such petition must within fourteen days of the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being the 31st day of March, 1917) file a statement of his objections with the Registrar of the Exchequer Court of Canada at Ottawa, and serve a copy thereof upon the petitioner or his solicitors.

Dated at Ottawa, this 6th day of March, A.D., 1917.

MURPHY, FISHER & SHERWOOD,  
46 Elgin St, Ottawa,  
Solicitors for Petitioner.

37-4

THE MOLSONS BANK.

146TH DIVIDEND.

THE shareholders of the Molsons Bank are hereby notified that a dividend of two and three-quarters per cent (being at the rate of eleven per cent per annum) upon the capital stock has been declared for the current quarter, and that the same will be payable at the office of the Bank, in Montreal, and at the branches on and after the second day of April next, to shareholders of record on 15th March, 1917.

By the order of the Board,

EDWARD C. PRATT,  
General Manager.

Montreal, 23th February, 1917.

36-5

FACTORIES INSURANCE COMPANY.

IN THE MATTER of the Factories Insurance Company ; and in the matter of The Insurance Act, 1910.

NOTICE is hereby given, pursuant to sections 28, 130 and 131 of The Insurance Act, 1910, that the Factories Insurance Company, having ceased to transact business in Canada, and having reinsured all its outstanding risks in the Western Assurance Company, a company licensed to do business in Canada, has applied to the Minister of Finance for the release of its securities on the first day of May, 1917, and all claimants, if any, contingent or actual, who desire to oppose such release, are hereby notified to file their opposition in writing with the Minister at his office, in the Parliament Buildings, Ottawa, on or before the said first day of May, 1917.

Dated at Toronto, this thirtieth day of January, 1917.

B. L. ANDERSON,  
President.

32-14

BANK OF NOVA SCOTIA.

DIVIDEND No. 189.

NOTICE is hereby given that a dividend at the rate of fourteen percent per annum on the paid-up capital stock of this Bank has been declared for the quarter ending 31st March and that the same will be payable on and after Monday, the 2nd day of April next, at any of the offices of the Bank.

The stock transfer book will be closed from the 17th to the 31st proximo, inclusive.

By order of the Board,

H. A. RICHARDSON,  
General manager.

Halifax, N.S., 16th February, 1916.

35-6

## CANADIAN PACIFIC RAILWAY COMPANY.

## NOTICE TO SHAREHOLDERS.

THE date of the annual general meeting of the shareholders of the company having been changed by by-law from the first Wednesday in October to the first Wednesday in May in order to conform to the practice now generally adopted in the United States under regulations of the Interstate Commerce Commission of making the fiscal year of railway companies correspond with the calendar year, and which it is expected will be made applicable to Canadian railways by amendment to The Railway Act of Canada, the thirty-sixth annual general meeting of the shareholders for the election of Directors to take the places of retiring directors and for the transaction of business generally, will be held on the second day of May next at the principal office of the company at Montreal at twelve o'clock noon. A statement of the company's financial position and the results of its operations during the half-year ended December 31st, 1916, will be submitted for the approval of the Shareholders.

## SPECIAL MEETING.

The meeting will be made special for the purpose of considering and, if deemed advisable of authorizing the issue, upon the necessary statutory authority being obtained, of Collateral Trust Bonds of the company for the purpose of acquiring securities of the company and of companies whose lines are leased to or operated under working arrangements with the company, which are proposed to be compulsorily purchased by the Government of the United Kingdom of Great Britain and Ireland under regulations issued pursuant to the provisions of the Defence of the Realm (Consolidation) Act, 1914, and amending enactments, and if such issue is authorized, to sanction and approve the agreement between the Government and the company and to authorize and approve a form of trust deed to be given to secure the payment of such Collateral Trust Bonds, the whole as more particularly set out in a circular to be issued to the shareholders prior to the date of the meeting.

The common stock transfer books will be closed in Montreal, New York and London at 3 p.m. on Tuesday, the tenth day of April. The preference stock books will be closed in London at the same time.

All books will be re-opened on Thursday, the third day of May.

By order of the Board,

ERNEST ALEXANDER,

Secretary.

Montreal, 29th March, 1917.

40-5

## THE MERCHANTS BANK OF CANADA.

## QUARTERLY DIVIDEND.

NOTICE is hereby given that a dividend of two and one-half per cent for the current quarter, being at the rate of ten per cent per annum, upon the paid-up capital stock of this institution, has been declared, and will be payable at its banking house in this city and at its branches, on and after the 1st day of May next, to shareholders of record at the close of business on the 14th day of April.

By order of the Board,

D. C. MACAROW,

General manager.

40-5

Montreal, 27th March, 1917.

## THE LAKE ERIE &amp; DETROIT RIVER RAILWAY COMPANY.

THE annual general meeting of The Lake Erie & Detroit River Railway Company, for the election of directors and other general purposes, will be held on Tuesday, the 1st day of May, 1917, at the hour of eleven o'clock a.m. (Eastern Standard Time), at the head office of the company, in the Town of Walkerville, Province of Ontario.

J. L. CRAMER,

Secretary.

Secretary's Office, Walkerville, Ont., 23rd March, 1917.

40-5

## NAVIGABLE WATERS PROTECTION ACT.

## R. S. C., CHAPTER 115.

THE Shawinigan Water & Power Company hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa and in the offices of the Registration Division of Three Rivers at Three Rivers, P.Q., and of the Second Registration Division of Nicolet at Nicolet, P.Q., plans and descriptions of the proposed terminal sites and a plan of a 50,000 volt transmission line proposed to be constructed across the St. Lawrence River about one and one-quarter miles south of Three Rivers, from the property on the Northeast bank of the said River St. Lawrence, known as parts of Lots Nos. 2 and 3 on the Official Cadastral Plan and in the Book of Reference of the Parish of Three Rivers, in the property on the Southwest bank of the said River St. Lawrence, known and described as parts of lot Nos. 27 and 36 on the Official Cadastral Plan and in the Book of Reference of the Parish of St. Gregoire, Second Registration Division of Nicolet;

And take notice that after the expiration of one month from the date of the first publication of this notice in the *Canada Gazette* the Shawinigan Water & Power Company will, under section 7 of the said Act, apply to His Excellency the Governor-General of Canada in Council for the approval of the said sites and plans and for leave to construct the said transmission line crossings.

Dated at Montreal, this 23rd day of March, 1917.

JULIAN C. SMITH,

General manager and Chief Engineer.

## NAVIGABLE WATERS PROTECTIVE ACT.

THE Canadian Pacific Railway Company, Lessee of the New Brunswick Coal and Railway hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa and in the office of the Registrar of Deeds for the County of Queens, in the Province of New Brunswick, at Gagetown, a description of the site and the plans of proposed reconstruction of the said company's railway bridge across the Washademoak River, in the Parish of Johnston, in the County and Province aforesaid.

And take notice that after the expiration of one month from the date of the first publication of this notice the said Canadian Pacific Railway Company will, under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa for approval of the said site and plans and for leave to proceed with the work of said reconstruction.

Dated at Montreal, this 24th day of March, 1917.

E. W. BEATTY,

Vice-president and general counsel,

Canadian Pacific Railway Company.

40-5

## NAVIGABLE WATERS PROTECTION ACT.

## REVISED STATUTES OF CANADA, CHAPTER 115.

THE St. Maurice River Boom & Driving Company, Limited, hereby give notice that it has under section 7 of the said Act deposited with the Minister of Public Works at Ottawa, and in the hands of the Registrar of Deeds for the Registry Division of Three Rivers, Province of Quebec, a description of the site and plans of the floating log slide proposed to be built on the St. Maurice River near Shawenegan Falls and between the existing log slide and the Canadian Pacific Railway bridge.

And take notice that after the expiration of one month from the date of the first publication of this notice the St. Maurice River Boom & Driving Company, Limited, will under Section 7 of the said Act apply to the Minister of Public Works at his office in the City of Ottawa for approval of the said site and plans and for leave to construct the floating log slide.

Dated at Three Rivers, this 30th day of March,

A. D. 1917

D. A. EVANS,

Manager The St. Maurice River Boom & Driving Company, Ltd.

40-4



THE STANDARD BANK OF CANADA.

QUARTERLY DIVIDEND NOTICE No. 106.

NOTICE is hereby given that a dividend at the rate of thirteen per cent per annum upon the capital stock of this bank has this day been declared for the quarter ending the 30th day of April, 1917, and that the same will be payable at the head office in this City and its branches on and after Tuesday, the 1st day of May, 1917, to shareholders of record of the 21st of April, 1917.

By order of the Board,

J. S. LOUDON,  
Assistant general manager.  
Toronto, 22nd March, 1917. 40 1 42-1

IMPERIAL BANK OF CANADA.

DIVIDEND No. 107.

NOTICE is hereby given that a dividend at the rate of twelve per cent (12 %) per annum upon the paid-up capital stock of this institution has been declared for the three months ending 30th April, 1917, and that the same will be payable at the head office and branches on and after Tuesday, the first day of May next.

The transfer books will be closed from the 16th to the 30th April, 1917, both days inclusive.

The annual meeting of the shareholders will be held at the head office of the bank on Wednesday, 23rd May, 1917. The chair to be taken at noon.

By order of the Board,

E. HAY,  
General manager.  
Toronto, 21st March, 1917. 40-5

THE PROVINCIAL BANK OF CANADA.

QUARTERLY DIVIDEND No. 53.

NOTICE is hereby given that a dividend of one and three quarters per cent ( $1\frac{3}{4}$  %), being at the rate of seven per cent per annum upon the paid-up capital stock of this institution, has been declared for the three months ending 31st March, 1917, and that the same will be payable at the head office and branches of this bank, on and after the second day of April, 1917, to the shareholders of record on the twenty-second day of March next.

By order of the Board,

TANCRÈDE BIENVENU,  
Vice-president and general manager.  
Montreal, 23rd February, 1917. 38-1-40-1

BY-LAW OF THE GOLDIE & McCULLOCH COMPANY, LIMITED, INCREASING THE NUMBER OF DIRECTORS.

THE business of the company shall be managed by a board of four directors who shall be elected by the shareholders in general meeting of the company assembled or otherwise as provided by "The Companies Act," (Canada).

I, Alexander C. Fleming, Secretary of the Goldie & McCulloch Company, Limited, do certify that the foregoing is a true copy of a by-law passed by the directors of the said company at a meeting duly called and held on the 12th day of February, 1917, and approved by a vote of at least two-thirds in value of the stock represented by the shareholders present at a special general meeting duly called for considering the said by-law and held on the 21st day of March, 1917.

As witness, my hand and the corporate seal of the company this 22nd day of March, 1917.

Witness : [L.S.]  
C. A. McDONALD. ALEX. C. FLEMING.  
40-1 Secretary.

17875-5

MARCIL TRUST COMPANY.

NOTICE is hereby given that the Marcil Trust Company, Montreal, has obtained this day, from the Minister of Finance and Receiver General, a certificate permitting the company to commence business; the whole according to articles 13 and 14 of The Trust Companies Act, 1914.

Dated at Montreal, this 19th day of March, 1917.

By order,

J. P. CALLAGHAN,  
40-4 Manager.

COWANSVILLE HOTEL COMPANY, LIMITED

NOTICE is hereby given that the head office of Cowansville Hotel Company, Limited, has been changed from the City of Montreal, in the Province of Quebec, to the Village of Cowansville, in the Province of Quebec, the whole in virtue of the company's by-law No. 45, duly enacted by the company's directors and confirmed by its shareholders on the 28th of March, 1917.

Cowansville, 29th March, 1917.

O. L. BOULANGER,  
40-1 Secretary.

THE DOMINION BANK.

NOTICE is hereby given that a dividend of three per cent has been declared upon the paid-up capital stock of this institution for the quarter ending 31st March, 1917, being at the rate of twelve per cent per annum, and that the same will be payable at the head office of the Bank and its branches, on and after Monday, the 2nd day of April, 1917, to shareholders of record of 20th March, 1917.

By order of the Board,

C. A. BOGERT,  
General manager.  
Toronto, 16th February, 1917. 35-6

NAVIGABLE WATERS PROTECTION ACT.

R. S. C., C. 115.

CANADIAN Explosives, Limited, hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the District Registrar of the Land Registry District of Victoria, at Victoria, B.C., a description of the site and plans of a wharf proposed to be built in Hare Strait, in front of the sand spit at the northwest end of James Island. And take notice that after the expiration of one month from the date of the first publication of this notice, Canadian Explosives, Limited, will, under section 7 of the said Act, apply to the Minister of Public Works at his office, in the City of Ottawa, for approval of the said site and plans and for leave to construct the said wharf.

Dated at Victoria, B.C., this 13th day of March, 1917.  
39-5 CANADIAN EXPLOSIVES, LTD.

LA BANQUE NATIONALE.

NOTICE.—On and after Tuesday, the first day of May next, this Bank will pay to its shareholders a dividend of two per cent (being at the rate of eight per cent per annum) upon its paid-up capital, for the three months ending on the 30th April next.

The transfer book will be closed from the 16th to the 30th April next, both days inclusive.

The annual meeting of the shareholders will take place at the banking-house, Lower Town, on Wednesday, the 13th June next, at three o'clock p.m.

The powers of attorney to vote must, to be valid, be deposited at the Bank five full days before that of the meeting, i.e., before three o'clock p.m., on Wednesday, the 6th day of June next.

By order of the Board of Directors,

N. LAVOIE,  
General manager.  
Quebec, 20th March, 1917. 39-5

## NAVIGABLE WATERS PROTECTION ACT.

R.S.C., CHAPTER 115.

THE New Brunswick Provincial Department of Public Works hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the District Registrar of the Land Registry District of Kings County, New Brunswick at Hampton Kings County, N.B., a description of the site and the plans for the proposed new Perry Point Bridge over Kennebecasis River, Parishes of Rothesay & Kingston, Kings Co., N.B.

And take notice that after the expiration of one month from the date of the first publication of this notice, the New Brunswick Provincial Department of Public Works will under section 7 of the said Act apply to the Minister of Public Works at his office in the City of Ottawa, for approval of the said site and plans, and for leave to construct the said bridge.

Dated at Fredericton, N.B., this 23rd day of February, 1917.

B. F. SMITH,  
Minister of Public Works,  
Province of New Brunswick.

36-5

## NAVIGABLE WATERS PROTECTION ACT.

R.S.C., CHAPTER 115.

THE Central Canada Railway Company hereby gives notice that it has, under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the District Registrar of the Land Registry District of North Alberta at Edmonton, a description of the site and the plans of a bridge proposed to be built in the Peace River, at Peace River, in front of Lot number 4, Block 1, River Lot 8, of the Peace River Settlement.

And take notice that after the expiration of one month from the date of the first publication of this notice, the Central Canada Railway Company will, under section 7 of the said Act, apply to the Minister of Public Works, at his office, in the City of Ottawa, for approval of the said site and plans, and for leave to construct the said bridge.

Dated at Edmonton, this 1st day of March, 1917.

W. R. SMITH,  
General manager and chief engineer.

38-5



## NOMINATIONS.

## SECRÉTARIAT D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL de faire les nominations suivantes :—

OTTAWA, 20 mars 1917.

JOSEPH MAXIMILIEN DANIS, de North-Battleford, dans la province de la Saskatchewan : Douanier à North-Battleford susdit, dans la division du revenu de l'intérieur de Moose-Jaw, et aussi inspecteur des substances alimentaires pour la dite province de la Saskatchewan.

JULIEN BRUNET, de la cité de Montréal, dans la province de Québec : Aide-inspecteur du gaz et de l'électricité dans les districts d'inspection du gaz et de l'électricité de Montréal, dans la dite province, à compter du 1er février 1917.

22 mars 1917.

D. D. LANDRY, de Caraquet, dans la province du Nouveau-Brunswick : Commissaire de pilotage pour la circonscription de pilotage de Caraquet, dans la dite province, et secrétaire-trésorier de la Commission de pilotage, en remplacement de Colson Hubbard, démissionnaire.

WILLIAM P. FOLEY, de Caraquet, dans la province du Nouveau-Brunswick : Commissaire de pilotage pour la circonscription de pilotage de Caraquet, dans la dite province, en remplacement de Charles L. Robichaud, démissionnaire.

23 mars 1917.

AUSTIN ERNEST BLOUNT, de la cité d'Ottawa, dans la province d'Ontario, écuyer, greffier du Sénat du Canada, connu et désigné comme greffier des Parlements : Commissaire pour faire prêter serment d'allégeance aux membres du Sénat et prendre et recevoir leurs déclarations de qualification.

## DÉPÊCHES, ETC.

(Extrait du quatrième supplément de la LONDON GAZETTE du 13 février 1919.

WAR OFFICE,  
14 février 1917.

LES décorations et médailles dont il est fait mention ci-après ont été décernées par les Puissances Alliées, à diverses époques, aux troupes britanniques pour services rendus dans le cours de la campagne :—

Sa Majesté le Roi a donné la permission irrétrictive en toutes circonstances de porter les décorations et médailles en question.

## DÉCORATION CONFÉRÉE PAR LE PRÉSIDENT DE LA RÉPUBLIQUE FRANÇAISE.

(9 novembre 1916.)

LÉGION D'HONNEUR.

Croix de Commandeur.

Le colonel (major général temporaire) Richard Ernest William Turner, C.V., C.B., D.S.D., division canadienne 40-1

[Extrait de la LONDON GAZETTE du 13 février 1917.]

FOREIGN OFFICE,  
22 janvier 1917.

Il a plu au Roi d'approuver que M. Satotsugu Ukita soit nommé consul du Japon à Vancouver, Colombie-Britannique. 40-1

17875—5½

(Extrait du troisième supplément de la LONDON GAZETTE du 9 février 1917.)

## CHANCELLERIE CENTRALE DES ORDRES DE CHEVALERIE.

## CHANCELLERIE DE L'ORDRE DE SAINT-MICHEL ET SAINT-GEORGES.

DOWNING STREET,  
12 février 1917.

Il a gracieusement plu au Roi d'ordonner que les promotions et nominations suivantes soient faites à l'Ordre Très Distingué de Saint-Michel et Saint-Georges, lesquelles dateront du 1er janvier 1917 :—

Sont nommés membres ordinaires de la deuxième Classe ou Chevaliers Commandeurs du dit Ordre Très Distingué :

L'honorable William Howard Hearst, premier ministre de la province d'Ontario.

L'honorable Albert Edward Kemp, Ministre de la Milice et de la Défense, Dominion du Canada.

Est nommé membre ordinaire de la troisième Classe ou Compagnon du dit Ordre Très Distingué :—

Le capitaine Edward Harrington Martin, M.R.C., capitaine-surintendant des chantiers de construction maritimes à Halifax, Nouvelle-Ecosse. 40-1

(Extrait du cinquième supplément de la LONDON GAZETTE du 13 février 1917.)

## CHANCELLERIE CENTRALE DES ORDRES DE CHEVALERIE.

## CHANCELLERIE DE L'ORDRE DE SAINT-MICHEL ET SAINT-GEORGES.

DOWNING STREET,  
15 février 1917.

Il a gracieusement plu au Roi d'ordonner que les nominations suivantes soient faites à l'Ordre Très Distingué de Saint-Michel et Saint-Georges, pour services rendus relativement à des opérations militaires en campagne :—

Sont nommés membres additionnels de la troisième classe ou Compagnons du dit Ordre Très Distingué :—

## TROUPES CANADIENNES.

Le lieutenant-colonel Patrick Joseph Daly, O.S.D., infanterie canadienne.

Le lieutenant-colonel John Edward Leckie, O.S.D., infanterie canadienne.

WAR OFFICE,  
15 février 1917.

Il a gracieusement plu au Roi d'approuver que les récompenses ci-dessous mentionnées soient décernées pour Services Distingués en campagne, et que les dites récompenses datent du 1er janvier 1917, inclusivement, sauf lorsque la date est mentionnée par ailleurs :—

Ont obtenu la récompense de l'Ordre du Service Distingué.

## TROUPES CANADIENNES.

Le capitaine (major temporaire) Lawrence Newsam Beverley Bullock, génie canadien.

Ont obtenu la Croix Militaire.

## TROUPES CANADIENNES.

Le lieutenant (capitaine temporaire) Frederick Archibald Brewster, génie canadien.

Le lieutenant temporaire Roger Fyfe Clarke, génie canadien.

Le lieutenant (capitaine temporaire) Angus Gillis Macauley, génie canadien.

Le capitaine George Cross McDonald, infanterie légère canadienne Princesse Patricia.

Le capitaine temporaire Alan Bruce Ritchie, génie canadien.

*Ont obtenu la Médaille pour Conduite Distinguée.*

TROUPES CANADIENNES.

77936 sergent G. C. Oliver, génie canadien.

67570 sergent T. Toon, génie canadien.

40-1

[Code.]

*De M. Long, au Gouverneur général.*

LONDRES,

8 mars 1917.

VEUILLEZ prévenir vos ministres que le gouvernement de Sa Majesté a décidé que tous les officiers et hommes mourant en ce pays seront enterrés dans des fosses séparées aux frais du gouvernement impérial. Le terrain requis pour cette fin sera acheté à perpétuité avec les fonds de l'armée impériale, et l'on prendra le plus grand soin des tombeaux. Je suis sous l'impression que c'est le désir unanime en ce pays que le gouvernement de Sa Majesté ait l'honneur de s'occuper de ce soin et qu'il puisse s'assurer que le dernier lieu de repos de ces soldats du Dominion ne soit pas indigne de leurs sacrifices et de la cause pour laquelle ils ont donné leur vie.

[Signé.]

LONG.

*Da Gouverneur général à M. Walter H. Long.*

OTTAWA, 17 mars 1917.

(Télégramme.)

RELATIVEMENT à votre télégramme du 8 mars, mon gouvernement, pour lui-même et au nom de nos soldats d'outre-mer et du peuple du Canada tout entier, désire exprimer sa reconnaissance pour le beau geste qu'a eu le gouvernement de Sa Majesté en proposant que tous les officiers et soldats du Dominion mourant dans le Royaume-Uni soient enterrés dans des fosses séparées. Aucune chose ne pouvait toucher plus profondément le cœur des Canadiens et le fait de savoir que les tombeaux de nos soldats d'outre-mer sont sous les soins perpétuels de la mère-patrie constituera un gage inaltérable des relations étroites de famille qui existent entre nous.

40-3

(Signé.)

DEVONSHIRE.

## ARRÊTÉS EN CONSEIL.

[686]

HÔTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 16e jour de mars 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Un comité du Conseil privé a été présenté un rapport du Ministre de l'Intérieur, daté le 8 mars 1917, soumettant que par un arrêté en conseil du 29 novembre il a été autorisé à céder à M. A. W. Notman, de Grand Rapids, dans la province de Manitoba, un bail du lot numéro 28, de l'établissement de Grand Rapids susdit, M. Notman ayant occupé depuis plusieurs années, avec certains métis et autres, les divers lots dudit établissement.

Le ministre déclare que M. Notman a manifesté au Département de l'Intérieur son désir de s'établir en permanence sur ledit terrain.

Par conséquent, le ministre est d'avis que soit accordée la demande de M. Notman d'acheter immédiatement le terrain en question pour la somme de dix dollars, considérant que cela a déjà été fait pour certains autres colons de race blanche dans ledit établissement.

Le ministre demande par conséquent l'autorisation de vendre à M. Notman, pour la somme de dix dollars, ledit lot numéro 28, de l'établissement de Grand Rapids, dans la province de Manitoba.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

40-4

[762]

HÔTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 20e jour de mars 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Un comité du Conseil privé a été soumis un rapport du Ministre de l'Intérieur, daté du 14 mars 1917, déclarant que le conseil de la ville de Maple Creek a demandé la permission d'acquérir le terrain nécessaire pour le passage d'une conduite d'eau à travers le quart sud-ouest de la section 29, township 10, rang 25, à l'ouest du 3e méridien, en rapport avec l'aqueduc de la ville ;

Le Ministre déclare de plus que sous l'empire des dispositions de la *Loi de l'irrigation* le terrain pour le passage d'une conduite d'eau peut être acquis de la même manière que le terrain requis pour des fins de chemin de fer, en vertu des dispositions de la *Loi des chemins de fer*, soit à telles conditions que le Gouverneur en conseil peut prescrire.

La pratique dans ces cas est de faire inspecter et évaluer le terrain demandé, et d'obtenir ensuite le consentement du Gouverneur en conseil à la vente au requérant du terrain requis au prix déterminé par l'évaluation.

Dans le cas présent le terrain demandé, comprenant 2.54 acres, a été évalué à \$10.00 l'acre par l'inspecteur J. F. Drew.

Par conséquent, le Ministre demande l'autorisation de vendre au Conseil de la ville de Maple Creek les 2.54 acres de terrain requis pour le passage de la conduite d'eau à travers le quart sud-ouest de la section 29, township 10, rang 25, à l'ouest du 3e méridien, au prix de \$10.00 l'acre ; le terrain en question est coloré rose sur le plan ci-annexé.

Le comité agréé cette recommandation et la soumet pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

40-4

[473]

HÔTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 20e jour de mars 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

Il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 854 de la *Loi de la Marine Marchande au Canada*, de modifier par ces présentes les règlements généraux et spéciaux pour l'administration des havres publics au Canada, ainsi qu'établis par un arrêté en conseil du 20 avril 1911, en y ajoutant les règlements spéciaux suivants concernant la vitesse des navires dans le havre de Prince-Rupert, Colombie-Britannique, lesquels règlements sont soumis par le maître de havre de Prince-Rupert. Le sous-ministre de la Marine et des Pêcheries a approuvé lesdits règlements en se basant sur le rapport des fonctionnaires techniques du département, le sous-ministre de la Justice étant d'avis qu'il n'y a aucune objection légale à leur approbation ;

1. La vitesse d'un navire quelconque qui entre dans le havre de Prince-Rupert ou qui en sort n'excèdera pas pas huit nœuds à l'heure entre la Pointe Charles et l'entrepôt frigorifique de la compagnie dite "Canadian Fish and Cold Storage Company."

2. La vitesse d'aucun navire en un endroit quelconque du dit havre n'excèdera pas quatre nœuds à l'heure en dépassant un autre navire qui a une allège ou des allèges bord à bord.

3. La personne en charge d'un navire quelconque qui viole les dispositions des présents règlements est passible d'une amende de cinquante dollars pour chaque infraction.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

40-2



[L'arrêté en conseil suivant a paru dans un *Extra de la GAZETTE DU CANADA*, daté le 24 mars 1917.]

[757]

# HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 17e jour de mars 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

ATTENDU qu'en raison des exigences de la guerre il est opportun et nécessaire dans l'intérêt public d'ajouter à la *Loi des expropriations*, S.R.C., 1906, chapitre 143, et de la modifier de la manière ci-dessous exposée,—

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, sous l'empire et en vertu des dispositions de la *Loi des mesures de guerre, 1914*, de décréter que ce qui suit ait force de loi :—

(1) Aux fins de l'expropriation pendant la présente guerre, et pour une raison quelconque en résultant de propriétés mobilières ou immobilières en rapport avec une fabrique d'armes ou de munitions ou requises, employées ou possédées en rapport avec une telle fabrique, ses machines ou son outillage ou autres fabriques, usines, machines ou outillage quelconques qui sont exploités comme industries actives la *Loi des expropriations* s'étendra et s'appliquera, mais sujet à toutes les dispositions de la dite loi, non seulement à la prise de possession et l'acquisition du terrain, si c'est l'intention qu'il soit acquis, mais aussi de tous bâtiments, dépendances, machines, outillage, matériaux, appareils, fournitures, marchandises, effets mobiliers, droits de contrat, acquis ou à venir, choses en action et biens meubles de toute description possédés, acquis, employés, appropriés ou destinés à l'usage ou à la consommation, ou en rapport avec les fins de telles fabriques, machines ou outillage ainsi que susdit, ou l'exploitation ou l'industrie jusque-là exercée ou qu'on a l'intention d'exercer dans ou sur ou en rapport avec ces fabriques, usines, machines ou outillage, et aussi pleinement et efficacement à toutes fins et intentions que s'ils étaient spécifiés comme étant compris dans la définition de "terrains" et "immeubles" dans la dite loi.

(2) Une déclaration, dans le décret du Gouverneur général en conseil autorisant la prise de possession de toute propriété, à l'effet que cette propriété est expropriée pour une raison résultant de la présente guerre, sera preuve du fait.

(3) Il ne sera nécessaire, en aucun des cas susdits, que le terrain qu'on a l'intention d'exproprier soit borné ou décrit par tenants et aboutissants, et il sera suffisant qu'au lieu d'un plan et d'une description du terrain ou de la propriété à exproprier il soit déposé au bureau d'enregistrement une copie certifiée du décret du Gouverneur en conseil autorisant la prise de possession, à laquelle sera ajoutée une description spécifiant ou décrivant avec exactitude raisonnable, par référence ou autrement, toute la propriété mobilière ou immobilière à exproprier, et du fait que la dite copie a ainsi été déposée, toute la propriété qui y a été décrite deviendra immédiatement et restera propriété de Sa Majesté, sujet à la réclamation légitime pour indemnité de tout intéressé ; pourvu toutefois que si par le dit décret du conseil il est spécifié une date où la prise de possession sera censée être faite sur dépôt d'une copie certifiée, le dépôt de cette copie certifiée aura alors pour effet de transmettre la propriété, mobilière ou immobilière, à la date ainsi spécifiée plutôt qu'à la date réelle du dépôt de la dite copie certifiée.

(4) En déterminant ou fixant l'indemnité pour la prise de possession de tel terrain ou de tels meubles et immeubles ci-dessus mentionnés ou décrits, on n'allouera aucun pourcentage ou boni, que cela se fasse ordinairement ou non dans les cas d'expropriation, à titre d'indemnité ou compensation pour valeurs, pertes ou dommages, que la preuve en soit établie ou non, en outre de la valeur réelle de la propriété expropriée, aux personnes ayant des intérêts dans cette propriété à l'époque où elle a été transportée à Sa Majesté ; et, de plus, si par le décret du Gouverneur général en conseil autorisant l'expropriation il est déclaré que l'indemnité pour la prise de pos-

session de la dite propriété ou de partie d'icelle n'excèdera pas un montant qui y est spécifié (ce qui peut être une somme nominale), le droit à compensation des personnes intéressées sera en conséquence limité de manière à ce que l'indemnité recouvrable n'excède pas le montant ainsi spécifié.

40-2

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

[L'arrêté en conseil suivant a paru dans un *Extra de la GAZETTE DU CANADA*, daté le 27 mars 1917.]

[1388]

# HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 10e jour de juin 1916.

PRÉSENT :

SON ALTESSE ROYALE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

Il plaît à Son Altesse Royale le Gouverneur général en conseil de décréter que l'ordonnance et les règlements établis sous l'empire des dispositions de la *Loi des mesures de guerre, 1914*, par l'arrêté en conseil du 11 avril 1916 (C. P. 782), défendant l'introduction d'allumettes dans les fabriques d'explosifs, soient par ces présentes rescindées et que l'ordonnance et les règlements qui suivent soient établis en leur lieu et place :

Toute personne qui

(a) apporte ou tente d'apporter ou aide à introduire des allumettes dans une fabrique d'explosifs quelconque ou dans un bâtiment, emplacement ou endroit où se fabriquent des explosifs, ou où des explosifs se trouvent ou sont employés ou gardés pour la production de matériel ou de munitions de guerre, ou

(b) a des allumettes en sa possession tandis qu'il est dans telle fabrique, tel bâtiment, emplacement ou endroit,

est passible sur conviction sommaire d'une amende n'excédant pas cent dollars, ou d'emprisonnement pour une période n'excédant pas six mois, ou des deux peines.

40-2

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

[736]

# HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 17e jour de mars 1917.

PRÉSENT :

SON EXCELLENCE LE DÉPUTÉ DU GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

ATTENDU que l'enrôlement pour le service d'outre-mer est cause que la main-d'œuvre requise pour les travaux de la ferme est devenu très rare par tout le Canada, ce qui, joint au fait qu'il y a moins de terrain assolé pour les semailles, entraînera une grande diminution des cultures, à moins qu'on avise aux moyens d'améliorer les conditions ; et

Attendu qu'il est généralement admis que nombre de jeunes gens au Canada et aux Etats-Unis seraient prêts à travailler sur les fermes si le temps qu'ils mettent à ces travaux était déduit des obligations de résidence sur les homesteads pour lesquels ils se sont inscrits, vu qu'il est reconnu qu'étant à l'emploi d'un fermier bien pourvu de tout ce qui est nécessaire à l'exploitation d'une ferme ces jeunes gens contribueraient beaucoup plus à augmenter la production qu'ils ne le feraient sur leur homesteads dépourvus de stock et de machines agricoles.

En vue de ce qui précède et en vertu de l'autorité que lui confère la *Loi des mesures de guerre, 1914*, il plaît au Gouverneur général en conseil de décréter que les règlements concernant l'arpentage, l'administration et la concession des terres fédérales situées dans les limites de la zone de quarante milles des chemins de fer de la province de la Colombie-Britannique, règlements établis par un arrêté en conseil du 17 septembre 1889, ainsi que des amendements aux dits règlements, soient par ces présentes modifiés de nouveau comme suit :

Nonobstant toute disposition des dits règlements ou des modifications qui y ont été faites les inscrits pour des homesteads qui, pendant le reste de l'année 1917, sont employés comme employés de ferme au Canada peuvent obtenir une réduction de leurs obligations de résidence égale au temps pendant lequel ils ont été ainsi employés sur les fermes du pays, sujet cependant aux conditions suivantes :

1. La période d'emploi ainsi comptée comme obligations de résidence ne pourra commencer qu'à une date subséquente à celle de l'inscription dans chaque cas.

2. Ces dispositions ne s'appliquent pas au cas de ceux qui seront sur des homesteads en vertu de procurations de homesteaders, ni au cas où l'inscrit ne sera pas employé uniquement aux travaux de la ferme.

3. Dès qu'il commencera à travailler, il sera du devoir de l'inscrit de faire parvenir aussitôt que possible à l'agent des terres fédérales du district où se trouve le terrain qui fait le sujet de son inscription une déclaration sous serment à la satisfaction du Ministre de l'Intérieur, donnant une description détaillée du terrain, la nature des travaux accomplis, où ils ont été accomplis, la date du commencement de ces travaux et leur durée probable.

4. Dans les trente jours qui suivront la date de l'expiration du terme d'emploi, date qui ne pourra en aucun cas dépasser le 1er février 1918, l'inscrit remettra à l'agent local du district une déclaration assermentée, à la satisfaction du Ministre de l'Intérieur, donnant la somme totale du temps durant lequel il a été employé aux travaux de ferme.

5. Advenant l'annulation d'une inscription par défaut de la part de l'inscrit d'en remplir les conditions, aucune des dispositions du présent décret ne pourra être invoquée pour faire droit aux réclamations de l'inscrit qui, bien qu'occupé aux travaux de la ferme en Canada tel que mentionné plus haut, n'a pas avant la date de l'annulation de son inscription fait part à l'agent des terres fédérales du fait qu'il est ainsi employé.

6. L'inscription d'une personne qui se conforme aux dispositions des présentes ne sera pas passible d'annulation au cours du terme d'emploi de l'inscrit aux travaux de la ferme, parce que cet inscrit aurait négligé de remplir les obligations de culture en rapport avec son inscription.

7. Nonobstant toutes dispositions des présents règlements et des modifications qui y sont faites les obligations de culture nécessaires à l'obtention de la patente en ces cas peuvent être remplies en deux ans au lieu de trois.

8. Le Ministre de l'Intérieur peut refuser les privilèges accordés en vertu des présentes s'il a des doutes sur la véracité des faits tels qu'établis.

RODOLPHE BOUDREAU,

40-4

Greffier du Conseil privé.

[688]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 16e jour de mars 1917

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que le synode du diocèse de Calgary a demandé la concession, pour les fins d'une église, de 3.3 acres de terrain compris dans le quart fractionnaire sud-est de la section 23, township 57, rang 5, à l'ouest du 5e méridien, dans la province d'Alberta ;

Et attendu que le Ministre de l'Intérieur est d'avis que cette demande soit accordée, le terrain demandé étant disponible d'après les archives du ministère de l'Intérieur ;—

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de l'article 76 de la *Loi des terres fédérales*, de réserver et d'affecter aux fins d'une église 3.3 acres de terrain compris dans le quart fractionnaire sud-est de la section 23, township 57, rang 5, à l'ouest du 5e méridien, dans la province d'Alberta, et d'en autoriser la concession au synode du diocèse de Calgary pour les dites fins.

RODOLPHE BOUDREAU,

40-4

Greffier du Conseil privé.

[779]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 21e jour de mars 1916.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que la compagnie d'estacades dite "The Rouge Boom Company" a demandé que soit approuvé le tarif de péage qu'elle se propose de prélever pour l'usage de son outillage au cours de la saison de 1917 ;

Péages. Tricage. Total.

1. Sur chaque bille de sciage de 17 pieds et moins de longueur... 1 ct.  $\frac{1}{2}$  ct.  $1\frac{1}{2}$  ct.
2. Sur chaque pièce de bois rond ou méplat excédant 17 pieds de longueur..... 5 cts. 1 ct. 6 cts.
3. Sur chaque pièce de bois carré ou flacheux..... 10 cts. 2 cts. 12 cts.
4. Sur chaque pièce de bois de 4 pieds...  $\frac{1}{4}$  ct.  $\frac{5}{8}$  ct.  $\frac{3}{4}$  ct.
5. Sur chaque traverse de chemin de fer, de 8 pieds de longueur...  $\frac{7}{10}$  ct.  $\frac{1}{2}$  ct.  $\frac{3}{4}$  ct.

Les péages ci-dessus couvrent les frais du tricage (gapping and sacking).

Et attendu que le percepteur du revenu du département des Travaux publics, auquel a été renvoyée la demande, a fait rapport qu'il ne voyait aucune objection à l'approbation du tarif proposé, et que l'ingénieur en chef de ce département est d'avis que telle approbation soit donnée, et que le ministre suppléant agréé cette recommandation,—

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, de l'avis du Conseil privé du Roi pour le Canada, d'approuver par ces présentes le tarif de péages ci-dessus que la compagnie d'estacades dite "The Rouge Boom Company" se propose de prélever pour l'usage de son outillage au cours de la saison de 1917.

RODOLPHE BOUDREAU,

40-4

Greffier du Conseil privé.

[526]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 5e jour de mars 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU que par un arrêté en conseil du 11 mars 1915 il a été prescrit que vu le fait que les claims miniers dans le nord des provinces de Manitoba, Saskatchewan et Alberta, sont d'accès difficile, et qu'en vue des conditions exceptionnelles créées par la guerre il soit accordé aux propriétaires enregistrés de claims miniers, acquis sous l'empire des règlements ci-dessus mentionnés et situés dans le nord de ces provinces (c'est-à-dire dans les régions au nord de la borne sud du township 17, dans la province du Manitoba, au nord de la borne sud du township 47, dans la province de la Saskatchewan, et au nord de la borne sud du township 60 dans la province d'Alberta), un délai d'un an de la date du dit arrêté en conseil pour fournir la preuve qu'ils ont dépensé en travaux miniers sur ces concessions la somme requise par l'article 41 des règlements régissant la concession de claims de mines de quartz.

Et attendu que par un arrêté en conseil du 8 février 1916, le délai accordé par l'arrêté en conseil du 11 mars 1915 ci-dessus mentionné a été accordé pour une nouvelle période d'un an, c'est-à-dire jusqu'au 11 mars 1917 ; et

Attendu qu'il a été représenté au Département de l'Intérieur que les difficultés rencontrées dans le développement des claims miniers dans les régions nord des dites provinces n'ont pas encore complètement disparu et que les propriétaires enregistrés d'un grand nombre de claims miniers dans cette partie du pays n'ont pu accomplir sur ces claims les travaux initiaux prescrits aux règlements pour la période de délai accordé ; et

Attendu que demande a été faite d'une courte période de délai additionnel pour compléter ces travaux ;



Par conséquent il plaît à Son Excellence le Gouverneur général en conseil, en vue des circonstances, de décréter par ces présentes ce qui suit :

Le délai accordé en vertu des prescriptions du dit arrêté en conseil du 11 mars 1915 est par ces présentes prolongé de 4 mois, c'est-à-dire jusqu'au 11 juillet 1917 inclusivement, pour que tous les claims miniers situés dans les parties ci-haut décrites des dites provinces où n'ont pas été complétés les travaux prescrits par les articles 41 et 42 des règlements régissant la concession des claims miniers de quartz sur les terres fédérales approuvés par arrêté en conseil du 13 août 1908, redevennent, le 12 juillet 1917, propriété de la Couronne, sauf cependant, ceux de ces claims dont les propriétaires sont exemptés en vertu d'un arrêté en conseil du 28 octobre 1914 se rapportant aux propriétés minières de personnes en service actif pour la défense de l'Empire dans la guerre actuelle.

38-4 RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

[687]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 16<sup>e</sup> jour de mars 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

ATTENDU que le département de la Milice et de la Défense a demandé la mise en réserve pour fins militaires du quart nord-est de la section 3, township 22, rang 29, à l'ouest du méridien principal, l'officier commandant du district où se trouve ce terrain ayant fait rapport que le quart de section en question est un emplacement avantageux pour l'établissement d'un champ de tir.

Et attendu que le ministre de l'Intérieur est d'avis que cette demande soit accordée, le terrain demandé étant disponible d'après les archives de son département.

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil de mettre en réserve durant bon plaisir, pour l'usage du département de la Milice et de la Défense, pour fins militaires, le quart nord-est de la section 3, township 22, rang 29, à l'ouest du méridien principal, et le dit terrain est par ces présentes réservé en conséquence.

40-4 RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

[610]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 7<sup>e</sup> jour de mars 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

ATTENDU que par un arrêté en conseil du 30 janvier 1914, a été autorisée la concession à la bande des sauvages de Keeseekoowenin d'un terrain de 100 acres d'étendue dans le quart nord-est de la section 15, township 19, rang 20, à l'ouest du 1<sup>er</sup> méridien, dans la réserve forestière de Riding-Mountain, en échange pour certains terrains compris dans la réserve des sauvages n° 61A, qui sont affectés par les inondations, résultant de la construction d'une digue à l'embouchure du lac Clair, pour le développement de forces hydrauliques pour la ville de Minnedosa ;

Et attendu qu'il a été constaté que le terrain qui devait être concédé aux sauvages, ainsi que décrit dans le dit arrêté en conseil, ne comprend pas le terrain réellement requis par ces sauvages.

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil de décréter par ces présentes que le dit arrêté en conseil du 30 janvier 1914 soit rescindé en tant qu'il concerne la description du terrain qui doit être cédé aux sauvages, et que le terrain ci-dessous décrit, de l'étendue de 100 acres, soit concédé au lieu de l'autre :

“ Toute la partie de la section 15 du township 19, rang 20, à l'ouest du 1<sup>er</sup> méridien, comprise dans les limites suivantes, savoir : commençant à un point ur

la borne ouest de la dite section 15, éloigné de 16 chaînes dans une direction nord de l'angle sud-ouest de la section ; de là franc est astronomiquement 35 chaînes ; de là franc nord astronomiquement 34 chaînes ; de là franc ouest astronomiquement 16 chaînes ; de là franc sud astronomiquement 10 chaînes, plus ou moins, jusqu'à la borne nord de la moitié sud de la dite section 15 ; de là vers l'ouest le long de la dite borne nord de la moitié sud de la dite section 15 jusqu'à l'angle nord-ouest du quart sud-ouest de la section 15, 19 chaînes, plus ou moins ; de là vers le sud le long de la borne ouest de la dite section 15, 24 chaînes, plus ou moins, jusqu'au point de départ, le tout contenant 100 acres.”

38-4 RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

[555]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 28<sup>e</sup> jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL  
EN CONSEIL.

ATTENDU que des demandes ont été faites au Ministre de l'Intérieur de donner plus d'extension aux dispositions des arrêtés du conseil ci-après mentionnés qui, jusqu'à présent, ne protégeaient que les inscrits pour des homesteads, afin qu'elles s'appliquent aussi aux colons qui occupent des terres acquises par préemption ou par achat,—

Par conséquent, il plaît à Son Excellence le Gouverneur général en conseil, en vertu des dispositions de la *Loi des mesures de guerre, 1914*, d'établir les règlements suivants, et ces règlements sont par ces présentes établis et promulgués en conséquence :

1. Les dispositions des arrêtés du conseil qui suivent, savoir : du 8 mai 1915 (C.P. 1042) ; du 20 septembre 1915 (C.P. 2150) ; du 9 décembre 1915 (C.P. 2888) ; et du 12 janvier 1916 (C.P. 33) seront applicables aux homesteads acquis par préemption ou par achat, c'est-à-dire l'exemption accordée en vertu du dit arrêté en conseil du 8 mai 1915, au sujet de l'accomplissement des obligations de résidence et de culture, au colon qui est en service ou a servi dans les forces militaires mentionnées dans cet arrêté en conseil, ainsi que défini par le dit arrêté en conseil du 20 septembre 1915 ou à ses représentants légaux d'après cet arrêté ; la protection de l'inscription de tel colon prescrite par l'arrêté en conseil du 9 décembre 1915, et le privilège accordé à tel colon relativement aux inscriptions par procuration autorisées par le dit arrêté en conseil du 12 janvier 1916.

Toutefois, avant que soit émise la patente d'un homestead acheté ou acquis par préemption, tous les paiements au compte du capital ou de l'intérêt seront faits conformément aux prescriptions de la *Loi des terres fédérales* et des modifications qui y ont été faites.

38-4 RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

[560]

## HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 28<sup>e</sup> jour de février 1917.

PRÉSENT :

SON EXCELLENCE LE DÉPUTÉ DU GOUVERNEUR  
GÉNÉRAL EN CONSEIL.

ATTENDU que l'enrôlement pour le service d'outre-mer est cause que la main-d'œuvre requise pour les travaux de la ferme est devenu très rare par tout le Canada, ce qui, joint au fait qu'il y a moins de terrain assolé pour les semailles, entraînera une grande diminution des cultures, à moins qu'on aise aux moyens d'améliorer les conditions ; et

Attendu qu'il est généralement admis que nombre de jeunes gens au Canada et aux Etats-Unis seraient prêts à travailler sur les fermes si le temps qu'ils mettent à ces travaux était déduit des obligations de résidence sur les homesteads pour lesquels ils se sont inscrits, vu qu'il est reconnu qu'étant à l'emploi d'un fermier bien pourvu de tout ce qui est nécessaire à l'exploitation d'un

ferme ces jeunes gens contribueraient beaucoup plus à augmenter la production qu'ils ne le feraient sur leur homesteads dépourvus de stock et de machines agricoles.

Vu ce qui précède, il plaît au suppléant du Gouverneur-général en conseil, sous l'empire et en vertu de l'autorité que lui confère l'article 6 de la "Loi de 1914 des mesures de guerre," de décréter ce qui suit et les décrets et règlements suivants sont par ces présentes décrétés en conséquence :—

Nonobstant toute disposition de la Loi des terres fédérales ou des modifications qui y seront faites au cours de l'année 1917, les homesteaders, ceux qui occupent des homesteads sous inscription de préemption ou qui les ont achetés et qui travailleront à la culture sur les fermes au Canada obtiendront une réduction de leurs obligations de résidence égale au temps ainsi employé à travailler sur les fermes du pays, sujet cependant aux conditions suivantes,—

1. La période d'emploi ainsi comptée comme obligations de résidence ne pourra commencer qu'à une date subséquente à celle de l'inscription dans chaque cas.

2. Ces dispositions ne s'appliquent pas au cas de ceux qui seront sur des homesteads en vertu de procurations de homesteaders, ni au cas où l'inscrit ne sera pas employé uniquement aux travaux de la ferme.

3. Dès qu'il commencera à travailler, il sera du devoir de l'inscrit de faire parvenir aussitôt que possible à l'agent des terres fédérales du district où se trouve le terrain qui fait le sujet de son inscription une déclaration sous serment à la satisfaction du Ministre de l'Intérieur, donnant une description détaillée du terrain, la nature des travaux accomplis, où ils ont été accomplis, la date du commencement de ces travaux et leur durée probable.

4. Dans les trente jours qui suivront la date de l'expiration du terme d'emploi, date qui ne pourra en aucun cas dépasser le 1<sup>er</sup> février 1918, l'inscrit remettra à l'agent local du district une déclaration assermentée, à la satisfaction du Ministre de l'Intérieur, donnant la somme totale du temps durant lequel il a été employé aux travaux de ferme.

5. Advenant l'annulation d'une inscription par défaut de la part de l'inscrit d'en remplir les conditions, aucune des dispositions du présent décret ne pourra être invoquée pour faire droit aux réclamations de l'inscrit qui, bien qu'occupé aux travaux de la ferme en Canada tel que mentionné plus haut, n'a pas avant la date de l'annulation de son inscription fait part à l'agent des terres fédérales du fait qu'il est ainsi employé.

6. L'inscription d'une personne qui se conforme aux dispositions des présentes ne sera pas passible d'annulation au cours du terme d'emploi de l'inscrit aux travaux de la ferme, parce que cet inscrit aurait négligé de remplir les obligations de culture en rapport avec son inscription.

7. Nonobstant toutes dispositions de la Loi des terres fédérales et des modifications qui y sont faites les obligations de culture nécessaires à l'obtention de la patente en ces cas peuvent être remplies en deux ans au lieu de trois.

8. Le Ministre de l'Intérieur peut refuser les privilèges accordés en vertu des présentes s'il a des doutes sur la véracité des faits tels qu'établis.

RODOLPHE BOUDREAU,  
Greffier du Conseil privé.

37-4

## COMMISSION DES CHEMINS DE FER.

### EASTERN CANADIAN PASSENGER ASSOCIATION.

BUREAU DU SECRÉTAIRE.

264, côte du Beaver-Hall  
G. H. Webster, Montréal, P. Q., 2 février 1917.  
Secrétaire.

Lettre circulaire 847.

Aux membres de  
l'Eastern Canadian Passenger Assn.

J'ai l'honneur de vous adresser avec la présente une copie de l'ordre général No 179, C. C. F., intitulé :—

"Dans l'affaire de l'ordre général de la Commission No 151, daté le 8 novembre 1915, établissant des

règlements concernant le trafic par wagons de messageries qui doivent être observés par chacune des compagnies de chemins de fer tombant sous l'autorité législative du parlement du Canada, autres que les chemins de fer du gouvernement ; et la demande de M. J. Gorman, C. R., d'Ottawa, à l'effet d'obtenir un ordre modifiant la règle 26 (d) des dits règlements :

Fiche No 23328."

G. H. WEBSTER,  
Secrétaire.

Ordre général No 179.

### COMMISSION DES CHEMINS DE FER POUR LE CANADA.

Lundi, le 29<sup>e</sup> jour de janvier A.D. 1917.

D'ARCY SCOTT,  
Chef suppléant de la Commission.

S. J. McLEAN,  
Commissaire.

A. S. GOODEVE,  
Commissaire.

DANS L'AFFAIRE de l'ordre général de la Commission n° 151, daté le 8 novembre 1915 établissant des règlements concernant le trafic par wagons de messageries qui doivent être observés par chacune des compagnies de chemins de fer tombant sous l'autorité législative du parlement du Canada, autres que les chemins de fer du gouvernement ; et la demande de M. J. Gorman, C. R., d'Ottawa, à l'effet d'obtenir un ordre modifiant la règle 26 (d) des dits règlements :

Fiche n° 23328.

APRÈS avoir lu les pièces à l'appui de la demande et qui ont été produites au nom de l'Eastern Canadian Passenger Association ; et à la suite du rapport du chef du trafic de la Commission :

Il est ordonné que la règle 26, alinéa (d) des règlements concernant le trafic par wagons de messageries soit modifié en ajoutant après le mot "the," le septième mot de la deuxième ligne, et après le mot "carrier," le huitième mot, les mots suivants "originating or terminating," et en retranchant les mots "at destination," qui sont respectivement les neuvième et dixième mots de la deuxième ligne de l'alinéa : les compagnies de chemins de fer doivent publier cet ordre dans la Gazette du Canada.

(Signé) D'ARCY SCOTT,  
Chef suppléant de la Commission,  
Commission des chemins de fer pour le Canada.

### EASTERN CANADIAN PASSENGER ASSOCIATION.

Bureau du secrétaire,

264 côte de Beaver-Hall,

G. H. WEBSTER, Montréal, P. Q., 21 février 1927.  
Secrétaire.

Lettre circulaire 866.

Ordre général C.C.F. n° 181, modifiant l'ordre général 179.

Aux membres de l'Eastern Canadian Passenger Association. J'ai l'honneur de vous adresser avec la présente une copie de l'ordre général C.C.F. n° 181 intitulé :

"Dans l'affaire de l'ordre général de la Commission No 179, daté le 29 janvier 1917, modifiant la règle 26, alinéa (d) des Règlements concernant le trafic par wagons de messageries, telle qu'établie par l'ordre général No 151, daté le 8 novembre 1915.

Fiche No 23328."

G. H. WEBSTER,  
Secrétaire.





O.G. 19.

DÉCORATIONS ET MÉDAILLES.

PORT DE LA MÉDAILLE DE LA SOCIÉTÉ ROYALE  
CANADIENNE DE SAUVETAGE.

Le paragraphe 1355, alinéa 2, O. et R.R., Canada 1910, est modifié de manière à se lire comme suit :—  
“ Les médailles de la Société Royale de Sauvetage et la “ Médaille d’or Stanhope ” décernées par cette société, ainsi que la médaille décernée par la Société Royale Canadienne de Sauvetage.”

(Q.G. 51-1-7.)

DÉCORATION DES OFFICIERS DES TROUPES AUXILIAIRES COLONIALES.

L’officier sous-mentionné a reçu la décoration des officiers des troupes auxiliaires coloniales, en vertu des dispositions du mandat royal daté le 18 mai 1899, et de l’ordre général 132 de novembre 1901 :—

GRADE.	NOM.	CORPS.
Major.....	D. Sharpe.....	2e dragons.

MÉDAILLE DE LONG SERVICE ET DE BONNE CONDUITE.

Des médailles de long service et de bonne conduite ont été conférées aux militaires ci-dessous nommés en vertu des dispositions du mandat royal daté le 31 mai 1895 et de l’ordre général 104 d’octobre 1902 :—

GRADE.	NOM.	CORPS.
Maréchal des logis chef (s.-o. à b.)	S. E. Smith.....	Artillerie de place royale canadienne.
Sergent-major (s.-o. à b.)....	J. H. Bingham..	Régiment royal canad.
Sergent-major.....	P. M. Lawrence.	Génie royal canadien.
Sergent fourrier..	H. R. J. Sawyer.	" "
Canonnier.....	L. Guerette.....	Artillerie de place royale canadienne.

MÉDAILLE DE LONG SERVICE DANS LES TROUPES AUXILIAIRES COLONIALES.

Les militaires sous-mentionnés reçoivent la médaille de long service dans les troupes auxiliaires coloniales, en vertu des dispositions du mandat royal daté le 18 mai 1899, et de l’ordre général 132 de novembre 1901 :—

GRADE.	NOM.	CORPS.
Major (lt-col. tem)	R. Angus. ....	5e régt (Col.-Brit.)
Capit. "	A. A. Miller....	48e régt (Highlanders).
Lieutenant ....	H. A. Callighen.	35e régt (Simcoe Foresters).
" hon ..	John Slater. ....	48e régt (Highlanders).
Sergent-major (s.-o. à b.)....	A. W. Bell .....	2e " (Q.O.R. of Can.)
Sergent-major.....	R. F. Reed. ....	2e " "
Sergent.....	E. Carboneau..	65e " (Carabiniers, M.R.)
Soldat.....	G. A. Stewart....	10e " (Royal Grenadiers)
" .....	W. H. Barker ..	2e " (Q.O.R. of Can.)
" .....	J. F. Walker....	2e " "
" .....	A. Barette.....	9e " (V. de Q.)

O.G. 20.

SOCIÉTÉS DE TIR.

Le licenciement de la société de tir ci-dessous mentionnée est autorisé :—

Civile.

No 587 Spruce Lake Civilian Rifle Association, avec chef-lieu à Emmaville, Sask.

(Q.G. 29-S-32.)

Par ordre,

*W. E. Hodgins.*

Major général,  
Adjudant général suppléant

NOMINATIONS, PROMOTIONS  
ET RETRAITES.  
MILICE CANADIENNE.  
1917.

QUARTIER GÉNÉRAL,

OTTAWA, 22 février 1917.

Les nominations, promotions, retraites et confirmations de grade qui suivent sont promulguées pour l’usage de la milice par l’honorable Ministre de la Milice et de la Défense en conseil de la milice.

O.G. 21.

MILICE ACTIVE  
CAVALERIE.

2E DRAGONS.—Est nommé lieutenant provisoire (surnuméraire): Malcolm Brown MacLean, gentilhomme. 29 mai 1916.

5E DRAGONS DE LA GARDE DE LA PRINCESSE LOUISE.— Est nommé lieutenant provisoire (surnuméraire): James Warren York, gentilhomme. 9 février 1917.

22E CHEVAU-LÉGERS DE LA SASKATCHEWAN. — Est nommé lieutenant provisoire (surnuméraire): Harry Brownhill, gentilhomme. 5 février 1917.

28E DRAGONS DU NOUVEAU-BRUNSWICK.—Le lieutenant provisoire (surnuméraire) H. C. Allward est transféré au 3e régiment du Nouveau-Brunswick, artillerie de place canadienne. 23 janvier 1917.

ARTILLERIE.

Artillerie de campagne canadienne.

5E BRIGADE.—SECTION DE MUNITION. — Est nommé lieutenant provisoire (surnuméraire): le lieutenant provisoire (surnuméraire) E. A. Wiggs, du 8e régiment (Royal Rifles). 15 décembre 1916.

6E BRIGADE.—21E BATTERIE DE WESTMOUNT.—Sont nommés lieutenants provisoires (surnuméraires): les lieutenants S. B. Cayford, E. L. Wilson, du 86e régiment de Trois-Rivières. 4 novembre 1916.

8E BRIGADE.—2E BATTERIE D’OTTAWA.—Est nommé lieutenant provisoire (surnuméraire): le lieutenant (surnuméraire) R. A. Lockhart, du 48e régiment (Highlanders). 12 janvier 1917.

9E BRIGADE.—5E BATTERIE DE KINGSTON.—Est nommé lieutenant provisoire (surnuméraire): Philip Wiles, gentilhomme. 10 février 1917.

12E BRIGADE.—30E BATTERIE.— Est nommé lieutenant provisoire (surnuméraire): Robert Percival Douglas, gentilhomme. 31 janvier 1917.

14E BRIGADE.—38E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire): Gordon Albert Wickson, gentilhomme. 16 janvier 1917.

25E BATTERIE.—Est nommé lieutenant provisoire (surnuméraire): Stanley Harwood McCuaig, gentilhomme. 8 février 1917.

Artillerie lourde.

BRIGADE D’ARTILLERIE LOURDE DE L’ÎLE DU PRINCE EDOUARD.—4E BATTERIE D’ARTILLERIE LOURDE ET SECTION DE MUNITIONS.—Est nommé lieutenant provisoire (surnuméraire): Walter Leigh Beer, gentilhomme. 29 décembre 1916.

Artillerie de place canadienne.

1ER RÉGIMENT (HALIFAX). — Le lieutenant provisoire (surnuméraire): H. Whittred a la permission de se retirer. 13 février 1917.

3E RÉGIMENT DU NOUVEAU-BRUNSWICK.—Est nommé lieutenant (surnuméraire): le lieutenant provisoire (surnuméraire): H. C. Alward, du 28e dragons du Nouveau-Brunswick. 23 janvier 1917.

GÉNIE CANADIEN.

Est nommé lieutenant provisoire (surnuméraire): Joseph Andrew Orr, gentilhomme. 7 février 1917.



## CORPS DE DRESSAGE DES OFFICIERS CANADIENS.

CONTINGENT DU COLLÈGE MACDONALD.—Le lieutenant P. A. Boving est transféré au contingent de l'université de la Colombie-Britannique. 15 décembre 1916.

CONTINGENT DE L'UNIVERSITÉ DE TORONTO. — Le lieutenant (surnuméraire) W. H. Martin a la permission de démissionner. 8 février 1917.

CONTINGENT DE L'UNIVERSITÉ DE QUEEN.—Le lieutenant provisoire E. W. Matthews est retraité. 15 février 1917.

CONTINGENT DE L'UNIVERSITÉ DE LA COLOMBIE-BRITANNIQUE.—Est nommé lieutenant : le lieutenant P. A. Boving, du contingent collège MacDonald. 15 décembre 1916.

## INFANTERIE.

2E RÉGIMENT (QUEEN'S OWN RIFLES OF CANADA).—Est nommé major et demeure hors cadre : le capitaine (temporaire lieutenant-colonel) R. Pellatt. 23 octobre 1916.

Est nommé lieutenant (surnuméraire) : le lieutenant R. A. Nevitt, de la réserve des corps. 4 janvier 1917.

Est nommé lieutenant provisoire (surnuméraire) : Richard Osler Wade, gentilhomme. 8 février 1917.

5E RÉGIMENT (ROYAL HIGHLANDERS OF CANADA).—Le lieutenant F. S. Molson est transféré à la réserve des corps. 18 janvier 1917.

8E RÉGIMENT (ROYAL RIFLES).—Le lieutenant provisoire (surnuméraire) E. A. Wigg est transféré à la section des munitions, 5e brigade, artillerie de campagne canadienne. 15 décembre 1916.

11E RÉGIMENT (IRISH FUSILIERS OF CANADA).—Le lieutenant (surnuméraire) S. J. Bryant est transféré au corps des instructeurs des cadets d'écoles. 8 janvier 1917.

12E RÉGIMENT (YORK RANGERS).—Est nommé lieutenant provisoire (surnuméraire) : Thomas Wallace Clarke, gentilhomme. 4 janvier 1917.

15E RÉGIMENT (ARGYLL LIGHT INFANTRY).—Est nommé lieutenant provisoire (surnuméraire) : Edward Reginald Hinchey, gentilhomme. 15 décembre 1916.

22E RÉGIMENT (THE OXFORD RIFLES).—Est nommé lieutenant provisoire (surnuméraire) : Grant Murray, gentilhomme. 27 janvier 1917.

23E RÉGIMENT (THE NORTHERN PIONEERS). — La durée de commandement du lieutenant-colonel J. B. Miller est de nouveau prorogée jusqu'au 15 septembre 1917.

33E RÉGIMENT DE HURON.—Le lieutenant J. A. Dickson est retraité. 3 février 1917.

34E RÉGIMENT D'ONTARIO. — Est nommé lieutenant provisoire (surnuméraire) : Sibbald Hett, gentilhomme. 1er février 1917.

35E RÉGIMENT (SIMCOE FORESTERS).—Est nommé lieutenant (surnuméraire) : Henry James Grasett, gentilhomme. 4 décembre 1916.

41E RÉGIMENT (BROCKVILLE RIFLES).—Est nommé lieutenant (surnuméraire) : George William Dailey, gentilhomme. 9 février 1917.

48E RÉGIMENT (HIGHLANDERS).—Le lieutenant (surnuméraire) R. A. Lockart est transféré à la 2e batterie d'Ottawa, 8e brigade, artillerie de campagne canadienne. 12 janvier 1917.

49E RÉGIMENT (HASTINGS RIFLES).—Est nommé lieutenant (surnuméraire) : George Ira Campbell, gentilhomme. 20 juillet 1916.

63E RÉGIMENT (HALIFAX RIFLES).—Le capitaine E. A. Vossnack est transféré à la réserve des corps. 21 juin 1916.

Est nommé lieutenant provisoire (surnuméraire) : John Stuart Roy, gentilhomme. 2 octobre 1916.

72E RÉGIMENT (SEAFORTH HIGHLANDERS OF CANADA).—Est nommé lieutenant provisoire (surnuméraire) : William D. Sharp, gentilhomme. 26 décembre 1916.

79E (CAMERON HIGHLANDERS OF CANADA.) — Est nommé lieutenant provisoire (surnuméraire) : Wallace McLandress, gentilhomme. 7 février 1917.

86E RÉGIMENT DE TROIS-RIVIÈRES.—Les lieutenants S. B. Cayford et E. L. Wilson sont transférés à la 21e batterie de Westmount, 6e brigade, artillerie de campagne canadienne. 4 novembre 1916.

95E CARABINIERS DE LA SASKATCHEWAN.—Est nommé lieutenant (surnuméraire) : John William Jefferson, gentilhomme. 3 février 1917.

100E GRENADIERS DE WINNIPEG.—Le lieutenant (surnuméraire) W. B. Smith a la permission de démissionner. 27 janvier 1917.

Sont nommés lieutenants provisoires (surnuméraires) : William Valentine Stocker, gentilhomme. 22 janvier 1917.

William Edward Bonner, gentilhomme. 29 janvier 1917.

105E RÉGIMENT (SASKATOON FUSILIERS).—Est nommé lieutenant (surnuméraire) : George Percy Wilson, gentilhomme. 12 septembre 1916.

107E RÉGIMENT (EAST KOOTENAY).—Est nommé capitaine : le lieutenant C. J. Archer. 1er septembre 1916.

109E RÉGIMENT.—Est nommé lieutenant (surnuméraire) : Arthur John Trebilcock, gentilhomme. 8 janvier 1917.

## SERVICES DE SANTÉ DE L'ARMÉE.

*Personnel du service de santé militaire.*

Sont nommés capitaines les lieutenants (surnuméraires) F. J. Ellis. 1er novembre 1915.

W. B. Crowe. 28 décembre 1916.

Sont nommés lieutenants (surnuméraires) :

\*James Frederick Roger Fairbairn, gentilhomme. 20 décembre 1916.

Robert McCaffrey, gentilhomme 13 janvier 1917.

\*Albert Robert Hagerman, gentilhomme. 20 janvier 1917.

Donald Roderick Finlayson, gentilhomme. 26 janvier 1917.

Wilfrid Joseph Johnston, gentilhomme. 31 janvier 1917.

\*John Duncan Russell, gentilhomme. 2 février 1917.

\*William Fielding McIsaac,

\*Edward Murray Blair,

\*Edward Craig,

\*Leonard Morgan Matthews,

\*Arthur Stanley Lamb,

\*Joseph Derby Moore,

\*Alexander Wood Brodie,

\*Henry Beter Swancesky, gentilhommes. 5 février 1917.

\*Franklin Nelson Kidd Falls, gentilhomme. 7 février 1917.

\*Francis Joseph Coughlin, gentilhomme. 10 février 1917.

\*Pourvu qu'ils subissent les examens requis en vertu de l'ordre de milice 65, 1913.

Sont nommées sœurs hospitalières (surnuméraires) :

Anna May Cameron. 17 novembre 1916.

Dorothy Keene. 12 décembre 1916.

Gladys Lettie French. 6 janvier 1917.

Agnes Helen Adam. 15 janvier 1917.

Charlotte Robinson. 19 janvier 1917.

Jessie Ferguson,

Florence Hesseltine Dolson. 1er février 1917.

La sœur hospitalière (surnuméraire) C. Robinson est hors cadre pour prendre du service dans les services hospitaliers militaires impériaux de la Reine Alexandra. 10 février 1917.

## SERVICE DENTAIRE MILITAIRE CANADIEN.

Sont nommés capitaines : John Gardiner Manning, écuyer. 27 janvier 1917.

\*John Goodfellow Somerville, écuyer. 29 janvier 1917.

Calvin David Bricker, écuyer. 1er février 1917.

## INSTRUCTEURS DES CADETS D'ÉCOLES.

Sont nommés lieutenants : le lieutenant (surnuméraire) S. J. Bryant, du 11e régiment (Irish Fusiliers of Canada). 8 janvier 1917.

George Edwin Parkhill, gentilhomme. 14 février 1917.

## RÉSERVES DES OFFICIERS.

Le nom du lieutenant-colonel H. H. Williams est retranché de la liste des officiers de la milice canadienne. 15 février 1917.

## MEMORANDA.

Le capitaine (major temporaire) W. F. Howland, corps des guides, est désigné pour remplir des fonctions temporaires en qualité d'officier d'état-major, 3e grade D. M. No 10, du D. M. No 13, *vice* le lieutenant (capitaine temporaire) R. A. T. Alton, 13e batterie, artillerie de campagne canadienne, qui cesse d'être employé. 1er mars 1917.

Le grade temporaire de major de la milice canadienne est conféré aux capitaines R. M. Griffith et H. F. King, 1er régiment (Canadian Grenadier Guards), durant l'absence outre-mer d'officiers supérieurs. 9 février 1917.

Le grade temporaire de capitaine de la milice canadienne est conféré au lieutenant (surnuméraire) D. A. Macdonald, services de santé de l'armée, tant qu'il sera employé d'une manière spéciale à des fonctions relatives à la santé dans le district militaire No 10. 1er juillet 1916.

Est nommé capitaine honoraire, M. C.: Andrew Mann Tyson, écuyer. 26 janvier 1917.

L'aumônier et capitaine honoraire le révérend G. I. Campbell, M. C., a la permission de démissionner. 20 juillet 1916.

Est nommé aumônier avec le grade honorifique de capitaine :—

Le révérend Robert Cuthbert Johnstone. 23 mai 1916.

La date de la nomination de M. J. Vigneux, en qualité de lieutenant provisoire (surnuméraire) dans les services de santé de l'armée, publiée dans l'ordre général 94, 1915, est modifiée de manière à se lire : "3 juin 1915."

L'ordre général 32, 1915, en tant qu'il s'agit de la nomination de James Gordon Wood, gentilhomme, en qualité de lieutenant (surnuméraire) dans le 27e régiment de Lambton (St. Clair Borderers), est annulé par le présent.

Des commissions temporaires comme ci-après sont accordées aux messieurs ci-dessous mentionnés, tant qu'ils feront du service dans les troupes expéditionnaires canadiennes :

Sont nommés lieutenants :—

William James LeClair, gentilhomme. 7 juin 1916.

James Lyon Playfair McLaren, gentilhomme. 1er août 1916.

James Robert Bowen, gentilhomme. 24 janvier 1917.

Frederic Holmes, gentilhomme. 3 février 1917.

Rex McArthur, gentilhomme. 6 février 1917.

## CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement, ayant passé l'examen exigé pour leurs nominations, sont confirmés dans leur grade, à compter des dates apposées à leurs noms respectifs :—

Le lieutenant surnuméraire J. W. Judge, 4e troupe de campagne, génie canadien, 19 juin 1916.

Le lieutenant surnuméraire C. E. Fraser, 5e compagnie de campagne, génie canadien, 18 février 1916.

Le lieutenant surnuméraire K. F. McIntosh, 6e compagnie de campagne, génie canadien, 1er mars 1916.

Le lieutenant surnuméraire S. A. Cunliffe, 6e compagnie de campagne, génie canadien, 17 mars 1916.

Le lieutenant surnuméraire G. H. Thompson, génie canadien (liste régim.), 1er novembre 1915.

Le lieutenant surnuméraire H. R. Carscallen, génie canadien (liste régim.), 1er janvier 1916.

Le lieutenant surnuméraire J. S. McIntosh, génie canadien (liste régim.), 1er janvier 1916.

Le lieutenant surnuméraire W. S. Lawson, génie canadien (liste régim.), 15 janvier 1916.

Le lieutenant surnuméraire S. A. Hutchinson, génie canadien (liste régim.), 6 février 1916.

Le lieutenant surnuméraire H. V. Serson, génie canadien (liste régim.), 15 février 1916.

Le lieutenant surnuméraire V. H. McElroy, génie canadien (liste régim.), 29 février 1916.

Le lieutenant surnuméraire J. Shanly, génie canadien (liste régim.), 1er mars 1916.

Le lieutenant surnuméraire A. H. Holland, génie canadien (liste régim.), 3 mars 1916.

Le lieutenant surnuméraire W. S. Sutherland, génie canadien (liste régim.), 4 mars 1916.

Le lieutenant surnuméraire J. D. McBeath, génie canadien (liste régim.), 18 mars 1916.

Le lieutenant surnuméraire H. R. Christie, génie canadien (liste régim.), 24 mars 1916.

Le lieutenant surnuméraire J. M. Lethbridge, génie canadien (liste régim.), 5 avril 1916.

Le lieutenant surnuméraire L. D. Walker, génie canadien (liste régim.), 19 avril 1916.

Le lieutenant surnuméraire G. F. Dalton, génie canadien (liste régim.), 20 avril 1916.

Le lieutenant surnuméraire J. H. L. Johnstone, génie canadien (liste régim.), 20 avril 1916.

Le lieutenant surnuméraire F. P. Steers, génie canadien (liste régim.), 20 avril 1916.

Le lieutenant surnuméraire A. A. Brown, génie canadien (liste régim.), 25 avril 1916.

Le lieutenant surnuméraire E. I. Davidson, génie canadien (liste régim.), 28 avril 1916.

Le lieutenant surnuméraire R. S. Eadie, génie canadien (liste régim.), 28 avril 1916.

Le lieutenant surnuméraire D. B. Gardner, génie canadien (liste régim.), 1er mai 1916.

Le lieutenant surnuméraire L. H. Laffoley, génie canadien (liste régim.), 1er mai 1916.

Le lieutenant surnuméraire J. A. P. Marshall, génie canadien (liste régim.), 1er mai 1916.

Le lieutenant surnuméraire C. A. Parker, génie canadien (liste régim.), 1er mai 1916.

Le lieutenant surnuméraire M. D. Finlayson, génie canadien (liste régim.), 4 mai 1916.

Le lieutenant surnuméraire W. L. Dobbin, génie canadien (liste régim.), 5 mai 1916.

Le lieutenant surnuméraire L. McN. Sinclair, génie canadien (liste régim.), 9 mai 1916.

Le lieutenant surnuméraire H. A. Crombie, génie canadien (liste régim.), 10 mai 1916.

Le lieutenant surnuméraire D. B. Gow, génie canadien (liste régim.), 11 mai 1916.

Le lieutenant surnuméraire J. G. Hood, génie canadien (liste régim.), 11 mai 1916.

Le lieutenant surnuméraire J. K. Bell, génie canadien (liste régim.), 12 juin 1916.

Le lieutenant surnuméraire A. G. Riddell, génie canadien (liste régim.), 13 juin 1916.

Le lieutenant surnuméraire N. A. Creeth, génie canadien (liste régim.), 14 juin 1916.

Le lieutenant surnuméraire E. J. Pope, génie canadien (liste régim.), 15 juin 1916.

Le lieutenant surnuméraire C. C. FitzGerald, génie canadien (liste régim.), 17 juin 1916.

Le lieutenant surnuméraire W. S. Cole, génie canadien (liste régim.), 19 juin 1916.

Le lieutenant surnuméraire K. M. Winslow, génie canadien (liste régim.), 19 juin 1916.

Le lieutenant surnuméraire E. W. Savage, génie canadien (liste régim.), 26 juin 1916.

Le lieutenant surnuméraire H. R. Banks, génie canadien (liste régim.), 28 juin 1916.

Le lieutenant surnuméraire C. H. Baom, génie canadien (liste régim.), 28 juin 1916.

Le lieutenant surnuméraire J. S. Godard, génie canadien (liste régim.), 28 juin 1916.

Le lieutenant surnuméraire A. Le P. T. Clifford, génie canadien (liste régim.), 5 juillet 1916.

Le lieutenant surnuméraire J. L. Kingston, génie canadien (liste régim.), 5 juillet 1916.

Le lieutenant surnuméraire W. Taylor-Bailey, génie canadien (liste régim.), 7 juillet 1916.



Le lieutenant surnuméraire A. Barclay, génie canadien (liste régim.), 10 juillet 1916.

Le lieutenant surnuméraire A. MacLennan, génie canadien (liste régim.), 11 juillet 1916.

Le lieutenant surnuméraire A. M. German, génie canadien (liste régim.), 14 juillet 1916.

Le lieutenant surnuméraire C. C. Langstroth, génie canadien (liste régim.), 16 juillet 1916.

Le lieutenant surnuméraire J. J. O'Sullivan, génie canadien (liste régim.), 3 août 1916.

Le lieutenant surnuméraire G. H. Burbidge, génie canadien (liste régim.), 9 août 1916.

Le lieutenant surnuméraire D. L. Burgess, 52e régiment, 25 mai 1916.

Le lieutenant surnuméraire D. A. Finn, 52e régiment, 3 juillet 1916.

Le lieutenant surnuméraire T. W. Quinn, 57e régiment, 19 juillet 1916.

Le lieutenant surnuméraire W. H. Walker, 60e régiment, 11 avril 1916.

Le lieutenant surnuméraire R. J. Hawthorne, 60e régiment, 11 avril 1916.

Le lieutenant surnuméraire J. P. Gannon, 60e régiment, 13 mai 1916.

Le lieutenant surnuméraire H. R. Phipps, 79e régiment, 4 juillet 1916.

Le lieutenant surnuméraire C. H. Spragg, 90e régiment, 1er avril 1916.

Le lieutenant surnuméraire J. D. H. Lewis, 90e régiment, 19 octobre 1916.

Le lieutenant surnuméraire C. E. Williams, 90e régiment, 20 octobre 1916.

Le lieutenant surnuméraire H. W. Orr, 90e régiment, 23 octobre 1916.

Le lieutenant surnuméraire R. M. FitzSimons, 90e régiment, 9 novembre 1916.

Le lieutenant surnuméraire W. Heggmark, 90e régiment, 13 novembre 1916.

Le lieutenant surnuméraire O. L. Clarke, 96e régiment, 6 avril 1916.

Le lieutenant surnuméraire S. H. Sarkissian, 99e régiment, 6 octobre 1916.

Le lieutenant surnuméraire R. T. Sailman, 100e régiment, 20 mars 1916.

Le lieutenant surnuméraire E. M. Jacques, 100e régiment, 4 avril 1916.

Le lieutenant surnuméraire T. Wayling, 100e régiment, 7 juillet 1916.

Le lieutenant surnuméraire A. F. Christie, 100e régiment, 9 septembre 1916.

Le lieutenant surnuméraire J. D. Ormsby, 100e régiment, 19 septembre 1916.

Le lieutenant surnuméraire K. S. Loucks, 100e régiment, 30 octobre 1916.

Le lieutenant surnuméraire H. Gilmour, 106 régiment, 2 juin 1916.

Le lieutenant surnuméraire R. P. McOuatt, 14e compagnie, intendance militaire canadienne, 16 décembre 1915.

Le lieutenant surnuméraire R. H. M. Gilker, 14e compagnie, intendance militaire canadienne, 31 décembre 1916.

Le lieutenant surnuméraire J. M. Lowndes, 14e compagnie, intendance militaire canadienne, 3 janvier 1916.

Le lieutenant surnuméraire H. J. Helliwell, 14e compagnie, intendance militaire canadienne, 22 mars 1916.

Le lieutenant surnuméraire G. J. Davis, 14e compagnie, intendance militaire canadienne, 1er septembre 1916.

Le lieutenant surnuméraire P. H. Tod, 14e compagnie, intendance militaire canadienne, 27 novembre 1916.

Le lieutenant surnuméraire H. J. Cardell, 14e compagnie, intendance militaire canadienne, 27 novembre 1916.

Le lieutenant surnuméraire K. I. Conover, services de santé de l'armée, 8 mai 1916.

Le lieutenant surnuméraire O. VanLuven, services de santé de l'armée, 22 juin 1916.

Le lieutenant surnuméraire A. W. Wakefield, services de santé de l'armée, 23 novembre 1916.

Le lieutenant surnuméraire W. M. MacDonald, services de santé de l'armée, 22 décembre 1916.

Le lieutenant surnuméraire D. S. McCurdy, services de santé de l'armée, 27 décembre 1916.

#### MILICE DE RÉSERVE

BATAILLON DE PORTAGE-LA-PRAIRIE.—Sont nommés lieutenants provisoires : Daniel James McFarlane et Thomas Weir McCartney, gentilshommes. 2 octobre 1916.

BATAILLON DE CALGARY.—Est nommé lieutenant provisoire : Frederick John Marshall, gentilhomme. 3 février 1917.

Par ordre,

*W. E. Macgins.*

Major général,  
Adjudant général suppléant.

## AVIS DU GOUVERNEMENT.

### EXAMENS DU SERVICE CIVIL.

AVIS public est par le présent donné que des examens de concours généraux seront tenus, sous la direction de la Commission du Service Civil du Canada, dans la semaine du 14 mai 1917, à Prince-Rupert, Victoria, Vancouver, Nelson, Edmonton, Moose-Jaw, Calgary, Saskatoon, Regina, Brandon, Winnipeg, Port-Arthur, Sault-Ste-Marie, London, Hamilton, Toronto, Kingston, Ottawa, Montréal, Sherbrooke, Québec, Fredericton, St-Jean, N.-B., Moncton, Charlottetown, Yarmouth, Halifax et Sydney. Des examens pourront aussi être tenus à d'autres endroits, pourvu qu'un nombre suffisant de candidats s'inscrivent à un même lieu.

Les examens seront tenus en vue de remplir les positions permanentes suivantes dans la division intérieure du Service Civil du Canada du 1er juillet au 31 décembre 1917.

30 emplois (pour hommes) dans la subdivision B de la troisième division. Deux de ces emplois seront donnés de préférence à des personnes connaissant la sténographie et la dactylographie.

45 emplois (pour femmes) dans la subdivision B de la troisième division. Dans le cas de trente-cinq de ces emplois, les candidats doivent être des sténo-dactylographes.

15 emplois (pour hommes) dans la subdivision B de la deuxième division. Trois de ces emplois seront donnés de préférence à des personnes connaissant la sténographie et la dactylographie.

Le traitement initial des commis et des sténo-dactylographes dans la subdivision B de la troisième division est de \$500, et dans la subdivision B de la deuxième division de \$800, mais au cas où il est nécessaire de posséder des aptitudes spéciales pour remplir les fonctions d'une charge, le Gouverneur en conseil peut ajouter au traitement minimum une somme additionnelle ne dépassant pas \$300 pour la troisième division et \$500 pour la deuxième.

Un examen général pour positions de messager, emballer, trieur et chargeur, dans les grades inférieurs du Service intérieur, sera tenu aux mêmes temps et lieux.

Les personnes qui désirent se présenter à l'un des examens mentionnés ci-dessus peuvent obtenir tous les renseignements nécessaires, copies des règlements et formules de demande d'inscription, en s'adressant au Secrétaire de la Commission du Service Civil, à Ottawa, soit personnellement ou par écrit.

Les formules de demande d'inscription des aspirants, dûment remplies, et accompagnées des honoraires requis (\$4.00 pour la troisième division, \$8.00 pour la deuxième division et \$2.00 pour les grades inférieurs), doivent parvenir au bureau de la Commission du Service Civil pas plus tard que le 15 avril prochain. Cette règle est de rigueur.

N. B.—Il est à remarquer que pour le temps de la présente guerre la limite minimum d'âge pour les exa-

mens a été réduite à seize ans et la limite maximum d'âge pour les hommes a été enlevée. Cependant, aucun homme de 18 ans et plus sera admis aux examens du Service civil intérieur (1) s'il n'a servi outre-mer dans les armées de Sa Majesté et n'en a été honorablement réformé; (2) s'il n'a offert de prendre du service au cours de la présente guerre et été refusé.

Les soldats revenus du front sont exemptés des honoraires d'examens.

Par ordre de la Commission,

WM FORAN,  
Secrétaire.

Ottawa, 15 mars 1917.

38-4

#### EXAMENS DU SERVICE CIVIL.

AVIS public est par le présent donné que les examens préliminaire et d'aptitudes de la division extérieure du Service Civil du Canada, seront tenus, l'examen préliminaire le 15 mai, et l'examen d'aptitudes le 16 et le 17 mai 1917, à Prince-Rupert, Victoria, Vancouver, Nelson, Edmonton, Calgary, Moose Jaw, Saskatoon, Regina, Brandon, Winnipeg, Port-Arthur, Sault-Sainte-Marie, London, Hamilton, Toronto, Kingston, Ottawa, Montréal, Sherbrooke, Québec, Fredericton, Moncton, Saint-Jean, N.-B., Charlottetown, Yarmouth, Halifax et Sydney. Des examens pourront être aussi tenus à d'autres endroits, pourvu qu'il y ait un nombre suffisant de candidats.

Les personnes qui désirent se présenter à l'un quelconque des examens ci-dessus peuvent obtenir tous les renseignements nécessaires, copies des règlements et les formules de demande, en s'adressant au Secrétaire de la Commission, soit par écrit, soit personnellement.

Les demandes d'inscription des aspirants, dûment remplies, et accompagnées des honoraires requis, doivent parvenir au bureau de la Commission du Service Civil pas plus tard que le 15 avril 1917. Cette règle est de rigueur.

Par ordre de la Commission,

WM FORAN,  
Secrétaire.

Ottawa, 15 mars 1917.

38-4

#### AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

Secrétariat d'Etat du Canada.

Ottawa, 20 mars 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que "Der Amerikaner," un journal hebdomadaire publié en langue judéo-allemande par la Jewish Press Publishing Company, à 77-79 Bowery, en la cité de New-York, dans l'Etat de New-York, l'un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure, et que la possession en Canada de toute édition ou exemplaire du dit "Der Amerikaner," déjà publié ou qui sera publié en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 20e jour de mars 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

40-2

#### AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

Secrétariat d'Etat du Canada

Ottawa, 20 mars 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du

17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que le "Westliche Post," un journal quotidien publié en langue allemande, par "The German American Press Association" à Broadway et Chesnut Street, en la cité de Saint-Louis, dans l'Etat de Missouri, l'un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure et que la possession en Canada de toute édition ou exemplaire du dit "Westliche Post" déjà publié ou qui sera publié, en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 20e jour de mars 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,  
Sous secrétaire d'Etat.

40-2

#### AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

Secrétariat d'Etat du Canada.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré qu'un pamphlet intitulé "Why Germany Will Win the War," par George Humphrey, distribué par la Solomon News Company en la cité de Détroit, dans l'Etat de Michigan, l'un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure et que la possession en Canada de toute édition ou exemplaire du dit "Why Germany Will Win the War" déjà publié ou qui sera publié en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 20e jour de mars 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans de la dite amende et du dit emprisonnement.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

40-2

#### AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

Secrétariat d'Etat du Canada.

OTTAWA, 20 mars 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré qu'une publication intitulée "Chronika Svitovoi Viny, 1914-1915," imprimée à l'hospice des orphelins ruthènes, en la cité de Philadelphie, dans l'Etat de Pennsylvanie, l'un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure, et que la possession en Canada de toute édition ou exemplaire de la dite "Chronika Svitovoi Viny, 1914-1915," déjà publiée ou qui sera publiée, en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 20e jour de mars 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

40-2



## AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

Ottawa, 20 mars 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que "The Leader," un journal imprimé à 675 Stevenson Street, en la cité de San Francisco, dans l'Etat de Californie, l'un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure et que la possession en Canada de toute édition ou exemplaire du dit "The Leader," déjà publié ou qui sera publié, en a été prohibée par un mandat du Secrétaire d'Etat du Canada, en date du 20e jour de mars 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

40-2

## AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

Ottawa, 20 mars 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que le journal quotidien "America," imprimé en langue ruthène, et publié par The Ruthenian Printing House, 832 North Seventh Street, en la cité de Philadelphie, dans l'Etat de Pennsylvanie, l'un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure, et que la possession en Canada de toute édition ou exemplaire du dit "America" déjà publié ou qui sera publié, en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 20e jour de mars 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

40-2

## AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

Ottawa, 20 mars 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que le livre "The War Plotters of Wall Street," publié par la Fatherland Corporation, en la cité de New-York, dans l'Etat de New-York, l'un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure et que la possession en Canada de toute édition ou exemplaire du dit "The War Plotters of Wall Street," déjà publié ou qui sera publié, en a été prohibée par un mandat du Secrétaire d'Etat du Canada en date du 20e jour de mars 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

sonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

40-2

## AVIS DE CENSURE.

CODE DES DÉCRETS CONCERNANT LA CENSURE.

*Secrétariat d'Etat du Canada.*

Ottawa, 20 mars 1917.

AVIS est donné par le présent, en conformité du Code des Décrets concernant la Censure, en date du 17e jour de janvier 1917, adopté en vertu des dispositions de l'article 6 de la *Loi des mesures de guerre, 1914*, que le Secrétaire d'Etat du Canada a déclaré que le "Germania Kalendar, 1917," publié en langue allemande par George Vermuder, en la cité de Milwaukee, dans l'Etat de Wisconsin, l'un des Etats-Unis d'Amérique, contenait de la matière inadmissible, tel que le définit le Code des Décrets concernant la Censure et que la possession en Canada de toute édition ou exemplaire du dit "Germania Kalendar, 1917," déjà publié ou qui sera publié, en a été prohibée par un mandat du Secrétaire d'Etat du Canada, en date du 20e jour de mars 1917; et que, tel que statué par le paragraphe 3 (1) du Décret III du dit Code des Décrets concernant la Censure, toute personne coupable d'une contravention aux dits décrets est passible d'une amende n'excédant pas cinq mille dollars ou d'emprisonnement pour un terme quelconque n'excédant pas cinq ans ou de la dite amende et du dit emprisonnement.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

40-2

## COMMISSION D'EXAMEN POUR LA PROFESSION D'ARPENTEUR FÉDÉRAL.

Ottawa, 28 mars 1917.

AVIS est donné par le présent qu'en conformité des dispositions de la *Loi des arpentages fédéraux*, la Commission d'examen pour la profession d'arpenteur fédéral se réunira à Ottawa, lundi, le trentième jour d'avril prochain, pour l'examen des aspirants à l'étude de la profession d'arpenteur fédéral ou de ceux qui veulent obtenir des commissions d'arpenteurs fédéraux. Ces examens seront tenus à Ottawa, dans la province d'Ontario, et à Calgary dans la province d'Alberta.

J. AURÈLE COTÉ,

Secrétaire de la Commission d'examen

des arpenteurs fédéraux.

40-4

## The Schooner "Romaine," Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 27e jour de mars 1917, constituant en corporation Gordon Walters MacDougall et Lawrence Macfarlane, conseil de Sa Majesté, William Bridges Scott et John MacNaughton, avocats, et James Geary Cartwright, gérant de bureau, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—

Faire les opérations et exercer l'industrie d'armateurs et voituriers par mer, et faire, exécuter et accomplir tous les actes, matières et opérations se rattachant à la profession d'armateur et de voiturier par mer.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Schooner 'Romaine,' Limited," avec un capital-actions de cinq mille dollars, divisé en 50 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 27e jour de mars 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

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**Palhaigar's Auto & Boat Garages, Limited.**

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 14e jour de mars 1917, constituant en corporation Jean-Baptiste-David Lègaré, promoteur, Armand Mathieu, Robert Thomas Mullin et Alexandre Papineau Mathieu, avocats, et Antonia Catelli, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer, acheter, vendre, importer, exporter, exploiter, affréter, réparer, modifier, améliorer, louer ou affermer des automobiles de tous genres, bateaux automobiles, camions automobiles, disposer d'automobiles de tous genres et autrement trafiquer d'automobiles de tous types, carrosserie, châssis, voitures, traîneaux, wagons, caisses de wagons, harnais, bateaux à rames, canots, coques pour moteurs, et établir et exploiter des garages ;

(b) Fabriquer, importer, exporter, acheter, vendre, et trafiquer d'effets, articles et marchandises ;

(c) Construire, améliorer, maintenir, exploiter, gérer, exercer ou contrôler, toute installation électrique, aqueducs, chemins, routes, traversiers mus par câble, voies d'évitement et de garage sur les terres possédées ou contrôlées par la compagnie, ponts, réservoirs cours d'eau, quais, manufactures, entrepôts, usines électriques, ateliers, magasins et autres travaux et commodités qui sembleront, directement ou indirectement de nature à favoriser les intérêts de la compagnie et contribuer, subventionner ou autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation, gérance, direction ou contrôle ;

(d) Demander, acquérir, louer et disposer de marques de fabrique, dessins industriels, brevets, droits de brevet, licence, privilège se rapportant à toute invention pouvant être considérée comme profitable ou nécessaire, manufacturer, utiliser, employer ou exploiter les dites inventions ;

(e) Vendre, louer ou autrement disposer d'aucune propriété ou de l'entreprise de la compagnie ou d'aucune partie d'icelles, pour telle compensation qui pourra être convenable ou jugée opportune et en particulier tout ou partie en actions, débentures, stocks, actions ou valeurs d'aucune autre compagnie ;

(f) Acquérir par achat, location ou autrement ou assumer les affaires en tout ou en partie, la propriété ou les engagements de toute personne ou compagnie exerçant une industrie que cette compagnie est autorisée d'exercer ou possédant des propriétés convenant aux fins de cette compagnie ;

(g) S'amalgamer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques, les transports de contrats ou autrement avec toute personne ou compagnie exerçant ou se proposant d'exercer une entreprise ou transaction semblable à celle de cette compagnie, entreprendre ou continuer toute industrie ou toute transaction capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie, garantir les contrats ou autrement aider telle personne ou compagnie, prendre ou autrement acquérir des actions ou valeurs de toute telle personne ou compagnie, et les vendre, détenir, réemettre avec ou sans garantie ou autrement disposer de telles valeurs ;

(h) Emettre et répartir comme complètement libérées des actions de la compagnie en paiement total ou partiel de toute industrie, franchises, entreprises, contrat, propriété, droits, pouvoirs, privilèges, baux, licences, contrats, biens-fonds, capital, obligations, débentures ou aucune autre propriété et droits que la dite compagnie peut acquérir en vertu des pouvoirs qui lui sont conférés par les présentes, travaux faits et, avec l'approbation des actionnaires, pour services rendus pour les fins d'organisation de la dite compagnie ;

(i) Placer et disposer de temps à autre des fonds et des biens de la compagnie, comme les directeurs en décideront, en acquérant ou achetant des propriétés immobilières ou en achetant des obligations, débentures, biens-fonciers, actions ou autres valeurs d'aucun gouvernement ou corps incorporé, municipal ou scolaire ou d'aucune banque chartée ou d'aucune autre

compagnie dûment incorporée, nonobstant les dispositions de l'article 44 de la *Loi des Compagnies* ;

(j) Distribuer entre les actionnaires de la compagnie, en espèces, toute propriété immobilière de la compagnie et en particulier les actions ou valeurs d'autres compagnies appartenant à cette compagnie ;

(k) Exercer toutes ou aucune des affaires ci-dessus comme principaux, agents ou fondés de pouvoirs ;

(l) Faire toutes les choses nécessaires ou convenables pour atteindre aucun des objets ci-dessus ;

(m) Dans le cours ordinaire de ses affaires, tirer, faire, accepter, en lasser, exécuter et émettre des billets promissoires, lettres de change, connaissements, mandats et autres instruments négociables et transférables ;

(n) Bâtir, acheter, louer ou autrement acquérir, posséder, employer et exploiter un ou plusieurs extincteurs chimiques sur automobiles dans le but de pourvoir à la protection contre le feu des édifices et installations de la compagnie, passer des contrats avec aucune partie ou parties, autorités municipales, rurales, civiques ou privées pour l'emploi coopératif du dit appareil, prélever et recevoir des droits ou autre rémunération pour l'emploi du dit appareil de telle partie ou parties ;

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Palhaigar's Auto & Boat Garages, Limited," avec un capital-actions de cinquante mille dollars, divisé en 1,000 actions de cinquante dollars chacune, et le principal lieu d'affaires de la dite compagnie sera dans le village de Château-guay, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 15e jour de mars 1917.

THOMAS MULVEY,  
Secrétaire d'Etat.

39-2

**Wills & Wills, Limited.**

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 14e jour de mars 1917, constituant en corporation William Wills, et Edmund Keast Wills, marchands, Alexander Macinnes, commis, Elizabeth Wills & Mary Wills, filles majeures, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Acheter, vendre, importer, exporter, manufacturer, disposer de nouveautés, soies, satins, fournitures pour tailleurs, tissus de tous genres, draps, articles en laine et en coton et généralement de marchandises de tous genres et description, exercer également l'industrie des tailleurs, confectionneurs et drapiers ;

(b) Acquérir et prendre comme une industrie active la propriété, les affaires, achalandage, biens et engagements de l'industrie actuellement exercée dans la cité de Montréal, dans la province de Québec et ailleurs sous la raison sociale de Wills and Wills, tailleurs, et les payer en espèces, en actions libérées mais sujettes appel du capital-actions ou autres valeurs de la compagnie et exercer et continuer la dite industrie ;

(c) Manufacturer, acheter, vendre et disposer d'effets, articles, marchandises de toutes sortes et description, établir, maintenir et conduire les affaires d'une agence générale de courtage, de solde et de commission ;

(d) Acquérir tout ou partie de l'achalandage, de la propriété et biens, y compris toute agence, option, contrat, arrangement, concession et choses de même nature de tout individu, maison, association ou corporation exerçant une industrie semblable, les payer totalement ou partiellement en espèces ou obligations ou en paiement total ou partiel par l'émission et la répartition d'actions libérées et non sujettes à appel du capital-actions de la compagnie ;

(e) Vendre ou autrement disposer de tout ou partie de la propriété, biens, droits, entreprises ou de l'achalandage de la compagnie et accepter en paiement tout ou partie en espèces, actions, obligations et autres valeurs d'aucune corporation ou compagnie ;

(f) Demander, acheter ou autrement acquérir tous brevets, marques de fabrique, droits d'auteur, agences, concessions et autres choses semblables, conférant tout



droit exclusif ou non exclusif ou limité de se servir ou tout secret ou autre information au sujet de toute invention ou procédé et faire valoir, vendre ou autrement disposer de tels brevets, marques de fabrique, droits d'auteur, licences, agences ou concessions ;

(g) Acquérir et détenir, nonobstant les dispositions de l'article 44 de la dite loi, vendre ou autrement disposer du stock, actions, valeurs ou entreprises d'aucune autre compagnie ayant pour un de ses objets l'exercice d'aucun des pouvoirs de la compagnie ou transférer ses entreprises ou biens à telle compagnie ou s'amalgamer avec elle ;

(h) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou se proposant d'exercer une industrie que la présente compagnie est autorisée à exercer ou capable d'être conduite de façon à profiter directement ou indirectement à cette compagnie ;

(i) Acquérir par achat ou autrement, détenir, vendre et disposer des affaires, biens, achalandage, stock, actions ou valeurs de toute personne, maison ou corporation et généralement faire tous les actes, exercer tous les pouvoirs et conduire toutes les affaires nécessaires à l'accomplissement normal des objets pour lesquels la compagnie est incorporée et exercer tous les autres pouvoirs autorisés par la loi.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Wills & Wills, Limited," avec un capital-actions de quarante mille dollars, divisé en 400 actions de cent dollars chacune, le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 18e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

39-2

### Canadian Electric & Gas Heater Company, Limited.

**A**VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné "Loi des Compagnies," il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13e jour de mars 1917, constituant en corporation Charles Joseph Eugène Charbonneau, notaire, Jean Charbonneau et James Edward Coulin, avocats, et Joseph Siméon Pilon, sténographe, de la cité de Montréal, dans la province de Québec ; et Philippe Morel, de la cité de Maisonneuve, dans la dite province de Québec, agent, pour les fins suivantes :—

(a) Exercer le commerce et l'industrie de la fabrication et de la vente de calorifères et poêles à gaz et à l'électricité et autres poêles et calorifères de toute description, brûleurs, poêles de cuisine, chauffe-brins, brûleurs de tous genres pour l'éclairage et le chauffage, régulateurs à gaz, à eau, à vapeur et toute espèce d'appareils à eau, gaz, vapeur et électricité et marchandises de tous genres ;

(b) Acheter, vendre, manutentionner et disposer en gros et en détail, de commodités, articles et choses de toute nature pouvant être convenablement disposés par la compagnie en rapport avec aucun de ses objets ;

(c) Acheter ou autrement acquérir toute formule, recette, procédés, lettres-patentes, marques de fabrique et de commerce ou droits d'auteur se rapportant aux produits de la compagnie, ou aucuns droits et intérêts dans ceux ou dans leur mode de fabrication et de vente ;

(d) Construire, entretenir, modifier tout édifice ou travaux nécessaires ou utiles aux fins de la compagnie ;

(e) Acheter, louer ou autrement acquérir, tout ou partie des affaires, propriété, franchises, achalandage, droits, privilèges, détenus par, ou en jouissance d'aucune personne, maison ou corporation exerçant une industrie que cette compagnie est autorisée d'exercer ou possédant des propriétés convenant aux fins de cette compagnie, les payer en actions communes ou priorité, de la compagnie totalement ou partiellement libérées ou en obligations, débetures ou autres valeurs

de la compagnie ou autrement et assumer les engagements d'aucune telle personne, maison ou corporation ;

(f) Exercer toute autre industrie (manufacturière, commerciale) ou autrement qui semblera à la compagnie pouvoir être convenablement exercée en rapport avec ses affaires ou, directement ou indirectement, être de nature à augmenter la valeur ou à rendre profitables la propriété ou les droits de la compagnie ;

(g) Demander, acheter ou autrement acquérir tous brevets, licences, concessions et choses de même nature conférant un droit exclusif ou non exclusif ou limité d'utiliser tout secret ou autre information concernant toute invention qui paraîtra capable d'être utilisée pour aucune des fins de la compagnie ou dont l'acquisition sera jugée propre à profiter directement ou indirectement à la compagnie, et utiliser, exercer, développer ou permettre l'usage ou autrement faire valoir la propriété, les droits ou renseignements ainsi acquis ;

(h) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie exerçant ou engagée, ou se proposant d'exercer ou de s'engager dans toute industrie ou transaction que la compagnie est autorisée à exercer ou dans aucune industrie ou transaction pouvant être, directement ou indirectement conduite avantageusement pour la compagnie ; garantir les contrats, faire des avances de fonds ou aider autrement telle personne ou compagnie, prendre ou autrement acquérir des actions et valeurs de telle compagnie et les vendre, détenir, réemettre avec ou sans garantie ou en disposer autrement ;

(i) Conclure des arrangements avec toutes autorités, gouvernement, municipal, local ou autre qui seront de nature à atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités tous droits, privilèges, concessions que la compagnie jugera convenable d'obtenir, et exécuter, exercer et se conformer à tous tels arrangement, droits et concessions ;

(j) Promouvoir toute compagnie ou compagnies aux fins d'acquérir le tout ou en partie des biens et engagements de la compagnie, ou pour toute autre fin censée profitable, directement ou indirectement, à la compagnie ;

(k) Acheter, prendre à bail ou en échange, loyer ou autrement acquérir toute propriété foncière, mobilière, droits, privilèges que la compagnie jugera nécessaire ou utiles pour les fins de ses affaires et en particulier aucune machinerie, outillage et fonds de commerce ;

(l) Nonobstant les dispositions de la section 44 de la dite loi, acheter prendre ou acquérir par souscription originale ou échanger pour des actions, obligations, débetures ou autres valeurs de cette compagnie ou autrement, et détenir, vendre ou autrement disposer d'actions, stock commun ou privilégié, débetures, obligations ou autres engagements d'aucune autre compagnie ayant, en tout ou en partie, des objets similaires aux objets de cette compagnie ou exerçant aucune industrie pouvant être, directement ou indirectement, conduite avantageusement pour cette compagnie et voter sur toutes les actions ainsi détenues par l'entremise de tel agent ou agents que les directeurs pourront nommer ;

(m) Construire, acquérir, exploiter des vaisseaux, bateaux à vapeur, chalands, exercer l'industrie d'agents maritimes, de système de charroirage, agents de charroirage, gardiens de quai, entreposeurs et expéditeurs ;

(n) Placer et disposer des fonds de la compagnie non immédiatement requis de telle matière qu'il pourra en être décidé de temps à autre ;

(o) Payer à même les fonds de la compagnie ou avec des actions de la compagnie ou en espèces et en actions toutes les dépenses se rapportant à la formation, lancement, arnonces et obtention de la charte de la compagnie et rémunérer toute personne ou compagnie pour services rendus à la compagnie en plaçant ou en aidant à placer, ou garantissant le placement des actions du capital de la compagnie ou toutes obligations, débetures ou autres valeurs de la compagnie ;

(p) Payer par une émission d'obligations, débetures ou autres valeurs, employer également et appliquer le surplus de ses recettes ou l'accumulation des profits autorisés par la loi pour être réservés à l'achat ou à l'acquisition de temps à autre de son propre capital-actions

dans telle proportion, de telle manière et à tels termes que le conseil des directeurs décidera.

(g) Obtenir aucun ordre provisoire ou Acte du parlement permettant à la compagnie de mettre à exécution aucun de ses objets ou pour aucune autre fin qui semblera opportune et s'opposer à toute procédure ou demande directement ou indirectement de nature à porter préjudice aux intérêts de la compagnie ;

(r) Adopter tels moyens qui seront jugés opportuns de faire connaître les produits de la compagnie, en particulier par annonces dans les journaux, circulaires, achats et expositions de travaux d'art ou intéressants, par la publication de livres et périodiques et par la distribution de prix, récompenses et dons ;

(s) Vendre, améliorer, gérer, développer, échanger, affranchir, disposer, faire valoir ou autrement trafiquer de tout ou partie des biens et droits de la compagnie ;

(t) Faire toutes ou aucune des choses ci-dessus comme principaux, agents, entrepreneurs ou autrement, par l'entremise de fidéicommissaires, agents ou autrement, seuls ou conjointement avec d'autres ;

(u) Faire telle autre chose incidente ou utile pour l'exécution des objets qui précèdent ;

(v) Se consolider ou s'amalgamer avec toute autre compagnie ayant des objets en tout ou en partie semblables à ceux de cette compagnie ;

(w) Distribuer, en nature, parmi les actionnaires aucune des propriétés de la compagnie ;

(x) L'interprétation de l'un quelconque des pouvoirs octroyés dans quelque paragraphe des présentes ne sera ni limitée ni restreinte par induction ou déduction des termes de tout autre paragraphe ou par induction ou déduction des noms de la compagnie.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Canadian Electric & Gas Heater Company, Limited," avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

39-2

#### Cowansville Hotel Company, Limited.

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 12e jour de mars 1917, constituant en corporation George Edward Chart, comptable, et May Beatrice Flanagan, Mabel Evelyn Manhire, Mary Blanche McKeown et Berthe Charlebois, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer dans toutes ses spécialités l'industrie de propriétaires d'hôtels, tavernes, auberges, maisons de divertissements publics et restaurants, conformément et sujet aux dispositions de toutes les lois, règlements principaux quant aux licences et faire telles affaires ;

(b) Acquérir par achat, comme une industrie active, et exercer l'industrie d'hôteliers et aubergistes actuellement exercée par la maison de commerce de P. E. Hauver et Sous, dans le village Cowansville, dans le comté de Missisquoi, y compris l'équipement, les meubles, les marchandises en magasin, l'achalandage et les payer en espèces ou en stock de la compagnie libéré et non sujet à appel de fonds ;

(c) Acquérir par vente, échange ou autrement de détenir par bail ou autrement de toute personne, maison ou compagnie comme une industrie active ou autrement conduire toutes affaires comme propriétaires d'hôtel, auberge ou restaurant, avec ou sans les terres et bâtiments employés ou destinés pour leur exploitation ainsi que leur équipement, meubles et autre propriété en général, les payer en espèces ou en stock de la compagnie libéré et non sujet à appel.

(d) Acquérir par achat ou autrement, détenir par bail ou autrement tout autre hôtel, auberge ou restaurant et toute propriété immobilière pouvant être nécessaires aux objets pour lesquels la présente compagnie est constituée, payer pour telles acquisitions ou posses-

sions en espèces ou stock de la compagnie libéré et non sujet à appel de fonds ;

(e) Exercer, en rapport avec les fins ci-dessus, l'industrie de propriétaires d'écuries de louage, de rentes et de pension.

(f) Acquérir par achat ou autrement, détenir par bail ou autrement, toute propriété immobilière pouvant être nécessaire aux objets pour lesquels cette compagnie est constituée, les payer en espèces ou en stock de la compagnie libérée et non sujet à appel de fonds ;

(g) Vendre et échanger, louer toutes ou aucune des propriétés mobilières ou immobilières de la compagnie et emprêter des fonds sur la garantie de toutes telles propriétés ;

(h) Bâtir, entretenir, exploiter sur toutes les terres acquises ou détenues par la compagnie, des hôtels, auberges, restaurants, et tous autres édifices pouvant être utiles ou nécessaires à la mise en opération des pouvoirs mentionnés dans les présentes ;

(i) Faire tous autres actes et choses pouvant être utiles ou avantageux à l'accomplissement des fins mentionnées dans les présentes ;

(j) Acquérir, détenir, vendre, échanger, céder, transporter le stock, débentures et autres valeurs d'aucune autre compagnie ou corporation ;

(k) Tirer, faire, accepter, endosser, exécuter et émettre des billets promissoires, lettres de change, mandats en vertu de l'Acte des Banques et autres instruments négociables ou transférables ;

(l) Distribuer en espèces ou autrement, selon qu'il sera décidé, tous biens de la compagnie parmi ses membres et en particulier les actions, obligations, ou autres valeurs de toute autre compagnie formée pour prendre la totalité ou une partie des biens ou engagements de la compagnie ;

(m) De temps à autre faire un ou plusieurs des actes et choses mentionnées dans les présentes, exécuter et jouir de tous tels droits et privilèges et faire tous tels autres actes et choses nécessaires ou utiles pour atteindre les objets ci-dessus ou aucun d'eux, exercer également toute industrie alliée aux objets énumérés ci-dessus.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Cowansville Hotel Company, Limited" avec un capital-actions de cinquante mille dollars divisé en 500 actions de cent dollars, et dont le principal siège d'affaires sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

39-2

#### Broad Realty, Limited.

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13e jour de mars 1917, constituant en corporation Jean Martineau, de la cité de Westmount, dans la province de Québec, étudiant en droit, et Eugène Allard, chauffeur, Paul Alfred Degroiseilliers et John Farrow, commis, et Berthe Lafontaine, sténographe, de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer dans toutes les branches l'industrie de négociants et propriétaires de biens fonds ;

(b) Acquérir par achat, échange, bail ou tout autre titre, les développer, améliorer, vendre, échanger, louer, sous-louer, disposer ou trafiquer de toute autre manière de propriétés immobilières de tous genres et dans quelque condition que ce soit ;

(c) Réparer, modifier, remodeler, construire, bâtir, faire, maintenir, exploiter toute propriété immobilière, bâtiment, structure ou travaux de toute nature, tels que maisons à appartements, résidences, magasins, entrepôts, fabriques, moulins, outillages, drains, égouts ou toute autre construction, travaux ou améliorations, louer, échanger, vendre ou autrement disposer de telles propriétés ;

(d) Acquérir par achat, échange, location ou tout autre titre et trafiquer, vendre, échanger, louer ou



autrement disposer de toute autre propriété immobilière ;

(e) Avancer des fonds au moyen de prêts aux acheteurs, détenteurs, locataires ou occupants d'aucune partie des propriétés de la compagnie, aider à l'érection des bâtiments ou à leur amélioration ;

(f) Prendre et détenir comme garantie pour le paiement de tout prêt fait par la compagnie, ou comme paiement total ou partiel du prix ou compensation d'aucun contrat passé avec la compagnie, des hypothèques ou garanties ou valeurs de quelque nature que ce soit ;

(g) Acheter, acquérir, détenir, vendre, céder, transporter des actions, débetures et autres valeurs d'aucune autre compagnie ou corporation engagée dans l'industrie que cette compagnie est autorisée d'exercer ou faisant aucune affaire pouvant être conduite avantageusement pour cette compagnie ;

(h) Emettre et répartir, comme libérées des actions du capital-actions de la compagnie en paiement d'aucune franchise, entreprise, propriété (mobilière ou immobilière), stock, débetures, valeurs, biens, droits, privilèges, brevets, licences, contrats que la compagnie peut acquérir ou entreprendre ou pour le règlement d'aucune dette ou engagement qu'elle peut devoir ;

(i) S'amalgamer avec toute autre compagnie engagée dans une industrie semblable ;

(j) Faire et exécuter tous autres actes et choses pouvant être utiles ou avantageux à la réalisation d'aucuns des objets ci-dessus.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Broad Realty, Limited," avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

39-2

#### Anglo-Franco Hat, Limited.

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 14e jour de mars 1917, constituant en corporation Paul Lacoste, conseil du Roi, de la cité d'Outremont, dans la province de Québec : Alexandre Lacoste, Joseph Henri Gérin-Lajoie et Alexandre Gérin-Lajoie, avocats, de la cité de Montréal, dans la province de Québec, et Thomas John Shallow, avocat, de la cité de Westmount, dans la dite province de Québec, pour les fins suivantes :—

(a) Manufacturer, acheter, vendre ou autrement disposer de toutes espèces de chapeaux, casquettes, fourrures, formes et bords pour chapeaux, machinerie pour chapeaux, boîtes en bois et en papier et toutes espèces d'effets, articles et marchandises et leurs sous-produits se rapportant aux choses ci-dessus ; manufacturer et disposer de confections et vêtements de toute description et de tous autres articles pouvant être convenablement ou avantageusement manutentionner en rapport avec les affaires susmentionnées ; s'engager dans la fabrication, achat, vente, exportation et importation de tissus de laine, coton et autres tissus de tous genres, et de tous les matériaux employés dans la fabrication des confections, vêtements ou articles usuellement disposés par ou en rapport avec ce qui précède ; manufacturer, acheter, vendre et autrement disposer de harnais, selles, ceintures, malles et marchandises en cuir de toute espèce et de leurs sous-produits ;

(b) Demander, acheter ou autrement acquérir tous brevets d'invention et les vendre, louer ou autrement en disposer ;

(c) Promouvoir, organiser, gérer, développer ou aider à la promotion, organisation, gérance ou développement d'aucune corporation, compagnie, syndicat ou entreprise dans le but d'acquérir tout ou partie de l'entreprise de la compagnie ou dans le but d'exercer aucune industrie auxiliaire à celle de la compagnie ;

(d) Exercer toute autre industrie, (manufacturière ou autre,) que la compagnie jugera pouvoir convenablement exercer en rapport avec son industrie qui sem-

blera directement ou indirectement de nature à augmenter ou rendre profitable aucune des propriétés ou droits de la compagnie ;

(e) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant maintenant ou plus tard une industrie ou une transaction pouvant être, directement ou indirectement avantageuse pour cette compagnie ;

(f) Acheter ou autrement acquérir pour des espèces ou toute autre compensation, y compris des actions libérées du capital-actions de cette compagnie, tout ou partie des affaires, franchises, entreprises, propriété, droits, pouvoirs, privilèges, actions, débetures, lettres patentes, contrats, biens-fonds, achalandage et biens et autres propriétés mobilière ou immobilière, réelle ou personnelle d'aucune personne, compagnie ou corporation, les vendre ou autrement en disposer totalement ou partiellement pour telle compensation que la compagnie jugera convenable ;

(g) Acheter ou autrement acquérir, détenir et posséder des stocks, actions et obligations d'aucunes compagnies ou corporations engagées dans une industrie d'une nature semblable, notwithstanding les dispositions de l'article 44 de la *Loi des compagnies*, vendre ou autrement disposer de tel stock, actions et obligations ;

(h) Distribuer entre les actionnaires de la compagnie, en nature toute propriété de la compagnie et en particulier les actions, débetures, ou valeurs de toute autre compagnie appartenant à cette compagnie ou desquelles elle peut avoir le pouvoir de disposer ;

(i) Faire tous les actes, exercer tous les pouvoirs, et faire toutes les affaires permettant d'atteindre les objets pour lesquels cette compagnie est constituée ;

(j) Vendre ou disposer de tout ou partie de la propriété mobilière ou immobilière, réelle ou personnelle de la compagnie pour telle compensation que la compagnie jugera convenable, et en particulier pour des actions, débetures, obligations ou valeurs d'aucune autre compagnie ou corporation ;

(k) Faire enregistrer ou autrement reconnaître la compagnie dans tout pays étranger, y désigner des personnes comme fondés de pouvoirs ou représentant de cette compagnie avec pouvoir de représenter cette compagnie dans toutes affaires, suivant les lois de tel pays étranger, accepter les significations pour et au nom de la compagnie dans toute procédure ou action ;

(l) Emettre la totalité ou une partie des actions de la compagnie comme acquittées ou non sujettes à appel en paiement de toute propriété mobilière ou immobilière ou autres biens acquis par la compagnie, ou avec le consentement des actionnaires, comme rémunération pour services rendus à la compagnie en plaçant ou à propos du placement des actions ou débetures de cette compagnie ou pour toute autre considération que les directeurs jugeront convenable et dans l'intérêt de la compagnie.

La compagnie exercera son industrie par tout le Canada, et ailleurs, sous le nom de "Anglo-Franco Hat, Limited," avec un capital-actions de quarante-cinq mille dollars, divisé en 450 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

39-2

#### Compagnie d'Imprimerie Godin-Ménard, Limitée.

**A** VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désignée *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes supplémentaires en date du 17e jour de mars, 1917, changeant le nom de la "Compagnie d'Imprimerie Godin-Ménard, Limitée", en celui de "La Compagnie d'Imprimerie Godin, Limitée", "The Godin Printing Company, Limited".

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

39-2

## De Pierre, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 16e jour de mars 1917, constituant en corporation Carl Troest de Pierre et Waldo Vincent Giffen, manufacturiers, Gratia Longtin et Joseph Alexandre Desève, teneurs de livres, et Meriza Baillargeon, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie de planter, cultiver, produire, posséder, acheter, vendre, manufacturer, importer, exporter, et disposer de cacao, chocolat, confiseries et fournitures pour confiseurs de toutes formes et de tous procédés de fabrication ;

(b) Exercer toute industrie, comme manufacturiers, que la compagnie croira capable d'être convenablement exercée en rapport avec ce qui précède ou de nature à augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ;

(c) Manufacturer, employer, posséder, acheter, vendre et disposer de tous genres de machines, machinerie, instruments et appareils et exploiter des machines, ateliers de construction de machines, et fabriques employées en rapport avec la dite industrie ;

(d) Détenir, posséder, acheter, vendre et disposer de toute espèce de propriété, foncière et personnelle, nécessaire et utile pour les affaires de la compagnie ;

(e) Demander, obtenir, enregistrer, acheter, louer ou autrement acquérir et détenir, employer, posséder, exploiter, introduire, vendre, céder ou autrement disposer de marques de fabrique, marques de commerce, brevets, inventions, formules, perfectionnements et procédés convenant ou se rapportant à l'exercice de la dite industrie ; manufacturer, acheter, vendre et disposer des articles de tout genre nécessaires et convenables pouvant être employés en rapport avec les affaires de la compagnie ou avec la vente d'aucun article dont la compagnie trafique ;

(f) Faire toutes ou aucunes des choses ci-dessus comme agents, principaux, facteurs ou autrement, par l'entremise de fidéicommissaires, agents ou autrement, seuls ou conjointement avec d'autres, faire les affaires de commission en général ;

(g) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que cette compagnie est autorisée à exercer ou entreprendre ; prendre ou autrement acquérir des actions ou valeurs de toute telle compagnie, et les vendre, détenir, réémettre avec ou sans garantie ou autrement en disposer ;

(h) Acquérir, posséder, détenir, vendre ou autrement disposer d'actions ou capital-actions, obligations ou autres valeurs d'aucune autre compagnie, ayant en tout ou en partie des objets semblables à ceux de cette compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; employer les fonds de la compagnie à leur acquisition et voter sur tels stocks et obligations au nom de la compagnie ;

(i) Promouvoir et s'amalgamer avec d'autres compagnies ayant des objets semblables à ceux énumérés ci-dessus, prendre des actions de ces compagnies, garantir l'exécution des contrats par les clients et autres ayant des relations avec la compagnie ; vendre et disposer de l'entreprise de la compagnie ayant, en tout ou en partie des objets semblables à ceux de cette compagnie ;

(j) Émettre et répartir des actions complètement libérées de la compagnie incorporée par les présentes en paiement totale ou partie de toute industrie, franchise, entreprise, propriété, droits, pouvoirs, privilèges, baux, licence, contrat, biens-fonds, stock, obligations, débiteures et autres propriétés ou droits pouvant être légalement acquis en vertu des présentes ; louer, licencier, vendre ou disposer de tout ou partie de la propriété et des biens de la compagnie pour telle compensation que la compagnie jugera convenable, y compris des actions, débiteures et autres valeurs d'aucune compagnie les achetant ou les acquérant ; souscrire, prendre, détenir, acheter ou autrement acquérir et vendre, céder, transporter ou autrement disposer

d'actions, stocks, obligations, débiteures et autres valeurs de toute autre personne ou compagnie ayant en tout ou en partie, des objets semblables à ceux de la compagnie incorporée par les présentes ou ayant pour ses objets ou pour aucun d'eux la promotion d'aucune des choses que cette compagnie est autorisée d'exercer ;

(k) Tirer, faire, accepter, endosser, exécuter, émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables et transférables ;

(l) Conclure des arrangements avec toutes autorités, gouvernementales, municipales, locales ou autre qui seront de nature à atteindre les objets de la compagnie, ou aucun d'eux, obtenir de ces autorités tous droits, privilèges, concessions que la compagnie jugera convenable d'obtenir, et exécuter, exercer et se conformer à tous tels arrangements, droits et concessions ;

(m) Faire tous les actes, exercer tous les pouvoirs et faire toutes les affaires nécessaires pour l'exercice normal des objets pour lesquels la compagnie est incorporée et nécessaires pour permettre à la compagnie de conduire avantageusement son entreprise ;

(n) Les objets pouvoirs et fins, ci-dessus, de la compagnie seront supposés distincts et non dépendant l'un et l'autre, et la compagnie pourra poursuivre ou exercer aucun ou plusieurs de tels objets, pouvoirs ou fins sans égard à aucun autre d'eux et aucune clause ne sera limitée dans sa généralité ou autrement interprétée en la comparant à toute autre clause de tels objets, pouvoirs ou fins.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "De Pierre, Limited," avec un capital-actions de quarante-huit mille dollars, divisé en 480 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de mars 1917.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

40-2

## Au Bon Marché Letendre, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 27e jour de mars 1917, constituant en corporation Jean-Baptiste Letendre et Frédéric Eugène Letendre, marchands, tous deux de la Cité de Westmount, dans la province de Québec ; Alphonse Graneli, gérant ; Antoine Hurtubise, comptable, et Gaston Vitalis, inspecteur, tous trois de la Cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—

(a) Faire les opérations d'un magasin à rayons et exercer l'industrie de marchands en gros et en détail et acheteurs et manufacturiers de tous les genres de marchandises qui se vendent dans un magasin à rayons, et de tous les genres et de toutes les qualités de marchandises s'y rapportant ou entrant dans la production de ces marchandises, et agir en qualité d'agents de marchands ou de manufacturiers de ces dits articles, marchandises et produits ;

(b) Exercer toute autre industrie, manufacturière ou autre, que la compagnie croira pouvoir exercer convenablement en rapport avec son industrie, ou de nature à augmenter directement ou indirectement la valeur des biens ou droits de la compagnie, ou les rendre profitables ;

(c) Acheter, louer ou autrement acquérir et détenir, exercer et posséder la totalité ou une partie de la propriété, immunités, achalandage, droits, pouvoirs et privilèges détenus ou possédés par toute personne ou maison, ou par toute autre compagnie ou compagnies exerçant ou formées dans le but d'exercer la totalité ou une partie de l'industrie que la présente compagnie est autorisée à exercer, soit en son propre nom ou au nom de toute telle personne, maison ou compagnie, et payer pour cette propriété, ces immunités, achalandages, droits, pouvoirs et privilèges, en totalité ou en partie, en deniers comptants, ou en totalité ou en partie, en actions acquittées de la présente compagnie ou autre-



ment, et prendre les engagements de cette personne, maison ou compagnie ;

(d) Acquérir par achat, concessions, échange ou autre titre, et construire, ériger, exploiter, entretenir et gérer tous les meubles, fabriques, boutiques, magasins, dépôts, ateliers, usines et autres structures et constructions nécessaires à son industrie, et toute autre propriété mobilière ou immobilière nécessaire et utile à chacune des fins de la compagnie, et les arrenter vendre et en disposer ;

(e) Demander, obtenir, enregistrer, acheter, louer moyennant un droit régalien ou autrement, acquérir et détenir, utiliser, posséder, exploiter, et introduire, et vendre, céder ou autrement disposer de toutes marques et noms de commerce, brevets d'invention, perfectionnements et procédés enregistrés, ou d'une autre manière utiles au commerce de la compagnie, et utiliser, exercer, développer, permettre l'usage, ou d'autre manière faire valoir toutes telles marques et noms de commerce et inventions, permis, procédés, et choses semblables ou toute telle autre propriété et droits ;

(f) Emettre, répartir et céder comme acquittées et non cotisables, les parts, débentures ou autres valeurs de la présente compagnie, en plein paiement ou paiement partiel de toute propriété, mobilière, immobilière ou mixte, et de tous droits et concessions acquis par la présente compagnie, ou, avec le consentement des actionnaires, pour services rendus ou à rendre à la compagnie ;

(g) Nonobstant les dispositions de l'article 44 de la dite loi, acheter acquérir et posséder, détenir, vendre et réémettre les parts, débentures, obligations et autres valeurs de toute compagnie ou corporation faisant un même genre d'affaires, et les payer en totalité ou en partie, en deniers comptants, actions, obligations, débentures et autres valeurs de la présente compagnie, et garantir le paiement du principal ou des dividendes et des intérêts sur ces actions, obligations, débentures ou autres valeurs, et exploiter, exercer et gérer la propriété, les immunités, l'entreprise et l'industrie de toute corporation dont la présente compagnie détient les actions, obligations, débentures ou autres valeurs, pour la compensation qui sera jugée raisonnable et convenable ;

(h) S'associer ou se fusionner avec toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie, et acquérir par achat, bail ou autrement, la propriété, les immunités, l'entreprise et l'industrie de toute corporation semblable, et en assumer les engagements et les payer en totalité ou en partie en deniers comptants, actions, obligations ou autres valeurs de la présente compagnie ;

(i) Acquérir l'achalandage, la propriété, les droits et biens et prendre les engagements de toute personne, maison ou compagnie endettée envers la présente compagnie ou faisant des affaires semblables à celles qui sont faites par la présente compagnie, et les payer en deniers comptants ou en valeurs de la présente compagnie ou autrement ;

(j) Vendre, arrenter ou autrement céder la totalité ou une partie de la propriété, les droits immunités et entreprises de la compagnie, pour la compensation que la compagnie jugera à propos, et en particulier pour des actions, débentures, obligations ou autres valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi ;

(k) Faire des avances de deniers aux clients et autres ayant des relations avec la compagnie, et garantir l'accomplissement des entreprises de ces personnes ;

(l) Accepter en paiement de toute dette due à la compagnie, des actions, obligations, débentures ou autres valeurs de toute autre compagnie ;

(m) Distribuer en espèces ou autrement, selon qu'il sera décidé, tous biens de la compagnie parmi ses membres, et en particulier, les actions, obligations ou autres valeurs de toute autre compagnie qui pourrait prendre la totalité ou une partie des biens ou engagements de la présente compagnie ;

(n) Placer et disposer des deniers de la compagnie qui ne sont pas immédiatement requis, en telles sécurités et de la manière qui pourra être décidée de temps à autre ;

(o) Aider de toute manière toute corporation dont les parts du capital-actions, obligations ou autres valeurs sont détenues ou sont garanties de quelque manière par la présente compagnie, et faire tous actes et choses pour la conservation et la protection, l'amélioration ou l'augmentation de la valeur de ces parts du capital-actions, obligations ou autres valeurs, faire tous les actes et choses tendant à augmenter la valeur de toute propriété détenue ou contrôlée, à une époque quelconque, par la compagnie ;

(p) Etablir, soutenir et aider à l'établissement et au soutien d'associations, institutions, fonds, fidéi-commis et commodités de nature à profiter aux employés ou ex-employés de la compagnie, ou de ses prédécesseurs en affaires, ou les personnes qui dépendent ou sont apparentées à ces employés ou ex-employés et accorder des pensions et allocations, et faire des paiements dans un but d'assurance, et souscrire ou garantir des deniers pour des fins de charité ou de bienfaisance, ou pour toute exposition ou pour toutes fins publiques, générales ou utiles ;

(q) Tirer, faire, accepter, endosser, exécuter, émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables et transférables ;

(r) Rémunérer en deniers comptants, ou en actions ou obligations, ou de toute autre manière, toute personne ou personnes, corporation ou corporations pour services rendus ou à rendre, en plaçant ou en aidant au placement, ou en garantissant le placement de toutes parts du capital-actions de la compagnie, ou relativement à la formation ou à la promotion de la compagnie, ou la conduite de ses affaires ;

(s) Faire toutes les choses nécessaires, convenables ou propres à l'accomplissement de toutes les fins ou de nature à atteindre l'un ou plusieurs des objets ci-dessus énumérés, ou qui pourraient paraître nécessaires, à une époque quelconque, pour la protection et le bénéfice de la présente corporation, soit comme détenteurs, soit comme intéressés dans toute propriété ou autrement ;

(t) Tout pouvoir accordé dans un paragraphe quelconque des présentes ne sera ni limité ni restreint par induction ou déduction des termes de tout autre paragraphe que ce soit.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Au Bon Marché Letendre, Limitée," avec un capital-actions de sept cent mille dollars, divisé en 7,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 29e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

40-2

#### James Patterson, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 3e jour de mars 1917, constituant en corporation James Patterson, fabricant de bottes et chaussures, Lionel Joron et Ulric Joron, notaires, de la cité de Montréal, dans la province Québec ; Joseph Crossemann Barlow de la cité de Westmount, dans ladite province de Québec, notaire et Henri Damase Descary de la ville de Dorval, dans ladite province de Québec, commis, pour les fins suivantes :—

(a) Exercer le commerce et l'industrie de tanneurs, manufacturiers et négociants en gros et en détail de bottes et chaussures en cuir et en caoutchouc et tous articles dans lesquels le cuir ou le caoutchouc entre en partie et tous leurs sous-produits, fabriquer, vendre et trafiquer d'effets, articles et marchandises pouvant être avantageusement manufacturés, vendus ou disposés en rapport avec telles marchandises ;

(b) Manufacturer, acheter, vendre, louer, importer, exporter et disposer de machinerie de tous genres en rapport ou se reliant à la fabrication des bottes, chaussures, semelles de caoutchouc, feutre et tissu pour chaussures ;

(c) Manufacturer, acheter, vendre, importer, exporter et disposer de toutes espèces de cirages, produits à polir, vernis, agrafes et autres articles de marchandises se rapportant à ceux ;

(d) Acquérir par achat, bail ou autrement des brevets, droits de brevet, licences, inventions, marques de fabrique, marques de commerce, et pendant leur demande, les payer en espèces ou en actions libérées, obligations ou autres valeurs de la compagnie ; demander, acquérir, détenir, vendre, céder, louer ou autrement acquérir et disposer de droits de brevet, licences, inventions, marques de fabrique, marques de commerce, et pendant leur demande, se rapportant ou étant utiles en rapport avec aucune affaire de la compagnie ; utiliser, manufacturer, vendre, octroyer des permis en vertu de tout brevet possédé ou contrôlé par la compagnie ;

(e) Acquérir par achat, bail ou autrement la propriété foncière ou personnelle, l'achalandage, franchises, droits, privilèges, contrats et biens de toute nature, utiles ou nécessaires aux affaires de la compagnie, les payer en espèces ou en actions libérées, obligations et autres valeurs de la compagnie ou autrement, comme il pourra en être convenu, les vendre, disposer et autrement en trafiquer pour le tout ou aucune partie d'iceux ;

(f) Acquérir l'achalandage, l'entreprise, droits, propriété et biens et assumer tout ou partie du passif et des engagements de James Patterson, manufacturier de bottes et chaussures, comme une industrie active, et les payer en espèces, stock, obligations, débiteures et autres valeurs de cette compagnie ou autrement ;

(g) Acquérir, détenir, posséder des actions d'aucune autre compagnie faisant des affaires de même nature ou se rapportant à ce qui précède, les payer en espèces ou émettre des actions libérés de la compagnie en paiement total ou partiel, ou autrement, comme il pourra en être convenu, les vendre ou autrement en disposer ;

(h) S'amalgamer avec tout autre individu, maison ou corporation ayant des objets semblables à ceux ci-dessus ;

(i) Acquérir, posséder, exploiter tel pouvoir moteur qui semblera nécessaire en rapport ou se rapportant aux affaires de la compagnie ;

(j) Manufacturer ou autrement acquérir et employer des machines de la force motrice pour des fins d'éclairage, de chauffage et de force motrice ou autrement, en rapport avec les affaires de la compagnie ou s'y rapportant ;

(k) Exercer aucune autre industrie semblable qu'il s'agisse de fabrication, vente, entreposage, emmagasinage ou autrement, qui semblera utile ou convenable d'exercer en rapport avec l'industrie de la compagnie ;

(l) Prendre, acquérir, détenir des garanties de toute nature et de tout genre, foncières et personnelles pour dettes, engagements ou obligations de la compagnie ;

(m) Agir comme agents pour tout individu, compagnie ou corporation exerçant une industrie semblable d'aucune façon à l'industrie mentionnée dans les paragraphes ci-dessus ou pouvant être convenablement combinée avec elle ;

(n) Faire tous les actes, exercer tous les pouvoirs, faire toutes les affaires utiles ou se rapportant directement ou indirectement d'aucune façon à celles ci-dessus, pour l'accomplissement normal des objets pour lesquels cette compagnie est incorporée.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "James Patterson, Limited," avec un capital-actions de cinquante mille dollars divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de ladite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 21<sup>e</sup> jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

40-2

### The Omega Machinery Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 28<sup>e</sup> jour de mars 1917, constituant en corporation Ovide Brouillard et Etienne Hilaire Solis, industriels, de la cité de Montréal dans

la province de Québec ; Michel Archambault, bourgeois et Léonard Archambault, médecin, tous deux de la paroisse de Saint-Dominique, dans la dite province de Québec, et Emile Ponton, industriel, de la cité de Saint-Hyacinthe, dans la dite province de Québec, pour les fins suivantes :—

(a) Manufacturer des moulins à vent, tours, réservoirs, pompes, enclumes, chaises suspendues et nouveautés en acier en fer et en bois et toutes sortes de fonte et machinerie nécessaires ou employées dans la fabrication des susdits articles, produits et matériaux et généralement acheter, vendre et disposer de toutes matières employées dans leur fabrication, construction, ou vente et conclure des conventions pour la production, fabrication et l'approvisionnement de tous les articles, produits et matériaux ci-dessus mentionnés et passer des contrats au sujet de leur placement et construction ;

(b) Acheter, vendre, céder et manufacturer, louer et prendre à loyer toutes sortes de machines, machines à vapeur, matériel, machineries, outillages et instruments ;

(c) Demander, acheter ou autrement acquérir, toute patentes, brevets d'invention, octrois, licences, baux, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser tout renseignement secret ou autre au sujet d'une invention capable d'être utilisée pour toutes les fins de la compagnie ou dont l'acquisition sera censée profiter directement ou indirectement à la présente compagnie et les payer en actions ou autres valeurs de la compagnie et utiliser, exercer, développer ou accorder des permis à leur sujet ou autrement faire valoir la propriété, les droits, intérêts ou renseignements ainsi acquis ;

(d) Exercer toute autre industrie, manufacturière ou autre, que la compagnie jugera capable d'être avantageusement exercée en rapport avec l'une quelconque des industries ci-dessus spécifiées ou censées accroître directement ou indirectement la valeur des propriétés ou droits de la compagnie ou les rendre profitables ;

(e) Acheter ou autrement acquérir les actions, obligations, débiteures ou autres valeurs de toute autre compagnie ou corporation nonobstant les dispositions de l'article 44 de la dite loi et les payer en actions, obligations, débiteures ou autres valeurs de la présente compagnie, et détenir, vendre, voter en vertu de telles valeurs ou autrement céder les actions, obligations débiteures ou autres valeurs ainsi acquises et garantir le paiement du principal ou des dividendes et intérêts sur les dites actions, obligations, débiteures ou autres valeurs et promouvoir toute compagnie ou corporation dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie ;

(f) Vendre, arrenter ou autrement disposer de la propriété, des droits ou entreprises de la compagnie ou toute partie de ses entreprises pour la compensation que la compagnie jugera bon et en particulier pour les actions, obligations, débiteures ou valeurs de toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie en totalité ou en partie ;

(g) Se consolider ou se fusionner avec toute autre compagnie ayant des objets semblables ou en partie semblables à ceux de la présente compagnie ;

(h) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres, avec toute personne, maison ou corporation exerçant ou engagée dans toute affaire ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie, et les vendre, détenir, émettre ou réémettre avec ou sans garantie du capital et de l'intérêt ;

(i) Acheter, arrenter ou autrement acquérir et détenir, exercer et utiliser en son propre nom ou au nom des personnes et compagnies tout ou partie de la propriété, franchises, clientèle, droits, pouvoirs et privilèges détenus ou exercés par toute personne, maison ou compagnies exerçant ou formées pour exercer toute industrie, en tout ou en partie, semblable à celle que la présente compagnie est autorisée à exercer et payer pour telle propriété, franchise, clientèle, droits, pouvoirs et pri-



vilèges entièrement ou partiellement en deniers comptants ou entièrement ou partiellement en actions acquittées ou valeurs de la compagnie ou autrement, et se charger des engagements de toute telle personne, maison ou compagnie ;

(j) Obtenir que la compagnie soit enregistrée, licenciée ou autrement reconnue dans tout pays étranger et désigner et nommer des personnes qui y résident, conformément aux lois de ce pays étranger comme fondés de pouvoirs ou représentants de cette compagnie avec plein pouvoir de représenter la présente compagnie dans toute matière conformément aux lois de ce pays étranger et recevoir et accepter la signification de pièces dans toutes procédures ou poursuites ;

(k) Faire toutes choses avantageuses à l'accomplissement des objets ci-dessus ou s'y rattachant ;

(l) Faire tout ce qui précède en qualité de principaux, agents ou fondés de pouvoirs ;

(m) Tirer, faire, accepter, endosser, et exécuter des billets à ordre, lettres de change, mandats et autres instruments négociables ou transférables ;

(n) Faire des avances de fonds aux clients et autres ayant des relations d'affaires avec la compagnie ;

(o) Distribuer en espèces ou autrement selon que la chose aura été décidée tous biens de la compagnie entre ses membres et en particulier les actions, obligations, débiteures ou autres valeurs de toute autre compagnie qui pourrait avoir pris à son nom la totalité ou une partie de l'actif et du passif de la présente compagnie ;

(p) Placer et appliquer les fonds disponibles de la compagnie en des valeurs et de la manière qui sera décidée de temps à autre ;

(q) Aider d'une manière quelconque toute corporation dont la présente compagnie détient des parts du capital-actions, obligations ou autres valeurs ou garanties de quelque manière par elle et faire tous les actes et choses nécessaires pour conserver et protéger, améliorer ou augmenter les valeurs de telles parts du capital-actions, obligations ou autres valeurs, faire tous les autres actes et choses tendant à conserver et protéger, améliorer ou augmenter les valeurs de telles parts du capital-actions, obligations ou autres valeurs, faire tous les autres actes et choses tendant à accroître la valeur de toute propriété détenue ou sous le contrôle de la présente compagnie à une époque quelconque et organiser et promouvoir et autrement faciliter l'organisation de compagnies subsidiaires ;

(r) Faire toute autre transaction et choses nécessaires pour exercer la dite industrie ou s'y rattachant ;

(s) Tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes de tout autre paragraphe que ce soit ni par induction ou déduction du nom de la compagnie.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Omega Machinery Company, Limited," avec un capital-actions de quarante-cinq mille dollars, divisé en 450 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Saint-Hyacinthe, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

40-2

### The Paper & Hardware Products, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 15e jour de mars 1917, constituant en corporation Wilfred Arnold Lyons, Henri Larin et Patrick Alfred Donnelly, commis, Uldéric Pigeon, opticien et Adelard Savard, chimiste, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer, acheter, vendre et trafiquer de papier, feutre, placage, carton de paille, pulpe, bois à pulpe, déchets de papier et matières premières pour usines à papier et autres matériaux de même nature, et effets et marchandises de toute description qui en

sont produits, exercer l'industrie d'une usine à papier dans toutes ses branches et accessoires ;

(b) Acquérir, acheter, vendre, manufacturer, trafiquer de billes, bois de charpente et de service, pulpe, bois à pulpe, papier et autres produits et sous-produits du bois et de la pulpe et tous autres articles et matériaux dans lesquels le bois entre ou forme une partie constituante ;

(c) Pour les fins susdites, s'engager dans toutes les branches de l'industrie du fer, acier et d'armeries en métaux de toute description, fondeurs, machinistes, forgerons, galvanoplaste, galvaniseurs, forgerons en cuivre, électriciens, manufacturer, acheter, vendre, louer, échanger, et généralement trafiquer de métaux de toute espèce fondus, forgés, ouvres, laminés et tréfilés, fournitures d'articles de quincaillerie, et tous autres articles de nature similaire, totalement ou partiellement faits d'eux ;

(d) Acheter, vendre, importer, exporter, manufacturer et généralement disposer en gros et en détail et à commission d'articles, effets et marchandises de toutes espèces ;

(e) Acheter, acquérir, bâtir, ériger, posséder, équiper, entretenir, exploiter, vendre, louer et autrement transporter des usines, fabriques, entrepôts, élévateurs, entrepôts, quais, bassins, et autres travaux, bâtiments qui, directement ou indirectement sembleront d'une nature avantageuse aux objets de la compagnie ;

(f) Organiser, gérer, développer ou aider à l'organisation, gérance ou développement de toute corporation, compagnie, syndicat, entreprise exerçant une industrie en tout ou en partie semblable à celle de la compagnie ;

(g) Lever, aider à lever des fonds, aider au moyen de boni, prêts, endossements, garantie d'obligations, débiteures ou autres valeurs ou autrement, aucune autre compagnie ou corporation, garantir l'exécution des contrats par aucune telle compagnie ou corporation et garantir l'exécution de contrats par aucune telle compagnie ou corporation ou par aucune autre personne ou personnes avec lesquelles la compagnie peut avoir des relations commerciales ;

(h) Souscrire, acheter, prendre ou autrement acquérir, détenir, comme principaux ou agents et absolument comme propriétaires ou par voie de garantie collatérale et jouir, vendre, échanger, voter ou autrement disposer du stock, des obligations, débiteures et autres valeurs d'aucun gouvernement ou d'aucune compagnie ou corporation financière, industrielle, ou municipale, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ;

(i) Emettre et répartir comme complètement libérées des actions de la compagnie constituée par les présentes en paiement total ou partiel de toute propriété, droits, bail, affaires, franchises, entreprises, pouvoirs, privilèges, licences, contrat, biens fonciers, stock, obligations, débiteures ou autres propriétés ou droits, pouvant être légalement acquis en vertu des pouvoirs octroyés par les présentes ;

(j) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que cette compagnie est autorisée à exercer ou entreprendre, ou de nature à augmenter la valeur des propriétés et valeurs de la compagnie, et prendre ou autrement acquérir des actions ou valeurs de toutes telles compagnies, les vendre, létenir, réemettre avec ou sans garantie ou autrement en disposer, ou s'amalgamer avec aucune telle compagnie ;

(k) Distribuer, en nature parmi les actionnaires de la compagnie, les actions, débiteures, valeurs ou propriétés appartenant à la compagnie ou dont elle peut avoir le pouvoir de disposer ;

(l) Vendre, louer ou autrement disposer en tout ou en partie de la propriété de la compagnie pour telle compensation que la compagnie jugera convenable et en particulier pour des actions, obligations, débiteures, ou autres valeurs d'aucune autre compagnie ;

(m) Faire tous les actes nécessaires à l'entreprise, exercer ou compléter aucune affaire que cette compagnie est autorisée d'exercer ou d'entreprendre ;

(n) Les pouvoirs de chacun des paragraphes ne seront nullement limités ou restreints par induction ou déduction des termes d'aucun autre paragraphe.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Paper & Hardware Products, Limited," avec un capital actions de quarante-neuf mille dollars, divisé en 490 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de mars 1916.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

40-2.

#### Dodd-Simpson Press, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 16e jour de mars 1917, constituant en corporation Gerald Augustine Coughlin, avocat, Francis George Bush, teneur de livres, Herbert William Jackson, commis, et George Robert Drennan et Alexander Gordon Yeoman, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Exercer généralement l'industrie de l'imprimerie, de la publicité, de la gravure et de la publication dans toutes leurs spécialités comme principaux ou agents ; exercer toutes ou aucune des industries d'imprimeurs, papetiers, stéréotypeurs, électrotypeurs, lithographes, graveurs, relieurs, dessinateurs, éditeurs, éditeurs de journaux, fondeurs de caractères et agents d'annonces ; exercer l'industrie de l'imprimerie en relief, de l'électrotype, photogravure, fabricants et marchands de boîtes en carton, papeterie, étiquettes-adresses, étiquettes ; acquérir, imprimer, lithographier, graver, publier, conduire, faire circuler ou autrement trafiquer de journal ou journaux, livres périodiques, ouvrages illustrés et autres publications ; conduire une agence générale de promotions et d'affaires en rapport avec les annonces de tous genres ;

(b) Manufacturer, acheter, vendre ou disposer d'imprimés, plaques brevetées, droits d'auteur, bases, caractères, machines à imprimer ou tout autre outillage ou machinerie utile dans des établissements d'imprimerie ;

(c) Exercer l'industrie de peinture, décorateurs, dessinateurs, poseurs d'affiches, en rapport avec le département de la publicité de l'industrie de la compagnie ;

(d) Manufacturer, acheter, vendre et disposer d'enseignes, pancartes, nouveautés, étiquettes, plaques pour nom, insignes, boutons, calendriers et autres objets de tous genres et descriptions et en général de spécialités de tous genres employés pour des fins d'annonces commerciales et autres ;

(e) Exercer toute autre industrie, que la compagnie jugera pouvoir convenablement exercer en rapport avec ses affaires ou de nature, directement ou indirectement à augmenter la valeur ou rendre profitables aucune des propriétés ou des droits de la compagnie ;

(f) Acquérir par achat, location ou autrement ou assurer la totalité ou toute partie des biens, affaires, propriété ou engagements de toute personne, maison ou compagnie exerçant une industrie en tout ou en partie similaire à celle que la compagnie est autorisée à exercer ou possédant toute propriété convenant aux fins de cette compagnie ;

(g) Acheter, louer, construire ou autrement acquérir toute propriété mobilière ou immobilière, que la compagnie jugera nécessaire aux fins de ses entreprises ou à aucune partie d'icelle ;

(h) Payer pour les biens, affaires, propriétés ou droits acquis par la compagnie ou, pour services rendus ou à rendre à la compagnie, en espèces ou en actions libérées ou en aucune valeur que la compagnie a le pouvoir d'émettre, ou partie d'une manière et partie d'une autre ou d'autres, et généralement à de tels termes et conditions que la compagnie pourra déterminer ;

(i) Demander, acheter ou autrement acquérir tous brevets, brevets d'invention, octrois, licences, baux, concessions et choses de même nature conférant un droit exclusif ou non exclusif ou limité d'utiliser, ou

tout secret ou autre information concernant toute invention qui paraîtra capable d'être utilisée pour aucune des fins de la compagnie ou dont l'acquisition sera jugée propre à profiter directement ou indirectement à la compagnie, et utiliser, exercer, développer ou permettre l'usage ou autrement faire valoir la propriété, les droits ou renseignements ainsi acquis ;

(j) Distribuer en espèces parmi les actionnaires, par voie de dividendes, boni ou d'aucune autre manière jugée opportune, toute propriété de la compagnie ou tout produit de la vente ou de la disposition d'aucune propriété de la compagnie ;

(k) Exercer, faire aucune des affaires, actes et choses, ci-dessus mentionnés comme principaux, agents ou autrement, seuls ou conjointement avec un autre ou d'autres ;

(l) Faire tout ce qui est nécessaire convenable ou à propos pour l'accomplissement de l'une ou plusieurs des fins ou permettant d'atteindre un ou plusieurs des objets ci-dessus énumérés ;

(m) L'intention est que les objets spécifiés dans les classes (a), (b), (c), (d) et (e) des présentes soient des objets indépendants, et ne soient aucunement limités ou restreints par déduction ou induction des termes d'aucun autre paragraphe ou du nom de la compagnie.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Dodd-Simpson Press, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat.

40-2

#### Huot Rifle Automatic Attachment Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 28ième jour de mars 1917, constituant en corporation Joseph Alphonse Huot, machiniste, Stanislas Edmond Desmarais, marchand, et Joseph Arthur Bélair, plombier, tous trois de la ville de Richmond, dans la province de Québec ; Louis Albert Dubrule et Paul Larue Dubrule, marchands, tous deux de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—

(a) Exercer l'industrie de manufacturier de fusils, parties de fusils et autres accessoires ;

(b) Acquérir, acheter, garder, vendre et autrement disposer de toutes marchandises se rapportant directement ou indirectement à l'industrie proposée ;

(c) Etablir, faire marcher et conduire des fabriques, entrepôts, magasins pour la fabrication, la consignation et la vente de tous les articles fabriqués ou trafiqués par la compagnie, ainsi que de tous les articles ou marchandises dont la fabrication ou la vente peut être fait conjointement avec avantage par la compagnie ;

(d) Acquérir, posséder, aliéner tous les immeubles quels qu'ils soient, nécessaires à l'existence de l'entreprise proposée ;

(e) Faire des arrangements ou des contrats avec n'importe quelle autorité, fédérale, provinciale, municipale, locale ou autre, qui pourraient paraître de nature à accomplir les fins de la compagnie ou l'une d'entre elles et obtenir d'aucune des autorités susmentionnées, des licences, privilèges, franchises ou concessions que la compagnie pourrait juger utile d'obtenir pour l'exécution de son entreprise ;

(f) Solliciter, acheter ou autrement acquérir toute patente, brevet d'invention, gratification, licence, bail, concession ou autre conférant des droits exclusifs, non exclusifs ou limités à l'usage ou l'exploitation de tout secret, information ou invention qui pourrait sembler profitable à la compagnie ou dont l'acquisition semblerait de nature à rencontrer l'une des fins de la compagnie et utiliser, exercer, exploiter ou accorder des licences pour tels secrets, informations ou inventions



ainsi acquises ou les utiliser, exploiter au profit de la compagnie ;

(g) Acheter ou autrement acquérir et exploiter en tout ou en partie l'actif, les affaires, les propriétés, les privilèges, contrats, droits, obligations et dettes de toute personne société ou compagnie faisant des affaires semblables à celles que la compagnie est autorisée à faire, et payer pour telles acquisitions en parts, bons, obligations ou garanties de la compagnie ;

(h) S'amalgamer avec toute autre compagnie ayant un but analogue en tout ou en partie avec celui de la compagnie ;

(i) Entrer en société ou faire tous autres arrangements pour le partage des profits ou l'association des intérêts avec toute personne ou compagnie poursuivant ou à la veille de poursuivre des affaires ou transactions que la compagnie est autorisée à poursuivre ou à entreprendre ou pour toutes affaires ayant un rapport quelconque avec celles de la compagnie, avancer ou garantir les contrats ou autrement aider toutes personnes ou compagnies, et prendre ou autrement acquérir des parts ou garanties de telles compagnies, et ce, nonobstant les dispositions de l'article 44 de la loi des compagnies, et aussi vendre, détenir, ou autrement disposer de telles parts ;

(j) Louer, vendre, améliorer, échanger, exploiter ou autrement tourner au profit de la compagnie les pro-

priétés et l'actif de la compagnie en tout ou en partie et ce pour toutes considérations que la compagnie pourra juger convenables, y compris des parts, obligations ou garanties d'autres compagnies ;

(k) Payer pour toutes propriétés, franchises, privilèges, baux ou droits de toutes sortes acquis par la compagnie, et aussi, avec le consentement des actionnaires, pour services rendus ou ouvrages faits au bénéfice de la compagnie, en parts acquittées de la compagnie ;

(l) Faire tous les actes, exercer tous les pouvoirs et faire toutes les transactions nécessaires à l'accomplissement du but pour lequel la compagnie est incorporée.

La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Huot Rifle Automatic Attachment Company, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 29e jour de mars 1917.

THOMAS MULVEY,  
Sous-secrétaire d'Etat

40-2

COMPTE de la Caisse d'Epargne des Postes, pour le mois de janvier 1917.

(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargne, chap. 30, Statuts Révisés, Can., 1906.)

Dr.

Av.

	\$ c.		\$
BALANCE en caisse chez le Ministre des Finances au 31 décembre 1916.....	41,789,691 73	REMBOURSEMENTS durant le mois.....	989,514 64
DÉPÔTS à la Caisse d'épargne des Postes durant le mois.....	906,590 97		
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :—			
PRINCIPAL..... \$			
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert.....			
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada.....	3,262 49		
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois.....	12,347 09	BALANCE au crédit des comptes des déposants au 31 janvier 1917.....	41,722,377 64
	42,711,892 28		42,711,892 28

Certifié,

W. FAIRWEATHER,  
Surintendant, Division des Caisses d'Epargne.  
DÉPARTEMENT DES POSTES, Ottawa, 15 mars 1917.

R. M. COULTER,  
Sous-maître général des Postes.

39-tf

## AUX ANNONCEURS DANS LA GAZETTE.

CEUX qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous:

1. Adresser "Gazette du Canada, Ottawa, Canada."
2. Indiquer le nombre voulu d'insertions.
3. Les taux sont comme suit: Avis, première insertion, dix cents la ligne agate (quatorze lignes au pouce); insertions subséquentes, cinq cents par ligne. Traduction de documents, quarante cents par cent mots.

Une remise provisoire devra accompagner la copie dont la somme peut être comptée comme suit:

Première insertion:

Pour le titre et la signature..... \$1 00

Ajoutez deux cents par mot pour

le reste.....

Traduction, si elle doit être faite,

à 40 cents par 100 mots.....

Autres insertions:

Pour le titre et la signature..... 0 50

Ajoutez un cent par mot pour le

reste.....

Multipliez par le nombre de ces

insertions.....

Total.....

Une facture sera expédiée aussitôt après la première insertion indiquant le montant exact dû, le montant reçu, et toute différence dans la remise, en moins ou en plus, sera réglée.

## AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UN DOLLAR.

D'après la pratique établie et reconnue, telle que prescrire par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous:

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions.

Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.

Protection des eaux navigables, approbation des plans des travaux, etc.—5 insertions.

Les avis reçus jusqu'à midi le jeudi, seront insérés dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cents, et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

J. DE LABROQUERIE TACHÉ,

Imprimeur du Roi et Contrôleur de la Papeterie.

Département des Impressions

et de la Papeterie publiques.

Ottawa, 24 décembre 1914.

## DEMANDES AU PARLEMENT.

## CHAMBRE DES COMMUNES.

## RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session. Mettout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'examineur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

## Instructions aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

## Dépôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la Chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qu'il s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents dollars.

## Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent, savoir:—

- (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... \$100 00
- (b) Lorsqu'un bill est présenté dans la Chambre après la huitième Semaine de la session et avant la fin de la douzième..... 100 00
- (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session..... 200 00
- (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000, et n'excède pas \$500,000..... 100 00
- (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000..... 150 00
- (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000..... 200 00
- (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000..... 300 00
- (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000, et n'excède pas \$2,000,000..... 400 00
- (i) Pour chaque million ou fraction de million de dollars additionnel.... 100 00

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans les cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, tel qu'il en est fait mention dans le bill.



8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,  
Greffier des Communes.

#### RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada*; le dit avis devra énoncer clairement et distinctement la nature et l'objet de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans quelque journal important comme suit:—

A) Lorsque la demande sera faite pour un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal:—Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés.

2. Une compagnie de télégraphe ou de téléphone:—Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. Une compagnie pour la construction de travaux quelconques de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation; ou pour obtenir quelques droits ou privilèges exclusifs; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers:—Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. Une compagnie de banque; une compagnie d'assurance; une compagnie de fidéicommis; une compagnie de prêt; ou une compagnie industrielle, sans pouvoirs exclusifs quelconques:—Dans la *Gazette du Canada* seulement.

B) Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal:—Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par le prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs); ou pour l'augmentation ou la réduction du capital social de quelque compagnie; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie:—Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

C) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée

des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal; et la preuve de la publication régulière de l'avis sera établie dans chaque cas par une déclaration conforme à la loi; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

D) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examineur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

E) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,  
Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes:—

#### CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examineur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit."

#### CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelque effet sur la dite région; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait;

(b) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débentures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."

## SENAT.

SUBSTANCES DES RÈGLES ET FORMES DE PROCÉDER DU  
SÉNAT CONCERNANT LES BILLS DE DIVORCE.*Telles que révisées et mises en vigueur le 22 mars 1916.*

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé; il fait insérer cet avis, pendant trois mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, dans le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu; les traits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants:

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat:

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,  
Greffier du Sénat.

## SENAT.

*Avis de bills privés.*

## EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada*; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit:—

A) Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal,—dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée;

2. Une compagnie de télégraphe ou de téléphone,—dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse;

4. Une compagnie de banque; une compagnie d'assurance; une compagnie de crédit; une compagnie de prêt; ou une compagnie industrielle, sans pouvoirs exclusifs,—dans la *Gazette du Canada* seulement.

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement



mentionnée dans l'avis; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B) Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs); d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie,—dans un des principaux journaux du lieu de la situation de son siège.

C) Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires marqués de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots: "*Avis de bill privé*"; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session; aucun rapport d'un comité permanent ou spécial sur un bill n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de la présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre, huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour en payer la traduction, laquelle sera faite par les

traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts; et elle remettra au commis-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,  
Greffier du Sénat.

A VIS est donné par le présent que William Lewes Evans, de la cité de Montréal, dans le district de Montréal, dans la province de Québec, s'adressera au parlement du Canada, à sa session courante, afin d'obtenir un bill de divorce d'avec son épouse, Méta Rogers, de lieux inconnus, pour cause d'adultère et d'abandon.

Daté à la cité de Montréal, dans la province de Québec, ce douzième jour de janvier mil neuf cent dix-sept.

COUSINS & CURRY,  
Solliciteurs du requérant,  
120 rue Saint-Jacques,  
Montréal.

34-14

A VIS est donné par le présent que Amy Beatrice Mathews, de la Cité de Westmount, dans le district de Montréal, dans la Province de Québec, s'adressera au parlement du Canada, à sa prochaine session, afin d'obtenir un bill de divorce d'avec son époux, Ernest Hilton, de la Cité de Montréal, dans la Province de Québec, pour cause d'adultère.

Daté à la cité de Montréal, dans la Province de Québec, ce troisième jour de janvier, mil neuf cent dix-sept.

COUSINS & CURRY,  
Solliciteurs de la requérante,  
120 rue St-Jacques,  
Montréal.

29-14

#### THE WESTERN CANADA ACCIDENT & GUARANTEE INSURANCE COMPANY.

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, par la compagnie dite "Western Canada Accident and Guarantee Company," afin d'obtenir un acte prorogeant le délai durant lequel la compagnie pourra obtenir un permis en vertu des dispositions de la *Loi des assurances, 1910*.

Daté à Winnipeg, le deuxième jour de mars 1917.

A. E. HOSKIN,  
Solliciteur des requérants,  
Winnipeg.

37-5

#### ASSOCIATION FÉDÉRALE DES BONNES ROUTES

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant en corporation "L'Association Fédérale des Bonnes Routes", comme association autorisée à recueillir et distribuer des renseignements concernant la législation, la construction et l'entretien des grands chemins, dans les diverses cités, villes et villages par tout le Dominion du Canada; stimuler et encourager de toutes manières l'amélioration, la construction et l'entretien des routes; le tout au point de vue éducationnel et pratique; établir des succursales de l'association et pour d'autres fins, et avec tous les pouvoirs requis à cet effet.

Montréal, 1er mars 1917.

KAVANAGH, LAJOIE & LACOSTE,  
7, Place d'Armes, Montréal,  
Solliciteurs des requérants.

37-5

## MONTREAL CENTRAL TERMINAL COMPANY.

La compagnie dite "The Montreal Central Terminal Company," s'adressera au parlement du Canada, à sa présente session, afin d'obtenir un acte prorogeant le délai durant lequel elle peut terminer son entreprise.

Le secrétaire,  
F. E. CAME.

Montréal, 6 mars 1917.

37-5

## LES VÉTÉRANS DE L'ARMÉE ET DE LA MARINE EN CANADA.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, dès que la session actuelle reprendra son cours, afin d'obtenir un acte constituant en corporation "Les Vétérans de l'Armée et de la Marine en Canada"—"The Army and Navy Veterans in Canada," comme association composée de soldats retraités et de matelots vétérans qui ont servi sous le drapeau britannique, afin d'augmenter l'influence de ces vétérans; stimuler le patriotisme; promouvoir l'établissement de relations plus étroites entre le Canada et la mère-patrie; aider le recrutement; quand il y a lieu, lever des fonds patriotiques et dans un but de charité, et les administrer pour le soulagement des familles et dépendants des soldats; mettre en service des clubs, refuges, hôpitaux et sanatoriums pour le bénéfice des vétérans; faire faire un nouvel apprentissage et aider aux vétérans rendus invalides par la guerre à apprendre de nouveaux métiers et professions; acquérir des musées en rapport avec ses propriétés; imposer les contributions nécessaires à ses membres pour le soutien de l'association et lever des fonds par souscriptions, représentations, etc.; aider les troupes canadiennes en service actif en fondant des hôpitaux, cantines et lieux de repos; établir des succursales de l'association et acquérir des terrains et propriétés pour l'association, avec tous les autres pouvoirs nécessaires pour atteindre les objets de l'association.

Daté à Winnipeg, ce 1er jour de mars A.D. 1917.

LEECH, LEECH & COMPANY,  
Solliciteurs des requérants,  
306, immeuble McArthur,  
Winnipeg, Manitoba.

38-5

## COMPAGNIE DES LIGNES D'EMBRANCHEMENT DU GRAND-TRONC-PACIFIQUE.

AVIS est donné par le présent qu'en outre des lignes de voies ferrées mentionnées dans l'avis, publié précédemment, de la demande au parlement du Canada à l'effet d'obtenir l'adoption d'une loi prorogeant le délai durant lequel elle peut terminer certaines lignes de voies ferrées qu'elle a été autorisée à construire, la compagnie des lignes d'embranchement du Grand-Tronc-Pacifique demandera que les dispositions de la dite loi s'applique et incluent les lignes de voies ferrées suivantes qu'elle a été autorisée à construire par le chapitre 99 des Statuts de 1916, savoir:—

(b) A partir d'un point sur la division ouest du chemin de fer Grand-Tronc-Pacifique, dans le voisinage du township 12, rangs 16 ou 17 à l'ouest du 1er méridien jusqu'à Brandon et de là jusqu'à Regina; ainsi qu'une ligne à partir de Brandon jusqu'à un point sur la frontière sud de la province de Manitoba, dans le voisinage de la Montagne à la Tortue;

(g) A partir d'un point sur la division ouest du chemin de fer Grand-Tronc-Pacifique, entre les 111e et 113e degrés de longitude jusqu'à Calgary, et de là jusqu'à la frontière sud de la province d'Alberta jusqu'à ou près Coutts;

Ainsi que la ligne de voie ferrée suivante dont la construction en a été autorisée par le chapitre 86 des statuts de 1909;

(h) A partir d'un point sur la ligne autorisée de la compagnie à ou près Regina, province de la Saskatchewan, de là dans une direction ouest jusqu'à Moosejaw, une distance d'environ quarante-cinq milles.

Daté à Montréal, ce 29e jour de mars 1917.

W. H. BIGGAR,  
Solliciteurs des requérants.

40-5

## AVIS DIVERS.

## BANQUE MOLSONS.

146E DIVIDENDE.

AVIS.—Les actionnaires de la Banque Molsons sont notifiés par le présent qu'un dividende de deux et trois quarts pour cent (étant au taux de onze pour cent par année) sur le capital-actions a été déclaré pour le trimestre courant, et qu'il sera payable au bureau de la banque, à Montréal, et aux succursales, à compter du deuxième jour d'avril prochain, aux actionnaires inscrits au registre le 15 mars 1917.

Par ordre du conseil de direction,

EDWARD C. PRATT,  
Gérant général.

Montréal, 23 février 1917.

36-5

## BANQUE DE L'AMÉRIQUE BRITANNIQUE DU NORD.

CONSTITUÉE PAR CHARTRE ROYALE.

LA cour des directeurs donne avis par le présent qu'un dividende pour le semestre finissant le 30 novembre dernier de 40 schellings par action, moins la taxe du revenu, étant au taux de sept pour cent par année pour l'année terminée le 30 novembre dernier, sera payable le 6 avril prochain, aux propriétaires d'actions enregistrées dans le Dominion du Canada.

Le dividende sera payable au taux du change courant, le 6e jour d'avril prochain, lequel sera fixé par les gérants.

Il ne pourra être fait de transferts entre le 22 courant inclusivement, et le 5 prox., inclusivement, vu que les livres doivent être fermés durant cet intervalle.

Par ordre de la cour des directeurs,

JACKSON DODDS,  
Secrétaire.

No. 5 Grace Church Street,  
Londres, Angleterre, 6 mars 1917.

37-4

## LA BANQUE NATIONALE.

MARDI, le premier mai prochain, et après, cette banque paiera à ses actionnaires un dividende de deux pour cent (étant au taux de huit pour cent par année) sur son capital payé, pour le trimestre finissant le 30 avril prochain.

Le livre de transport d'actions sera fermé depuis le 16 au 30 avril inclusivement.

L'assemblée annuelle des actionnaires aura lieu au bureau de la banque, Basse-Ville, mercredi, le 13 juin prochain, à 3 heures p.m.

Les procurations pour voter devront, pour être valides, être déposées à la banque cinq jours francs avant celui de l'assemblée, c'est-à-dire, avant 3 heures p.m., mercredi, le 6 juin prochain.

Par ordre du bureau de direction,

N. LAVOIE,  
Gérant général.

Québec, le 20 mars 1917.

39-5

## BANQUE DES MARCHANDS DU CANADA.

DIVIDENDE TRIMESTRIEL.

AVIS est donné par le présent qu'un dividende de deux et demi pour cent pour le trimestre courant, étant au taux de 10 pour cent par année sur le capital payé de cette institution, a été déclaré, et sera payable à la banque en cette cité et à ses succursales, dès et après le 1er jour de mai prochain, aux actionnaires enregistrés à la clôture des affaires le 14e jour d'avril.

Par ordre du conseil de direction,

D. C. MACAROW,  
Gérant général.

Montréal, 27 mars 1917.

40-5



RÈGLEMENT "AA" CHANGEANT LE SIEGE  
SOCIAL DE LA COMPAGNIE DITE "INGERSOLL MACHINE COMPANY,  
LIMITED).

ATTENDU que le siège social de la compagnie dite "Ingersoll Machine Company, Limited," est à la ville d'Ingersoll, dans la province d'Ontario ;

Et attendu qu'il est jugé opportun qu'il soit changé à la cité de Montréal, dans la province de Québec,—

A ces causes, la compagnie dite "Ingersoll Machine Company, Limited," statue comme suit :—

1. Que le siège social de la compagnie dite "Ingersoll Machine Company, Limited," soit et il est par le présent changé de la ville d'Ingersoll, dans la province d'Ontario, à la cité de Montréal, dans la province de Québec.

2. Que le présent règlement soit soumis avec toute la diligence possible à la sanction des actionnaires de la compagnie à une assemblée générale des dits actionnaires convoquée pour étudier le dit règlement.

Adopté ce 24e jour de décembre 1915.

Vraie copie certifiée du règlement "AA" tel qu'adopté à une assemblée des directeurs de la compagnie dite "Ingersoll Machine Company," Limited, tenue à Ingersoll le 24e jour de décembre 1915, et approuvé par un vote de plus des deux tiers en valeurs des actions détenues par les actionnaires, à une assemblée générale spéciale des dits actionnaires dûment convoquée pour cette fin et tenue à Ingersoll, le 24e jour de décembre 1915.

[L.S.]  
40-1

D. M. RUDEL,  
Secrétaire.

COWANSVILLE HOTEL COMPANY, LIMITED.

AVIS est donné par le présent que le siège social de la compagnie dite "Cowansville Hotel Company, Limited," a été changé de la cité de Montréal, dans la province de Québec, au village de Cowansville, dans la province de Québec, le tout en vertu du règlement n° 45 de la compagnie dûment statué par les directeurs de la compagnie et confirmé par ses actionnaires le 28 mars 1917.

Cowansville, 29 mars 1917.

O. L. BOULANGER,  
40-1 Secrétaire.

CHEMIN DE FER DU PACIFIQUE CANADIEN.

AVIS AUX ACTIONNAIRES.

LA date de l'assemblée générale annuelle des actionnaires de la compagnie ayant été changée par règlement du premier vendredi d'octobre au premier vendredi de mai, afin de se conformer à l'usage qui est maintenant généralement adopté aux Etats-Unis, sous l'empire des règlements de la Commission du commerce entre Etats, faisant correspondre l'année financière des compagnies de chemin de fer avec l'année de calendrier, et qui sera probablement rendu applicable aux chemins de fer canadiens par une modification à la *Loi des chemins de fer du Canada*, la trente-sixième assemblée générale annuelle des actionnaires pour l'élection de directeurs pour remplacer les directeurs sortant de charge et pour l'expédition des affaires généralement, aura lieu le deuxième jour de mai prochain, au bureau principal de la compagnie, à Montréal, à midi. Un exposé de la situation financière de la compagnie et les résultats de ses opérations durant le semestre finissant le 31 décembre 1916, seront soumis à l'approbation des actionnaires.

ASSEMBLÉE SPÉCIALE.

L'assemblée deviendra spéciale dans le but d'étudier et, si la chose est jugée opportune, d'autoriser l'émission, après en avoir obtenu l'autorisation nécessaire par statut, d'obligations fiduciaires collatérales de la compagnie afin d'acquérir des valeurs de la compagnie et des compagnies dont la compagnie loue les voies ferrées ou qu'elle exploite en vertu de conventions, lesquelles voies ferrées le gouvernement du Royaume-Uni de la Grande-Bretagne et d'Irlande propose d'acquérir par coercition en vertu de règlements

adoptés sous l'empire des dispositions de la loi dite "Defence of the Realm (Consolidation) Act, 1914," et des lois modifiant la dite loi, et si cette émission est autorisée, sanctionner et approuver la convention entre le gouvernement et la compagnie et autoriser et approuver une formule d'acte de fiducie devant être donné pour garantir le paiement de ces obligations fiduciaires collatérales, le tout tel que détaillé plus au long dans une circulaire qui sera adressée aux actionnaires avant la date de l'assemblée.

Les livres de transfert des actions ordinaires seront fermés à Montréal, New-York et Londres, à 3 heures p.m. mardi, le dixième jour d'avril. Les livres d'actions-priorité seront fermés à Londres en même temps.

Tous les livres seront rouverts jeudi, le troisième jour de mai.

Montréal, 29 mars 1917.

Par ordre du conseil de direction,

ERNEST ALEXANDER,

40-5

Secrétaire.

LOI CONCERNANT LA PROTECTION DES  
EAUX NAVIGABLES,

S. R. C., CHAPITRE 115.

LA compagnie dite "Shawinigan Water & Power Company" donne avis par le présent qu'en vertu de l'article 7 de la dite loi, elle a remis au ministère des Travaux Publics, à Ottawa, et déposé aux bureaux d'enregistrement de la division de Trois-Rivières, à Trois-Rivières, Qué., et de la deuxième division de Nicolet, à Nicolet, Qué., les plans et la description des sites extrêmes projetés et les plans d'une ligne de transmission de 50,000 volts qu'elle se propose de construire à travers le fleuve Saint-Laurent, à environ un mille et quart au sud de Trois-Rivières, à partir de la propriété située sur la rive nord-est du dit fleuve Saint-Laurent, connue comme partie des lots Nos 2 et 3 des plan et livre de renvoi officiels de la paroisse de Trois-Rivières, jusqu'à la propriété située sur la rive sud-ouest du dit fleuve Saint-Laurent, connue et désignée comme partie des lots Nos 27 et 36 des plan et livre de renvoi officiels de la paroisse de Saint-Grégoire, deuxième division d'enregistrement de Nicolet.

Avis est aussi donné qu'à l'expiration d'un mois après la date de la première publication du présent avis dans la *Gazette du Canada*, la compagnie dite "The Shawinigan Water & Power Company, en vertu de l'article 7 de la dite loi, s'adressera à Son Excellence le Gouverneur général du Canada afin d'obtenir que soient approuvés les dits sites et plans, et avoir la permission de traverser la dite ligne de transmission.

Daté à Montréal, ce 23e jour de mars 1917.

JULIAN C. SMITH,

40-5

Gérant général et ingénieur en chef.

LOI CONCERNANT LA PROTECTION DES  
EAUX NAVIGABLES.

S. R. C., CHAPITRE 115.

AVIS est donné par le présent par la compagnie dite "St. Maurice River Boom & Driving Company," qu'en vertu de l'article 7 de la dite loi, elle a déposé au bureau du ministre des Travaux publics, à Ottawa, et au greffe du registraire de la division d'enregistrement de Trois-Rivières, province de Québec, la description du site et les plans du glissoir flottant à billes qui doit être construit sur la rivière Saint-Maurice près des chutes Shawenegan, et entre le glissoir à billes actuel et le pont du chemin de fer Pacifique Canadien.

Avis est aussi donné qu'à l'expiration d'un mois après la date de la première insertion du présent avis, la dite St. Maurice River Boom & Driving Company, en vertu de l'article 7 de la dite loi, s'adressera au ministre des Travaux publics, à son bureau, à Ottawa, pour faire approuver les dits site et plans, et pour obtenir la permission de construire le dit glissoir à billes.

Daté à Trois-Rivières, ce 30e jour de mars A.D. 1917.

D. A. EVANS,

Gérant,

The St. Maurice River

Boom & Driving Co., Ltd.

40-4

## MARCIL TRUST COMPANY.

**A**VIS est donné par le présent que la compagnie dite "Marcil Trust Company," Montréal, a ce jour obtenu du ministre des Finances et Receveur général un certificat permettant à la compagnie de commencer ses opérations, le tout en conformité des articles 13 et 14 de la *Loi concernant les compagnies fiduciaires, 1914.*

Daté à Montréal, ce 19<sup>e</sup> jour de mars 1917.

Par ordre,

J. P. CALLAGHAN.

Gérant.

40-4

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# LIST OF INSURANCE COMPANIES

LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACT, 1910.

Name of the Company and Chief Agent to Receive Process.	AMOUNT OF DEPOSIT.	Description of Insurance Business for which Licensed.
The Acadia Fire Insurance Company, R. K. Elliot, Secretary, Halifax, N.S.	\$32,000 Dom. of Canada War Loan Bonds; \$40,000 Municipal Securities. Total, \$81,000. (Accepted at \$77,366).	Fire and Hail.
Aetna Insurance Company, Hartford, Connecticut, A. M. M. Kirkpatrick, Chief Agent, Toronto.	\$261,333 Municipal Securities; \$15,000 Province of Manitoba Debentures; \$4,000 Montreal Harbour Bonds; \$50,000 Canadian Northern Railway Guaranteed Bonds; \$75,000 Loan Company Debentures and \$50,000 Province of Ontario debentures. Total, \$455,333. (Accepted at \$397,301).	Fire, Automobile, Tornado and Sprinkler Leakage.
Aetna Life Insurance Company, Hartford, Connecticut, Thomas H. Christmas, Chief Agent Montreal.	\$475,000 Dom. of Canada War Loan Bonds; \$50,000 Province of Nova Scotia Debentures; \$97,333 Prov. of Quebec Debentures; \$280,000 Canadian Northern Ry. Guaranteed Bonds; \$85,000 P. Prov. of New Brunswick Bonds; \$100,000 Prince Edward Island Bonds; \$150,000 Province of Alberta Bonds; \$100,000 United States Bonds; and \$4,286,949 Municipal Securities. Total, \$5,585,282. (Accepted value, \$4,840,259 being \$100,000 (A), and \$4,740,259 (B).)	Life.
The Alberta-Saskatchewan Life Insurance Company, Arthur Davies, President, Edmonton.	\$55,967 Municipal Securities. (Accepted at \$46,816.)	Life.
Alliance Assurance Company, Limited, T. D. Belfield, Chief Agent, Montreal.	\$109,500 Province of British Columbia Stock; \$257,933 Grand Trunk Pacific Railway Guaranteed Bonds. Total, \$367,433. (Accepted at \$236,958).	Fire, Accident, Sickness, Guarantee and Automobile.
The American and Foreign Marine Insurance Company, Robert J. Dale, Chief Agent, Montreal.	\$26,000 State of New York Bonds. (Accepted at \$26,000)	Inland Transportation.
American Central Insurance Company, W. P. Fess, Chief Agent, Winnipeg.	\$15,000 Prov. of Alberta Bonds; \$25,000 Loan Company Debentures and \$148,247 Municipal Securities. Total \$188,247. (Accepted at \$160,014.)	Fire, Tornado and Hail.
The American Insurance Company, Conrad S. Riley, Chief Agent, Winnipeg.	\$73,000 Municipal Securities. (Accepted at \$58,948)	Fire.
American Lloyds, Underwriters at, J. E. Clement, Chief Agent, Montreal.	\$30,000 Commonwealth of Massachusetts Bonds; \$25,000 New York State Bonds, and \$21,900 Municipal Securities. Total, \$76,900. (Accepted at \$70,219.)	Fire and Sprinkler Leakage.
American Surety Company of New York, William H. Hall, Chief Agent, Toronto.	\$209,267 Canada 3 1/2 per cent Inscribed Bonds; \$4,867 Canada Bonds; \$48,667 Newfoundland Gov't 4 p.c. Inscribed Stock; \$73,000 Grand Trunk Pacific Ry. Bonds; \$58,400 Victorian 4 p.c. Inscribed Stock; \$48,667 Prov. of Saskatchewan Bonds; \$25,000 Loan Company Debentures and \$48,666 Municipal Securities. Total \$516,533. (Accepted at \$428,613.)	Guarantee.
Atlas Assurance Company Limited, Matthew C. Hinchlaw, Chief Agent, Montreal.	\$65,353 Municipal Securities. (Accepted at \$53,730).	Fire.
Beaver Fire Insurance Company, André Gouzé, Managing Director, Winnipeg.	\$15,000 Prov. of Alberta Debentures and \$99,000 Municipal Securities. Total \$114,000. (Accepted at \$98,933).	Fire.
The Boiler Inspection and Insurance Company of Canada, H. N. Roberts, Vice-President, Toronto.	\$15,840 Province of New Brunswick Debentures; \$53,000 Municipal Securities and \$22,400 Loan Company Debentures. Total, \$91,240. (Accepted at \$81,571).	Fire and Hail.
British America Assurance Company, W. B. Meikle, General Manager, Toronto.	\$65,000 Municipal Securities. (Accepted at \$55,870).	Fire.
British Colonial Fire Insurance Company, Theodore Meunier, Managing Director, Montreal.	\$61,000 Municipal Securities. (Accepted at \$49,438)	Life.
The British Columbia Life Assurance Company, L. W. Shafford, President, Vancouver.	\$97,333 British Gov't Treasury Bills and \$12,167 Municipal Securities. Total \$109,500 (Accepted at \$108,690).	Fire and Sprinkler Leakage.
The British Dominions General Insurance Company, Limited, Robert J. Dale, Chief Agent, Montreal.	\$117,000 Municipal Securities. (Accepted at \$103,322).	Sprinkler Leakage and Inland Transportation.
1 he British and Foreign Marine Insurance Company, Limited, Robert J. Dale, Chief Agent, Montreal.	\$25,000 Loan Company Debentures. \$35,967 Municipal Securities; \$5,000 Dom. of Canada War Loan Bonds. Total \$65,967. (Accepted at \$59,194).	Fire.
The British Northwestern Fire Insurance Company, F. K. Foster, Managing Director, Winnipeg.	\$292,179 Municipal Securities; \$13,833 Loan Company Debentures and \$48,667 South Australian Gov't Bonds. Total, \$474,678. (Accepted at \$416,436).	Fire.
Caledonian Insurance Company, John G. Borthwick, Chief Agent, Montreal.	\$1,000 Dom. of Canada Bonds; \$50,000 Municipal Securities. Total \$62,000. (Accepted at \$51,283.)	Fire.
The California Insurance Company, A. W. Ross, Chief Agent, Vancouver.	\$150,206 Municipal Securities; \$4,733 Province of New Brunswick Bonds and \$6,000 Province of Manitoba Bonds. Total, \$170,940. (Accepted at \$147,326.)	Fire, Accident, Sickness, Plate Glass, Burglary and Guarantee.
The Canada Accident Assurance Company, T. H. Hudson, Manager, Montreal.	\$12,000 Municipal Securities and \$21,374 Can. Nor. Western Railway Guaranteed Stock. Total, \$33,374. (Accepted at \$28,600).	Hail.
The Canada & Hail Insurance Company, Wm. J. Wilcox, Managing Director, Winnipeg.	\$63,000 Municipal Securities. (Accepted at \$52,231)	Life.
The Canada Life Assurance Company, H. C. Cox, President, Toronto.	\$55,000 Loan Company Debentures. (Accepted at \$52,250).	Fire.
The Canada National Fire Insurance Company, W. T. Alexander, Man. Director, Winnipeg.		

# LIST OF INSURANCE COMPANIES LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACT, 1910—Continued.

Name of the Company and Chief Agent to Receive Process.	AMOUNT OF DEPOSIT.		Description of Insurance Business for which Licensed.
	Deposits marked (A) are applicable solely to Life Policies existing 31st March, 1878; marked (B) to Policies issued or assumed subsequent to that date.		
The Canada Weather Insurance Company, Fredric B. Wellford, Manager, Toronto.....	\$23,000 Municipal Securities. (Accepted at \$20,131) .....		Insurance against "injury to property caused by cyclones, tornadoes, wind-storms, frost or hail except with respect to property in transit on water."
The Canadian Fire Insurance Company, R. T. Riley, Vice-President, Winnipeg.....	\$70,000 Municipal Securities. (Accepted at \$62,510) .....		Fire.
Canadian Lumbermen's Insurance Exchange, Edgar D. Hardy, Chief Agent, Ottawa.....	\$20,000 Dominion of Canada War Loan Bonds. (Accepted at \$19,800) .....		Fire Insurance among its members, restricted to risks on property situated in Ontario and Quebec.
The Canadian Surety Company, Wm. H. Hall, General Manager, Toronto.....	\$10,000 Prov. of Alberta Debts. ; \$83,333 Municipal Securities. Total \$93,333. (Accepted at \$82,697) .....		Burglary, Guarantee, and Plate Glass.
The Capital Life Assurance Company of Canada, A. Eugene Corrigan, Managing Director, Toronto.....	\$10,191 Municipal Securities. (Accepted at \$91,916) .....		Plate Glass.
The Company of Canada, A. I. Eastmure, President, Toronto.....	\$12,024 Municipal Securities. (Accepted at \$11,113) .....		Title Insurance as defined in Company's Act of Incorporation.
Chertwood Trust and Executor Company (formerly The Title and Trust Company) \$7,400 Municipal Securities. (Accepted at \$65,563) .....			Fire and Life.
Commercial Union Assurance Company, Limited, London, England, James Mc- Gregor, Chief Agent, Montreal.	\$107,067 Cape of Good Hope 4 p.c. Stock; \$24,333 Canada 3 p.c. Stock; \$20,000 Dom. of Can. War Loan Bonds; \$170,333 Queensland Bonds; \$48,667 Irish Land Stock; \$36,500 Provinces of Ontario 3 p.c. Registered Gov't Stock; \$31,633 South Australian 5 p.c. Bonds; \$121,667 New South Wales Stock; \$24,333 Victorian Gov't Stock; \$111,933 New Zealand Gov't Stock; \$29,200 Ceylon 4 p.c. Inscribed Stock; \$177,633 Can. Northern Ry. Guaranteed Bonds; \$121,667 East Indian Ry's Guaranteed Deb. Stock; \$48,667 Loan Company Debts and \$171,833 Mun. Securities. Total, \$1,245,467. (Accepted value, \$1,033,932 being \$97,431 Life A; \$149,931 Life B; and \$786,570 Fire)		Life.
Confederation Life Association, J. K. Macdonald, President, Toronto.....	\$85,367 Municipal Securities. (Accepted at \$70,895) .....		Life.
The Connecticut Fire Insurance Company, J. W. Tatley, Chief Agent, Montreal.....	\$15,000 Prov. of Ontario Debts and \$149,000 Municipal Securities Total, \$164,000. (Accepted at \$144,926) .....		Fire and Tornado
The Continental Insurance Company, W. E. D. Baldwin, Chief Agent, Montreal.....	\$25,000 Prov. of Alberta; \$299,200 Municipal Securities. Total, \$324,300. (Accepted at \$265,435) .....		Life.
The Continental Life Insurance Company, George B. Woods, President, Toronto.....	\$65,000 Municipal Securities. (Accepted at \$61,940) .....		Life.
The Crown Life Insurance Company, H. R. Stephenson, Asst. Manager, Toronto.....	\$75,226 Municipal Securities. (Accepted at \$62,804) .....		Fire throughout Canada and Hail restricted to Provinces of Alberta and Saskatchewan.
The Dominion Fire Insurance Company, Robt. F. Massie, President, Toronto.....	\$103,037 Municipal Securities. (Accepted at \$89,535) .....		Burglary, Accident, Sickness, Guarantee and Automobile.
The Dominion Gresham Guarantee and Casualty Company, F. J. J. Stark, General Manager, Montreal.	\$135,500 Municipal Securities. (Accepted at \$113,644) .....		Life.
The Dominion Life Assurance Company, Thos. Hilliard, President, Waterloo, Ont.....	\$60,220 Municipal Securities. (Accepted at \$51,340) .....		Life.
The Dominion of Canada Guarantee and Accident Insurance Company, Charles A. Withers, Manager, Toronto.	\$23,153 Municipal Securities. (Accepted at \$182,647) .....		Plate Glass.
The Employers' Liability Assurance Corporation, Limited, C. W. I. Woodland, Chief Agent, Montreal.	\$146,000 Canada Stock; \$24,333 Canadian Northern Western Ry. Guaranteed Stock; \$26,231 Japanese Gov. Bonds; \$41,833 Prov. of Quebec Bonds; \$38,933 Newfoundland Bonds; \$24,333 Prov. of Manitoba Debts.; \$68,134 Prov. of British Columbia 3 p.c. Stock; \$24,333 Prov. of Nova Scotia 3 1/2 p.c. Stock; \$24,334 Prov. of Alberta Stock; \$4,867 Prov. of Saskatchewan Stock; \$111,354 Canadian Northern Railway Guaranteed Bonds; \$73,000 Grand Trunk Pacific Railway Guaranteed Bonds; \$171,667 Loan Companies Debts.; \$25,000 Lacombe & Blindman Valley Elec. Ry. Debentures (guaranteed by Alberta); \$28,136 Manitoba Ry. Securities; \$166,320 Belgian Govt. Bonds and \$337,313 Municipal Securities. Total, \$1,334,771. (Accepted at \$1,034,476.)		Fire, Accident, Guarantee, Sickness and Automobile.
The Equitable Fire and Marine Insurance Company, J. W. Tatley, Chief Agent, Montreal.	\$65,000 Massachusetts Bonds; \$7,740 Japanese Government Bonds and \$49,333 Municipal Securities. Total, \$124,470. (Accepted at \$104,470) .....		Life.
The Equitable Life Assurance Society of the United States, Sergeant P. Stearns, Chief Agent, Montreal.	\$329,000 of Canada Bonds; \$69,767 Provinces of Quebec Bonds; \$274,823 Provinces of Quebec Stock; \$822,800 Prov. of Alberta and \$4,362,093 Municipal Securities. Total, \$5,693,593. (Accepted at \$5,010,873, being \$100,000 (A) and \$4,919,873 (B). Also \$328,000 Bonds of Canadian Trust Companies under the Insurance Act.		Life.
The Excelsior Life Insurance Company, C. Q. Parker, Secretary-Treasurer, Toronto.	\$20,000 Bonds of New Brunswick Bonds and \$40,000 Municipal Securities. Total, \$60,000. (Accepted at \$53,130) .....		Life.
The Fidelity and Casualty Company of New York, Paul H. Boring, Chief Agent, Montreal.	\$131,000 Dom. of Canada War Loan Bonds; \$66,933 Municipal Securities. Total, \$197,933. (Accepted at \$186,519) .....		Burglary, Accident, Sickness, Steam Boiler and Plate Glass.
Fidelity-Phoenix Fire Insurance Company of New York; W. E. D. Baldwin, Chief Agent, Montreal.	\$30,000 District of Columbia Bonds; \$22,000 Prov. of Alberta Bonds \$379,600 Municipal Securities. Total, \$431,600. (Accepted at \$356,512.)		Fire and Tornado.



Fireman's Fund Insurance Company, G. Temple McMurrin, Chief Agent, Toronto...	\$50,000 Commonwealth of Massachusetts and \$30,000 State of California Bonds. Total, \$141,000. (Accepted at \$131,024.)	Fire Inland Transportation and Insurance against loss of damage to automobiles by accident, burglary or theft.
Firemen's Insurance Company of Newark, N. J., Benjamin B. Smith and Wilson Smith, Chief Agents, Winnipeg, Man.	\$10,000 Canadian Northern Ry. Guaranteed Debs.; \$10,000 Winnipeg General Hospital Bonds (guaranteed by Manitoba) \$57,647 Municipal Securities. Total \$107,647. (Accepted at \$90,085).	Fire.
The General Accident Assurance Co. of Canada, John J. Durance, Secretary, Toronto.	\$81,007 Municipal Securities. (Accepted at \$97,085).	Accident, Sickness and Steam Boiler.
General Accident, Fire and Life Assurance Corporation, Limited, Thomas H. Hall, Chief Agent, Toronto.	\$309,154 Municipal Securities and \$40,000 Loan Company Debentures. Total, \$349,154. (Accepted at \$311,157).	Fire.
The General Animals Insurance Company of Canada, R. A. Leduc, Manager, Montreal.	\$26,000 Municipal Securities. (Accepted at \$22,890).	Live Stock
Compagnie d'Assurances Générales contre l'Incendie, T. F. Dobbins, Chief Agent, Montreal.	\$76,667 Frances, French Rentes. (Accepted at \$77,052).	Fire.
German American Insurance Company, William Robins, Chief agent, Toronto.....	\$50,000 Province of Manitoba Bonds; \$25,000 Montreal Harbour Bonds and \$375,007 Municipal Securities. Total, \$448,007. (Accepted at \$373,209).	Fire, Hail and Tornado.
The Germania Life Insurance Company, C. R. G. Johnson, Chief Agent, Montreal....	\$97,333 Canadian Northern Railway Guaranteed Bonds and \$15,000 Municipal Securities. Total, \$112,333. (Accepted at \$97,220).	Life.
Glens Falls Insurance Company, Wm. H. George, Chief Agent, Toronto.....	\$15,000 Dominion of Canada Bonds; \$10,000 Dominion of Canada War Loan Bonds; \$25,000 Loan Company Debentures and \$150,000 Municipal Securities. Total \$300,000. (Accepted at \$183,443).	Fire, Hail, Tornado and Automobile.
The Globe Indemnity Company of Canada (formerly The Canadian Railway Accident Insurance Company), John Emo, General Manager, Montreal.	\$15,000 Province of Ontario Debentures and \$120,000 Municipal Securities. Total, \$135,000. (Accepted at \$118,700).	Accident, Sickness, Burglary, Automobile and Guarantee.
The Globe and Rutgers Fire Insurance Company, J. W. Binnie, Chief Agent, Montreal.	\$25,000 United Kingdom of Great Britain and Ireland Temporary notes; \$105,000 Province of Alberta Bonds; \$39,500 Dominion of Canada War Loan Bonds and \$90,180 Municipal Securities. Total, \$319,680. (Accepted at \$294,176).	Fire, and Explosion, (as limited by Company's Charter.)
The Great-West Life Assurance Company, R. T. Riley, Vice-Pres., Winnipeg.....	\$62,550 Municipal Securities. (Accepted at \$51,570).	Life.
The Gresham Life Assurance Society, Limited, Arch. R. Howell, Chief Agent, Montreal.	\$100,000 Municipal Securities and \$25,000 Dom. or Can. War Loan Bonds. Total, \$125,000. (Accepted at \$106,450).	Life.
The Guarantee Company of North America, Henry E. Rawlings, Managing Director, Montreal.	\$50,500 Municipal Securities and \$11,000 Montreal Harbour Bonds. Total, \$61,500. (Accepted at \$54,058).	Guarantee.
The Guardian Accident and Guarantee Company, H. M. Lambert, Managing Director, Montreal.	\$155,487 Municipal Securities. (Accepted at \$122,628).	Accident, Sickness, Guarantee, Burglary and Plate Glass.
Guardian Assurance Company, Limited, London, Eng., H. M. Lambert, Chief Agent, Montreal.	\$48,667 Province of Quebec 3 p.c. Inscribed Stock; \$92,953 British War Loan; \$49,000 Montreal Technical School Bonds, guaranteed by Prov. of Quebec; \$98,000 Province of Manitoba Bonds; \$50,000 Province of British Columbia Debentures; \$58,400 Province of New Brunswick Bonds; \$43,800 Newfoundland Govt. Debentures; \$48,666 Canadian Northern Railway Guaranteed Bonds; \$25,000 Loan Company Debentures and \$403,400 Municipal Securities. Total, \$917,837. (Accepted at \$759,103).	Fire.
The Hamilton Fire Insurance Company, Russell T. Kelley, Secretary, Hamilton...	\$60,333 Province of Quebec Bonds. (Accepted at \$53,533).	Fire, Hail, Explosion, Inland Transportation, Cyclone or Tornado, Sprinkler Leakage and "Insurance against loss of damage to automobiles by accident, burglary or theft."
Hardtford Fire Insurance Company, Peter A. McCallum, Chief Agent, Toronto.....	\$150,000 Canadian Northern Railway Guaranteed Bonds; \$35,000 Prov. of Alberta Bonds; \$835,407 Municipal Securities; \$25,000 Loan Company Debentures and \$20,000 Bank Stock. Total, \$1,065,407. (Accepted at \$995,033).	License restricted to guaranteeing the policy contracts of the Boiler Inspection and Insurance Company of Canada.
The Hartford Steam Boiler Inspection and Insurance Company, H. N. Roberts, Chief Agent, Toronto.	\$45,000 Commonwealth of Massachusetts Bonds. (Accepted at \$37,629).	Fire, Automobile, Sprinkler Leakage, Hail, and Tornado.
The Home Insurance Company, F. W. Evans, Chief Agent, Montreal.....	\$50,000 Dominion of Canada War Loan Bonds; \$100,000 Canada Bonds; \$743,733 Municipal Securities; \$25,000 Loan Co. Debentures; \$200,000 Province of Alberta Debentures and \$35,000 Province of Ontario Bonds. Total, \$1,153,733. (Accepted at \$1,007,749).	Fire and Hail
The Hudson Bay Insurance Company, William Mackay, President, Montreal.....	\$65,976 Municipal Securities. (Accepted at \$55,120).	Guarantee, Accident, Sickness, Automobile, Plate Glass and Insurance of Automobiles against fire.
The Imperial Guarantee and Accident Insurance Company of Canada, E. Williams, Managing Director, Toronto.	\$70,000 Municipal Securities and \$91,000 Loan Company Debentures. Total, \$161,000. (Accepted at \$146,629).	Life.
The Imperial Life Assurance Company of Canada, Jas. F. Weston, General Manager, Toronto.	\$60,000 Dominion of Canada War Loan Bonds and \$184,963 Municipal Securities. Total, \$244,963. (Accepted at \$226,742).	Fire.
Impetial Underwriters Corporation of Canada, Lyman Root, President, Toronto....	\$64,727 Canadian Northern Railway Co. Deb. Stock and \$35,000 Municipal Securities. Total, \$99,727. (Accepted at \$76,525).	Life, Disability and Sickness Insurance as specified in the Constitution and Laws of the Society for sums not exceeding in addition to the sick and funeral benefits, the sum of \$5,000 upon any one life.
The Independent Order of Foresters, Elliott G. Stevenson, President, Toronto.....	\$100,000 Canada temporary notes. (Accepted at \$100,000).	Fire, Inland Transportation, Explosion and Automobile, excluding insurance against loss by reason of injury to the person.
Insurance Company of North America, Robert Hampson & Son, Limited, Chief Agents, Montreal.	\$10,000 Dom. of Canada Bonds; \$10,000 Province of Nova Scotia 3 p.c. Bonds; \$55,000 Province of Alberta Debentures; \$279,807 Municipal Securities and \$65,213 Canadian Northern Railway Guaranteed Bonds. Total, \$449,080. (Accepted at \$399,195).	Fire and Tornado.
The Insurance Company of the State of Pennsylvania, T. L. Armstrong, Chief Agent, Toronto.	\$120,750 Municipal Securities; \$6,000 Dominion of Canada War Loan Bonds; \$15,000 Prov. of Quebec Debs. and \$5,000 Province of Ontario Debentures. Total, \$146,750. (Accepted at \$125,977).	Guarantee Insurance, restricted to employees of Singer Sewing Machine Company.
International Fidelity Insurance Company, Neil Sinclair, Chief Agent, Toronto....	\$5,000 U. S. 2 p.c. Consols. (Accepted at \$5,000).	Fire, Accident, Sickness, Burglary and Plate Glass.
The Law Union and Rock Insurance Company, Limited, J. E. E. Dickson, Chief Agent, Montreal.	\$54,333 Municipal Securities; \$77,218 British War Loan Stock; \$87,600 Province of Quebec Stock; \$35,500 Canada Bonds; \$18,467 Canadian Northern Railway Guaranteed Stock; \$82,733 Canadian Northern Alberta Railway Guaranteed Stock; and \$24,333 Province of Manitoba Debentures. Total, \$450,318. (Accepted at \$378,940).	

LIST OF INSURANCE COMPANIES LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACT, 1910—Continued.

Name of the Company and Chief Agent to Receive Process.	AMOUNT OF DEPOSIT.		Description of Insurance Business for which Licensed.
	Deposits made (A) are applicable solely to Life Policies existing 31st March, 1878; marked (B) to Policies issued or assumed subsequent to that date.		
The Liverpool and London and Globe Insurance Company, Limited, J. Gardner Thompson, Chief Agent, Montreal.		\$509,167 Municipal Securities; \$46,667 Prov. of Ontario Stock; \$94,900 Prov. of Quebec Bonds; \$46,067 Canadian Northern Railway Guaranteed Bonds; \$171,333 Canadian Northern (Ontario) Stock; \$48,067 Canadian Pacific Railway Guaranteed Land Grant Stock and \$370,616 Canada Stock. Total, \$1,491,017. (Accepted at \$1,217,056).	Fire and Life.
The Liverpool-Manitoba Assurance Company, J. Gardner Thompson, Managing Director, Montreal.		\$21,000 Province of Manitoba Bonds and \$35,000 Montreal Commercial High School, Guaranteed by Fire.	
Lloyds Plate Glass Insurance Company of New York, Le Grand Reed, Geo. B. Shaw, Chas. B. McNaught and T. L. Armstrong, Chief Agents, Toronto.		Prov. of Quebec. Total \$56,000. (Accepted at \$46,550).	Accepted Plate Glass.
The London Assurance, W. Kennedy and W. B. Colley, Joint Chief Agents, Montreal.		\$167,000 Mun. Sec.; \$48,667 Can. Northern (Ont.) Ry. Guaranteed Stock; \$42,583 Fire and Life	Fire, Guarantee, Burglary, Accident and Sickness.
The London Guarantee and Accident Company, Limited, Geo. Weir, Chief Agent, Toronto.		Prov. of Ontario Stock; \$24,333 Loan Co. Debentures. Total, \$331,250. (Accepted at \$285,833).	
London and Lancashire Fire Insurance Company, Limited, Alfred Wright, Chief Agent, Toronto.		\$488,618 Municipal Securities. (Accepted at \$391,629)	
The London and Lancashire Guarantee and Accident Company of Canada, Alexander MacLean, Manager, Toronto		\$29,200 Canada 3 per cent. Stock; \$30,000 Dom. of Canada War Loan Bonds; \$49,333 Queen-Victoria Niagara Falls Park Bonds; \$63,133 Montreal Technical School Bonds guaranteed by Prov. of Quebec; \$34,067 Guaranteed (Irish Land Act) Stock; \$26,767 British Government Local Loans; \$29,200 Province of Ontario Stock; \$26,280 Province of Manitoba Debentures; \$25,000 Province of Alberta Debentures; \$24,333 Province of Saskatchewan Debentures; \$24,333 Cape of Good Hope Debentures; \$38,933 Canadian Northern Railway Guaranteed Debenture Stock; \$35,400 Can. Northern Alberta Ry. stock; \$24,333 Pacific Great Eastern Railway Guaranteed Bonds; \$38,933 Canadian Northern Pacific Railway Company Guaranteed Stock; \$38,933 Loan Company's debentures and \$182,333 Mun. Securities. Total, \$734,630. (Accepted at \$603,161)	Guarantee, Accident, Sickness, Automobile and Plate Glass.
The London and Lancashire Life and General Assurance Association, Limited, Alexander Bissett and W. H. R. Emmerson, Chief Agents, Montreal.		\$34,067 Cape of Good Hope Debentures; \$48,667 British Government Local Loans; \$46,500 City of Hull bonds guaranteed by Prov. of Quebec and \$480 Municipal Securities. Total, \$99,720. (Accepted at \$76,710).	
The London Mutual Fire Insurance Company of Canada, Frank D. Williams, Managing Director, Toronto.		\$40,000 Province of New Brunswick Bonds and \$98,500 Municipal Securities. Total \$138,500. Also \$3,715,000 vested in Canadian Trustees under Insurance Act. (Accepted at \$3,831,154, being \$100,000 (A) and \$3,731,154 (B).	Also Life
The London Life Insurance Company, J. G. Richter, Manager, London, Ont.		\$38,000 Municipal Securities and \$23,500 Loan Company Debentures. Total, \$61,500. (Accepted at \$52,402).	Fire.
Loyal Protective Insurance Company, William Atkins, Chief Agent, Toronto.		\$63,142 Municipal Securities. (Accepted at \$52,094).	Life.
The Manufacturers Life Insurance Company, J. B. McKechnie, Gen. Man., Toronto.		\$14,000 State of Massachusetts Bonds; \$13,000 Prov. of Ontario Debts; \$10,000 Prov. of Alberta Debts. Total \$37,000. (Accepted at \$33,331).	Accident and Sickness Insurance among members of the Insep't. Order of Oddfellows resident in Canada.
The Marine Insurance Company, Limited, Reed, Shaw & McNaught, Chief Agents, Toronto.		\$208,794 Municipal Securities. (Accepted at \$177,892).	Life.
Maryland Casualty Company, Baltimore, Md., F. J. Lightbourn, Chief Agent, Toronto.		\$81,111 British War Loan Stock; \$27,000 Province of Ontario Debts, and \$4,867 Canadian Northern Railway Guaranteed Bonds. Total, \$112,978. (Accepted at \$105,542).	Fire, Automobile and Inland Transportation.
The Mercantile Fire Insurance Company, Alfred Wright, Secretary, Toronto.		\$94,773 Canadian Northern Railway Guaranteed Bonds, and \$334,467 Municipal Securities. Total, \$289,240. (Accepted at \$240,493).	Accident, Sickness, Burglary, Guarantee, Plate Glass, Fly Wheel, Sprinkler Leakage and Steam Boiler.
Merchants Casualty Company, Leo M. Fingard, Vice-President, Winnipeg.		\$17,034 Canada Bonds; \$19,467 Province of Ontario Stock; \$24,333 Province of Manitoba Stock; \$73,000 Canadian Northern Railway 3 p.c. 1st Mortgage Guaranteed Debenture Stock; \$48,067 Canadian Northern (Ontario) Railway Stock guaranteed by Dominion; \$9,733 Canadian Northern Pacific Railway Company Guaranteed Stock; \$24,333 St. John and Quebec Ry. Co. Guaranteed Debenture Stock and \$25,576 Municipal Securities. Total, \$242,142. (Accepted at \$182,500).	Fire.
The Merchants' and Employers' Guarantee and Accident Company, J. G. Dubeau, Managing Director, Montreal.		\$30,000 Dom. of Canada War Loan Bonds; \$30,000 Province of Alberta Debentures; \$10,000 Province of Saskatchewan Debts, and \$37,222 Municipal Securities. Total \$107,222. (Accepted at \$102,318).	Accident (not including Employer's Liability) and Sickness.
Metropolitan Life Insurance Company, New York, A. G. Brooke Claxton, K. C. Chief Agent, Montreal		\$46,000 Municipal Securities. (Accepted at \$40,328)	Accident, Sickness, Plate Glass and Automobile Insurance in the Province of Quebec.
Millers National Insurance Company, G. H. Williams, Chief Agent, Winnipeg.		\$97,334 Canada Stock; \$4,494,000 Dominion of Canada War Loan Bonds; \$600,000 Prov. of Manitoba Bonds; \$146,000 Province of Quebec Stock; \$1,000,000 Prov. of Quebec Debts; \$97,333 Province of New Brunswick Bonds; \$1,572,300 Canadian Northern Railway Guaranteed Bonds; \$200,000 Province of Alberta Bonds; \$500,000 University of Alberta Guaranteed Bonds and \$8,896,545 Municipal Securities. Total, \$17,603,512. (Accepted at \$15,436,722.) Also \$7,348,543 vested in Canadian Trustees under the Insurance Act.	Life.
The Monarch Life Assurance Company, J. W. W. Stewart, Managing Director, Winnipeg.		\$50,000 Dominion of Canada Bonds. (Accepted at \$50,000)	Fire.
Moose, The Grand Lodge of the Royal Order of, in the Dominion of Canada, Louis F. Heyd, Chief Agent, Toronto.		\$97,400 Municipal Securities. (Accepted at \$54,995).	Life.
The Mount Royal Assurance Company, J. E. Clement, Manager, Montreal.		\$11,500 Municipal Securities. (Accepted at \$9,514).	Sickness Insurance among the members of the Order.
		\$69,000 Municipal Securities. (Accepted at \$58,178)	Fire and Plate Glass.



The Mutual Life Assurance Company of Canada, George Wegenast, Managing Director, Waukegan, Ont.	\$124,000 Municipal Securities. (Accepted at \$104,225).	Life.
The Mutual Life and Citizens' Assurance Company, Ltd., J. P. Moore, Chief Agent, Montreal.	\$121,667 Canada Stock. (Accepted at \$93,633).	Life.
The Mutual Life Insurance Company of New York, E. A. Uhl, Chief Agent, Montreal.	\$400,000 Prov. of Nova Scotia Bonds; \$219,000 Prov. of New Brunswick Bonds; \$200,000 Prov. of Manitoba Bonds; \$149,893 Manitoba and South Eastern Railway Guaranteed Bonds; \$500,000 Canadian Northern Railway Guaranteed Bonds and \$1,496,334 Municipal Securities. Total, \$2,965,237. (Accepted at \$2,580,260). Also \$5,100,000 in the hands of Canadian Trustees under the Insurance Act. (Accepted at \$166,428).	Life.
National-Ben Franklin Fire Insurance Company of Pittsburgh, Pa., R. F. Massie, Chief Agent, Toronto.	\$190,563 Municipal Securities. (Accepted at \$166,428).	Fire and Automobile Insurance, excluding Insurance against loss by reason of bodily injury to the person or property, Tornado, Explosion, Inland Transportation and Life.
National Fire Insurance Company of Hartford, Chas. C. Hall, Chief Agent, Toronto.	\$547,105 Municipal Securities; \$10,000 Prov. of Ontario Debts; \$1,000 Prov. of New Brunswick Debts; and \$75,000 Loan Company Debentures. Total, \$633,105. (Accepted at \$558,502).	Fire and Automobile Insurance, excluding Insurance against loss by reason of bodily injury to the person or property, Tornado, Explosion, Inland Transportation and Life.
The National Life Assurance Company of Canada, A. J. Ralston, Managing Director, Toronto.	\$25,000 Manitoba Debentures and \$30,000 Municipal Securities. Total, \$55,000. (Accepted at \$47,630).	Life.
The National Provincial Plate Glass and General Insurance Company, Limited, J. H. Ewart, Chief Agent, Toronto.	\$4,867 British Consolidated Stock; \$4,867 British War Loan Stock and \$6,327 Canada Stock. Total, \$16,060. (Accepted at \$12,541).	Plate Glass.
National Surety Company, Le Grand Reed, Geo. B. Shaw, Chas. B. McNaught and T. L. Armstrong, Joint Chief Agents, Toronto.	\$69,000 Municipal Securities. (Accepted at \$53,751).	Guarantee
National Union Fire Insurance Company of Pittsburgh, Pa., Jos. G. Davis, Chief Agent, Toronto.	\$204,687 Municipal Securities. (Accepted at \$178,974).	Fire and Tornado.
La Nationale, Compagnie anonyme d'Assurances contre l'Incendie et les Explosions, J. E. Clement, Chief Agent, Montreal.	476,667 Francs, French Renten; \$24,333 Municipal Securities; \$25,000 Dom. of Canada War Loan Bonds; \$25,000 Canada Bonds. Total, \$166,330. (Accepted at \$123,059).	Fire.
New York Life Insurance Company, Percy V. Raven, Chief Agent, Montreal.	\$580,000 Dom. of Canada War Loan Bonds; \$1,510,000 Commonwealth of Massachusetts Bonds; \$2,919,987 Canadian Northern Railway Guaranteed Bonds; \$109,530 Manitoba and South Eastern Railway Guaranteed Bonds; \$50,000 Province of Ontario Debentures and \$3,126,100 Municipal Securities. Total, \$8,385,617. (Accepted at \$7,234,317, being \$100,000 Life A and \$7,134,317 Life B). Also \$4,374,778 vested in Canadian Trustees under the Insurance Act.	Life.
The New York Plate Glass Insurance Co., Geo. W. Pavaud, Chief Agent, Montreal.	\$35,467 Municipal Securities. (Accepted at \$28,345).	Plate Glass.
Niagara Fire Insurance Company, W. E. Findlay, Chief Agent, Montreal.	\$100,000 State of New York Bonds; \$50,000 Province of Alberta Bonds; \$30,000 Loan Company Debentures, and \$10,000 Municipal Securities. Total, \$190,000. (Accepted at \$163,185).	Fire, Tornado, and Automobile (including damage to Automobiles in transit by rail).
The North American Accident Insurance Co., H. E. Ridout, Asst. Manager, Toronto.	\$62,867 Municipal Securities. (Accepted at \$60,392).	Accident, Sickness and Plate Glass.
North American Life Assurance Company, L. Goldman, President, Toronto.	\$61,200 Municipal Securities. (Accepted at \$60,392).	Life.
North British and Mercantile Insurance Company, Randall J. Davidson, Chief Agent, Montreal.	\$60,000 Montreal Harbour Bonds; \$28,227 Grand Trunk Pacific Ry. Bonds guaranteed by Dominion; \$1,284,673 Municipal Securities; Total, \$1,372,900. (Accepted at \$1,212,331, being \$550,866 Fire, \$51,452 Life A and \$310,513 Life B).	Fire and Life
The North Empire Fire Insurance Company, John A. Thompson, President, Win- nipeg, Man.	\$5,000 Dom. of Can. War Loan Bonds; \$61,360 Municipal Securities. Total, \$66,360. (Accepted at \$53,893).	Fire.
The North West Fire Insur. Company, Thomas Bruce, Deputy Manager, Winnipeg.	\$56,815 Municipal Securities. (Accepted at \$49,903).	Fire.
The Northern Assurance Company, Limited, G. E. Moberly, Chief Agent, Montreal.	\$24,333 British War Loan Bonds; \$170,334 Grand Trunk Pacific Railway 1st Mortgage 3 p.c. Bonds (Guaranteed). \$65,213 Canada Stock; \$50,127 Canada Bonds and \$489,553 Municipal Securities. Total, \$799,560. (Accepted at \$650,953).	Fire.
The Northern Life Assurance Company of Canada, T. H. Purdom, President, Lon- don, Ont.	\$38,500 Municipal Securities; \$23,390 Canadian Northern Western Railway Guaranteed Bonds; 9,733 Canadian Northern Alberta Guaranteed Bonds. Total, \$71,593. (Accepted at \$57,755).	Life.
Northwestern National Insurance Company of Milwaukee, Wis., A. D. Sturrock, Chief Agent, Regina.	\$188,787 Municipal Securities. (Accepted at \$149,844).	Fire and Tornado.
The Norwich Union Fire Insurance Society, Limited, Norwich, England, John B. Laird, Chief Agent, Toronto.	\$197,100 Canada Stock; \$71,000 Dom. of Canada War Loan Bonds; \$6,733 Province of Saskatchewan Stock; \$58,400 Canadian Northern Railway Guaranteed Bonds; \$29,200 Prov. of New Brunswick Bonds; \$30,000 Prov. Ontario Bonds; \$302,413 Mun. Secur. and \$25,000 Loan Company Debts. Total, \$922,847. (Accepted at \$753,569).	Fire, Accident, Sickness, Automobile and Plate Glass.
Norwich Union Life Insurance Society. John B. Laird, Chief Agent, Toronto.	\$72,780 Municipal Securities. (Accepted at \$59,656).	Life.
The Occidental Fire Insurance Company, C. A. Richardson, Secretary, Winnipeg, Man.	\$65,000 Province of Manitoba Debentures; \$40,000 Municipal Securities. Total, \$105,000. (Accepted at \$92,620).	Life.
The Ocean Accident and Guarantee Corporation, Limited, Charles Hoffman Neely, Chief Agent, Toronto	\$241,711 British War Loan Stock; \$48,667 Guaranteed Stock (Irish Land Act); \$4,867 Canada Stock; \$12,167 Province of Quebec Bonds; \$102,200 Province of Quebec Stock; \$53,533 Province of Ontario Stock; \$36,500 New South Wales Stock; \$48,667 Canadian Northern Ry. Guaranteed Bonds and \$142,333 Municipal Securities. Total, \$699,644. (Accepted at \$577,615).	Fire, Accident, Sickness, Guarantee, Plate Glass, Bri- gley and Automobile.
The Ocean Marine Insurance Company, Limited, Robt. Hampson & Son, Limited, Chief Agents, Montreal.	\$132,860 Canadian Northern Railway (Ontario) Guaranteed Bonds. (Accepted at \$95,659).	Insuring postal and express packages intrasit in Can- ada.
The Pacific Coast Fire Insurance Company, Thomas W. Greer, Managing Director, Vancouver.	\$60,100 Municipal Securities. (Accepted at \$47,949).	Fire.
The Palatine Insurance Company, Limited, James McGregor, Chief Agent, Montreal.	\$50,000 Loan Company Debentures; \$75,000 Dom. of Canada War Loan Bonds; \$32,733 New Zea- land Govt. Stock and \$69,167 Municipal Securities. Total, \$276,900. (Accepted at \$253,778).	Fire.
Phenix, Compagnie Française du, Thomas Francis Dobbins, Chief Agent, Montreal.	433,333 Francs, French Renten; \$25,000 Rural Mun. of Pipestone, guaranteed by Manitoba; \$50,000	Fire and Life
Phenix Assurance Company, Limited, R. MacD. Paterson & J. B. Paterson, Joint Chief Agents, Montreal.	\$30,000 Prov. of Manitoba Bonds; \$25,000 Canadian Northern Ry. Guaranteed Bonds; \$219,000 Can. Northern Ry. City of Three Rivers Debts, guaranteed by Prov. of Quebec; \$13,000 R. M. of Manitoba, guaranteed by Prov. of Manitoba; \$25,000 Dom. of Canada War Loan Bonds; \$219,000 Can. Northern Ry. Guaranteed Debenture Stock; \$84,553 Prov. of Quebec Stock; \$70,567 Grand Trunk Pacific Ry. Guaranteed Bonds; \$114,397 Canadian Northern (Ontario) Ry. Guaranteed Bonds and \$1,040,093 Municipal Securities. Total, \$1,671,580. (Accepted at \$1,315,150, being \$504,190 Life and \$810,969 Fire.) Also \$1,671,574 vested in Can. Trustees under the Insurance Act.	Fire and Life

LIST OF INSURANCE COMPANIES LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACT, 1910—Continued.

Name of the Company and Chief Agent to Receive Process.	AMOUNT OF DEPOSIT.		Description of Insurance Business for which Licensed.
	Deposits marked (A) are applicable solely to Life Policies existing 31st March, 1918; marked (B) to Policies issued on assumed subsequent to that date.		
The Phoenix Insurance Company, Hartford, Conn., J. W. Tatley, Chief Agent, Montreal.	\$473,993 Municipal Securities and \$5,000 Province of New Brunswick Bonds. Total, \$478,993. (Accepted at \$417,520).	Fire.	Accident and Sickness, restricted to Members of the Masonic Order within Canada, and limited in amount as provided in the Association's Act of Incorporation.
The Protective Association of Canada, Eugene E. Gleason, Secretary, Granby, P. Q.	\$23,000 Municipal Securities. (Accepted at \$18,649).	Fire.	Fire and Automobile.
Providence Washington Insurance Company, Robert Hampson & Son, Ltd., Chief Agents, Montreal.	\$41,000 Massachusetts Bonds; \$100,000 State of Rhode Island Bonds; \$10,000 Province of Ontario Debentures and \$75,000 Municipal Securities. Total \$226,000. (Accepted at \$198,110).	Life.	Life.
Provident Savings Life Assurance Society of New York, J. S. Lovell, Chief Agent, Toronto.	\$452,616 Municipal Securities; \$28,188 Grand Trunk Pacific Ry. Guaranteed Bonds. Total \$480,804. (Accepted at \$394,021).	Life.	Life.
Provincial Insurance Company, Limited, Willis, Faber & Co., of Canada, Ltd., Chief Agents, Montreal.	\$12,167 Province of Quebec Stock; \$41,366 Municipal Securities; \$15,087 St. John & Quebec Ry. Co. G'teed Stock; \$14,600 Pacific Great Eastern Ry. G'teed Stock and \$24,333 Province of Saskatchewan Stock. Total, \$107,553. (Accepted at \$87,274).	Fire.	Fire.
The Prudential Insurance Company of America, Wm. White, Chief Agent, Montreal.	\$300,000 Prov. New Brunswick Bonds; \$1,600,000 Dom. of Canada War Loan Bonds; \$120,000 Commonwealth of Massachusetts Bonds; \$50,000 Canadian Northern Ry. Guaranteed Bonds and \$3,159,977 Municipal Securities. Total, \$5,229,977. (Accepted at \$4,777,528).	Life.	Life.
Quebec Fire Assurance Company, Colin E. Sword, Chief Agent, Quebec.	\$46,720 Prov. of Manitoba Debentures \$29,200 Montreal Technical School & Laundry Prov. of Quebec and \$15,684 Municipal Securities. Total, \$228,887. (Ac. at \$188,942).	Fire.	Fire, Inland Transportation and Automobile.
Queen Insurance Company of America, William Mackay, Chief Agent, Montreal.	\$48,666 New Zealand 4 p.c. Stock; \$30,417 Province of Quebec Stock; \$70,000 Province of Ontario Bonds; \$40,000 Province of Manitoba Debentures; \$8,667 Canadian Northern Ry. Guaranteed Bonds; \$10,000 Montreal Harbour Bonds; \$21,000 Dom. of Canada War Loan Bonds and \$878,773 Municipal Securities. Total, \$947,323. (Accepted at \$530,701).	Fire.	Fire, Inland Transportation and Automobile.
Railway Passengers Assurance Company, Frank H. Russell, Chief Agent, Toronto.	\$12,166 British War Loan Stock; \$79,600 India Stock; \$45,455 East Indian Ry. Co. G'teed Stock, and \$73,000 Municipal Securities. Total \$200,221. (Accepted at \$144,354).	Guarantee, Burglary, Accident, Sickness, Plate Glass, and Automobile.	Guarantee, Burglary, Accident, Sickness, Plate Glass, and Automobile.
The Reliance Mutual Life Assurance Society, London, England, John B. Laidlaw, Chief Agent, Toronto.	\$24,333 Newfoundland Bonds; \$85,167 Municipal Securities. Total \$109,500. (Accepted at \$88,627).	Life.	Life.
The Ridgely Protective Association, James E. Scott, Chief Agent, Toronto.	\$30,000 Municipal Securities. (Accepted at \$26,315).	Accident and Sickness Insurance among members of the Independent Order of Oddfellows in Canada.	Accident and Sickness Insurance among members of the Independent Order of Oddfellows in Canada.
The Royal Exchange Assurance, Arthur Barry, Chief Agent, Montreal.	\$5,500 Dominion of Canada War Loan Bonds; \$36,013 Grand Trunk Pacific Railway G'teed Bonds; \$157,193 Canadian Northern Ry. G'teed Bonds; \$46,233 St. John & Quebec Ry. G'teed Bonds; \$42,340 Prov. Ontario Stock; \$42,827 Province Saskatchewan Stock; \$36,000 Alberta and Great Waterways Railway Co. Guaranteed Bonds and \$30,787 Municipal Securities. Total \$496,893. (Accepted at \$384,068).	Life and Sickness.	Life and Sickness.
The Royal Guardians, A. T. Patterson, Supreme Secretary, Montreal.	\$97,993 Municipal Securities. (Accepted at \$84,586).	Life and Sickness.	Life and Sickness.
The Royal Insurance Company, Limited, William Mackay, Chief Agent, Montreal.	\$334,147 Canada Stock; \$3,000 Dom. of Canada War Loan Bonds; \$75,000 Province of Ontario Bonds; \$40,500 City of Hull Bonds guaranteed by Prov. of Quebec; \$17,033 Province of Quebec Insurance Stock; \$97,333 Montreal Technical School Bonds, guaranteed by Prov. of Quebec; \$102,367 Prov. of New Brunswick Bonds; \$108,040 Prov. of Nova Scotia Bonds; \$100,000 Province of Manitoba Bonds; \$134,087 Province of British Columbia Bonds; \$1,063,853 Canadian Northern Railway Guaranteed Bonds; \$121,667 Grand Trunk Pacific Railway Bonds, guaranteed by Dominion of Canada; \$148,433 Canadian Northern (Ontario) Railway Guaranteed Bonds and \$595,000 Municipal Securities. Total, \$2,980,441. (Accepted at \$2,385,511 being \$1,037,572 Life and \$1,347,969 Fire).	Life and Sickness.	Life and Sickness.
St. Paul Fire and Marine Insurance Company, C. F. Codere, Chief Agent, Winnipeg, Man.	\$60,000 Province of Manitoba Debentures; \$50,000 Province of Alberta Debentures and \$256,000 Municipal Securities. Total, \$366,000. (Accepted at \$319,144).	Fire, Inland Transportation, Tornado and Automobile.	Fire, Inland Transportation, Tornado and Automobile.
The Saskatchewan Life Insurance Company, Wm. T. Mollard, Chief Agent, Regina.	\$60,500 Municipal Securities. (Accepted at \$53,509).	Life.	Life.
La Sauvegarde Life Insurance Company, G. N. Ducharme, President, Montreal.	\$8,000 Municipal Securities. (Accepted at \$17,350).	Life.	Life.
The Scottish Union and National Insurance Company, Esinbart & Evans, Chief Agents, Montreal.	\$415,644 Municipal Securities. (Accepted at \$379,131).	Fire, Automobile, Tornado and Sprinkler Leakage	Fire, Automobile, Tornado and Sprinkler Leakage
The Security Life Insurance Company of Canada, Jesse O. McCarthy, President, Toronto.	\$64,661 Municipal Securities. (Accepted at \$51,336).	Life.	Life.
The Sovereign Life Assurance Co. of Canada, H. J. Meiklejohn, Managing Director, Winnipeg.	\$80,000 Dominion of Canada War Loan Bonds. (Accepted at \$59,400).	Life.	Life.
Springfield Fire and Marine Insurance Company, Joseph Murphy, Chief Agent, Toronto.	\$482,000 Municipal Securities; \$25,000 Canada Bonds. Total \$507,000. (Accepted at \$437,012).	Fire, Tornado and Sprinkler Leakage.	Fire, Tornado and Sprinkler Leakage.
The Standard Life Assurance Company, D. M. McGoun, Chief Agent, Montreal.	\$5,198,147 Municipal Securities; \$449,000 Dominion of Canada War Loan Bonds; \$57,000 Province of Manitoba Debentures and \$219,499 Province of Quebec Annuities. Total, \$5,923,646. (Accepted at \$5,184,087 being \$133,622 Life A, and \$5,050,465 Life B). Also \$2,478,812 vested in Canadian Trustees under the Insurance Act.	Life.	Life.



The Star Assurance Society, Alf. W. Briggs, Chief Agent, Toronto.....	\$97,333 Newfoundland Bonds and \$96,847 Province of Nova Scotia Debentures. Total, \$194,180. Life. (Accepted at \$145,713).
The State Life Insurance Company, Indianapolis, Indiana, W. H. Hunter, Chief Agent, Toronto.....	\$207,000 Municipal Securities; \$50,000 Dom. of Canada War Loan Bonds. Total \$257,000. (Accepted at \$229,333.) Also \$34,270 vested in Canadian Trustees under the Insurance Act.
The Suyvesant Insurance Company, Godfrey C. White, Chief Agent, Montreal.....	\$64,000 Prov. of Ontario Debentures. (Accepted at \$53,760.)..... Fire.
The Subsidary High Court of the Ancient Order of Foresters in the Dominion of Canada, William Williams, Permanent Secretary, Toronto.....	\$60,016 Municipal Securities. (Accepted at \$53,628.)..... Life and Sickness.
Sun Insurance Office, London, Eng., Lyman Root, Chief Agent, Toronto.....	\$23,530 Canada Stock; \$25,000 Loan Company debentures; \$48,667 Province of Manitoba Bonds; \$24,334 Prov. of Nova Scotia Stock; \$75,000 Alberta and Great Waterways Ry. Co. G'teed Bonds; \$36,500 Grand Trunk Pacific Ry. 1st Mortgage Bonds (Guaranteed) and \$302,066 Municipal Securities. Total, \$835,097. (Acc. at \$491,092.)..... Life.
The Sun Life Assurance Company of Canada, T. B. Macaulay, President, Montreal.....	\$64,000 Municipal Securities. (Accepted at \$57,637.)..... Accident, Sickness, Burglary, Steam Boiler.
The Travelers Indemnity Company, Hartford, Conn., Frank F. Parkins, Chief Agent, Montreal.....	\$151,500 Municipal Securities. (Accepted at \$124,435.)..... Fly wheel, Plate Glass and Automobile.
The Travelers Insurance Company, Hartford, Conn., Frank F. Parkins, Chief Agent, Montreal.....	\$547,790 Municipal Securities; \$56,453 Prov. of Quebec Bonds; \$74,947 Manitoba and S. E. Ry. Bonds (Guaranteed) and \$200,000 Canadian Northern Ry. Guaranteed Debts. Total, \$879,190. (Accepted at \$740,314, being \$410,314 Life and \$330,000 Accident.) Also \$5,300,000 in the hands of Canadian Trustees under the Insurance Act.
The Travellers Life Assurance Company of Canada, George P. Graham, President, Montreal.....	\$60,000 Municipal Securities. (Accepted at \$50,892.)..... Life.
L'Union compagnie d'assurances contre l'incendie, Paris, France, Louis Maurice Ferrand, Chief Agent, Montreal.....	\$129,667 francs French Rentes and \$24,333 Municipal Securities. Total, \$274,204. (Accepted at \$185,352).
Union Assurance Society, Limited, T. L. Morrissey, Chief Agent, Montreal.....	\$48,667 Prov. of British Columbia Bonds; \$38,637 Newfoundland Govt. Bonds; \$45,233 Victoria Govt. Stock; \$30,000 Loan Company Debentures and \$391,000 Municipal Securities. Total, \$594,567. (Accepted at \$462,115.)..... Fire and Inland Transportation.
Union Mutual Life Insurance Company, Henri E. Morin, Chief Agent, Montreal.....	\$189,735 Prov. of Ontario Annuity Bonds; \$232,500 Dom. of Canada War Loan Bonds; \$60,000 Montreal Harbour Bonds; \$60,000 Prov. of Ontario Debentures; \$80,500 Prov. of New Brunswick Bonds; \$20,000 Town of Campbellton (guaranteed by New Brunswick); \$145,632 Prov. of Manitoba Bonds; \$80,000 Prov. of Alberta bonds; \$220,460 Can. Northern Ry. Guaranteed Bonds; \$25,000 Commercial High School (guaranteed by Prov. Quebec) and \$307,480 Mun. Securities. Total, \$1,991,397. Accepted at \$1,738,390 being \$100,000 (A) and \$1,638,390 (B).
United Commercial Travelers of America, The Order of F. J. C. Cox, Chief Agent, Winnipeg.....	\$27,000 Municipal Securities; \$3,000 United States Panama Canal Loan Bonds. Total, \$30,000. Accident Insurance on the assessment plan amongst members.
The United States Fidelity and Guaranty Company, Baltimore, Md., Sidney W. Band, Chief Agent, Toronto.....	\$215,000 Municipal Securities; \$5,000 Canadian Northern Railway Guaranteed Bonds; \$25,000 University of Alberta Guaranteed Bonds and \$50,000 Province of Ontario Debentures. Total \$295,000. (Accepted at \$255,658).
United States Life Insurance Company, in the City of New York, Lewis A. Stewart, Chief Agent, Toronto.....	\$16,000 Province of Quebec Inscribed Stock; \$48,280 Province of New Brunswick Bonds; \$51,000 Canadian Northern Railway Guaranteed Bonds and \$240,733 Municipal Securities. Total, \$354,013. (Accepted at \$253,253).
Westchester Fire Insurance Company, J. W. Tatley, Chief Agent, Montreal.....	\$130,000 Dom. of Canada War Loan Bonds and \$40,393 Municipal Securities. Total \$170,393. (Accepted at \$162,853).
The Western Assurance Company, W. B. Meikle, General Manager, Toronto.....	\$27,667 Municipal Securities; \$36,200 Loan Company Debentures; \$10,000 Province of Manitoba Bonds and \$5,353 Canadian Northern Ry. Guaranteed Bonds. Total \$79,220. (Accepted at \$72,281).
The Yorkshire Insurance Company, Limited, P. M. Wickham, Chief Agent, Montreal.....	\$29,200 British War Loan Bonds; \$23,000 New Brunswick Coal and Railway Guaranteed Debentures; \$24,535 Canadian Northern Railway 1st p.c. Guaranteed Bonds; \$25,000 Province of Manitoba Bonds; \$24,534 India Stock; \$3,000 Alberta and Great Waterways Ry. Co. Guaranteed Bonds; \$72,513 Canada Stock; \$12,340 Canada Bonds; \$38,000 Loan Company Debentures and \$151,917 Municipal Securities. Total \$91,637. (Accepted at \$19,294.)..... Fire, Live Stock, Accident, Sickness and Plate Glass.

THE FOLLOWING FRATERNAL BENEFIT SOCIETIES ARE REGISTERED UNDER SECTION 114 OF THE INSURANCE ACT, 1910, AND ARE PERMITTED TO TRANSACT IN CANADA THE BUSINESS OF LIFE INSURANCE.

NAME OF COMPANY.	CHIEF AGENT TO RECEIVE PROCESS.
*The Canadian Order of the Woodmen of the World. (\$15,000 Municipal Securities, accepted at \$12,683, deposited from Sick and Funeral Fund).	Clair Jarvis, Head Clerk, London, Ont.
The Commercial Travellers' Mutual Benefit Society.	R. Ivons, Secretary, Toronto.
*The Grand Council of the Catholic Mutual Benefit Association, Canada, (\$10,000 Province of Nova Scotia Debentures, accepted at \$10,000, deposited from Sick Benefit Fund)	John J. Behan, Secretary, Kingston, Ont.

\*Authorized also to transact the business of Sickness Insurance.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 102 OF "THE INSURANCE ACT, 1910," TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31ST MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE STATUTES IN THAT BEHALF.

NAME OF THE COMPANY AND CHIEF AGENT TO RECEIVE PROCESS.	AMOUNT OF DEPOSIT.	BUSINESS.
The Connecticut Mutual Life Insurance Company, Hartford, Conn., U.S., F. W. Evans, \$113,140 Municipal Securities. (Accepted at \$95,961).		Life
The Edinburgh Life Assurance Company, David Thorburn Symons, Chief Agent, \$20,000 Municipal Securities and \$48,667 Cape of Good Hope Stock. Total, \$68,667. (Accepted at \$58,157)		Life.
The Life Association of Scotland, Charles M. Holt, Attorney, Montreal.....	\$117,530 Province of Quebec Stock and \$58,400 Prov. of Man. Bonds. Total, \$175,930. (Accepted at Life. \$135,337)	
National Life Insurance Company of the United States of America, Alfred Powis, Chief \$60,000 Municipal Securities. (Accepted at \$52,250).		Life.
North Western Mutual Life Insurance Company, Milwaukee, R. H. Angus, Attorney, (Accepted at \$100,000).		Life.
Phoenix Mutual Life Insurance Company, Hartford, Conn., C. R. G. Johnson, Chief Agent, \$21,000 Canadian Northern Ry. Guaranteed Bonds and \$99,280 Queen Victoria Niagara Falls Park Life Bonds. Total, \$130,280. (Accepted at \$116,758)		Life.
The Scottish Amicable Life Assurance Society, Charles J. Fleet, Attorney, Montreal..	\$25,000 Province of New Brunswick bonds and \$100,000 Municipal Securities. Total, \$125,000. (Accepted at \$109,400).	Life.
The Scottish Provident Institution, John H. Dunlop, Chief Agent, Montreal.....	\$75,000 Municipal Securities. (Accepted at \$66,500)	Life.

NOTE.

THE STERLING ACCIDENT AND GUARANTEE COMPANY OF CANADA has reinsured all its risks with the Dominion Gresham Guarantee and Casualty Company and its deposit has been released with the exception of \$7,000 par value which has been retained to provide for unsettled claims.

The Nova Scotia Fire Insurance Company has reinsured all its outstanding risks with the Home Insurance Company of New York. Its deposit has been released with the exception of \$5,000 per value, which has been retained to provide for unsettled claims.

The TIMONSKI FIRE INSURANCE COMPANY is in liquidation and Theodore Meunier of Montreal has been appointed liquidator. The deposit of the company is still in the hands of the Receiver General. The company has given notice that all its outstanding policies have been cancelled in accordance with the statutory conditions of the policy, or replaced with other underwriters, and its deposit has been released with the exception of \$10,000 which has been retained to provide for unsettled claims.

THE INTERNATIONAL CASUALTY COMPANY has retired from business in Canada and its deposit has been released, with the exception of \$2,000 par value which has been retained to provide for unsettled claims. Its Employers' Liability business has been reinsured in the Canada Accident Assurance Company and its Accident and Sickness policies have been cancelled and the unearned portion of the premiums returned to the insured.

The ALGO-AMERICAN FIRE INSURANCE COMPANY is in liquidation. Mr. G. T. Clarkson, Toronto, having been appointed liquidator. The liquidator has entered into an agreement with the Western Assurance Company, Toronto, whereby all the outstanding Canadian policies and unpaid losses and claims for unearned premiums thereon, as at Feb. 19, 1916, have been assumed by the Western Assurance Co. The deposit of the company, with the exception of \$7,727.35 par value, has been released.

The GREYHAWK FIRE INSURANCE COMPANY, by a reinsurance agreement dated Nov. 30, 1915, reinsured its Canadian business in the Western Assurance Co., Toronto. The deposit of the company is still in the hands of the Receiver General but the company has given notice, as required by the Insurance Act, of its intention to apply for its release.

The FACTORIES INSURANCE COMPANY, by a reinsurance agreement dated Dec. 22, 1916 reinsured its business in the Western Assurance Co., Toronto. The deposit of the company, to the accepted value of \$51,537, is still in the hands of the Receiver General but the company is giving notice, as required by the Insurance Act, of its intention to apply for its release on May 1st 1917.

INSURANCE DEPARTMENT.  
OTTAWA, 29th March, 1917.

G. D. FINLAYSON, Superintendent of Insurance.



# LISTE DES COMPAGNIES D'ASSURANCE

AUTORISÉES À FAIRE DES OPÉRATIONS AU CANADA EN VERTU DE LA LOI DES ASSURANCES, 1910

NOM DE LA COMPAGNIE ET PRINCIPAL AGENT POUR LA RÉCEPTION DES SIGNIFICATIONS DE PIÈCES ET D'AVIS.	MONTANT DES DÉPÔTS.	Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878, ceux marqués (B) aux polices émises ou prises depuis cette date.	ASSURANCE AUTORISÉE.
Compagnie d'assurance contre l'inc. dite Acadia, R. K. Elliot, secrétaire, Halifax, N.-E.	\$32,000 effets de l'emp. de guerre canadien; \$49,000 valeurs municipales. Total \$81,000. (Ac. eptées à \$77,366.)	\$32,000 effets de l'emp. de guerre canadien; \$49,000 valeurs municipales. Total \$81,000. (Ac. eptées à \$77,366.)	Contre l'incendie et la grêle.
Compagnie d'assurance dite «Auna», Hartford, Connecticut, A. M. M. Kirkpatrick, agent en chef, Toronto.	\$261,333 valeurs municipales; \$15,000 débentures de la prov. du Manitoba, \$4,000 obligation du havre de Montréal; \$50,000 obligations du ch. de fer Canadian Northern; \$75,000 débentures des comp <sup>g</sup> de prêt; \$50,000 débentures de la prov. d'Ontario. Total, \$455,333. (Accept. à \$397,301.)	\$261,333 valeurs municipales; \$15,000 débentures de la prov. du Manitoba, \$4,000 obligation du havre de Montréal; \$50,000 obligations du ch. de fer Canadian Northern; \$75,000 débentures des comp <sup>g</sup> de prêt; \$50,000 débentures de la prov. d'Ontario. Total, \$455,333. (Accept. à \$397,301.)	Contre l'incendie, sur les automobiles, contre les tourbillons et les fuites d'arrosoirs.
Compagnie d'assurance sur la vie dite «Auna», Hartford, Connecticut, Thomas H. Christmas, agent en chef, Montréal.	\$475,000 effets de l'emp. de guerre canadien; \$50,000 débent. de la Nouv.-Ecosse; \$97,333 déb. de la prov. de Québec; \$280,000 oblig. gar. du c. de f. Canadian Northern; \$68,000 oblig. de la prov. du Nouv.-Brunswick; \$100,000 oblig. de l'île du P.-Edouard; \$150,000 obligations de la province d'Alberta; \$100,000 obligat. des Etats-Unis, et \$4,236,949 valeur municip. Total, \$5,585,282. (Val. acceptées, \$4,540,250 étant \$100,000 (A), et \$1,749,259 (B).)	\$475,000 effets de l'emp. de guerre canadien; \$50,000 débent. de la Nouv.-Ecosse; \$97,333 déb. de la prov. de Québec; \$280,000 oblig. gar. du c. de f. Canadian Northern; \$68,000 oblig. de la prov. du Nouv.-Brunswick; \$100,000 oblig. de l'île du P.-Edouard; \$150,000 obligations de la province d'Alberta; \$100,000 obligat. des Etats-Unis, et \$4,236,949 valeur municip. Total, \$5,585,282. (Val. acceptées, \$4,540,250 étant \$100,000 (A), et \$1,749,259 (B).)	Sur la vie.
Compagnie d'assurance dite «The Alberta-Saskatchewan Life Insurance Company», Arthur Davies, président, Edmonton	\$55,967 valeurs municipales. (Acceptées à \$46,816.)	\$55,967 valeurs municipales. (Acceptées à \$46,816.)	Sur la vie.
Compagnie d'assur. dite «Alliance» Lim., T. D. Belfield, agent en chef, Montréal.	\$108,500 effets de la province de la Colombie-Britannique; \$257,933 obligat. garanties du chemin de fer Grand-Tronc-Pacifique. Total, \$367,433. (Acceptées à \$236,958)	\$108,500 effets de la province de la Colombie-Britannique; \$257,933 obligat. garanties du chemin de fer Grand-Tronc-Pacifique. Total, \$367,433. (Acceptées à \$236,958)	Contre l'incendie, les accidents, la maladie, de garant e et sur les automobiles.
Compagnie d'assurance maritime Américaine et Etrangère, Robert J. Dale, agent en chef, Montréal.	\$26,000 obligations de l'état de New-York. (Acceptées à \$26,000.)	\$26,000 obligations de l'état de New-York. (Acceptées à \$26,000.)	Transports à l'intérieur.
Compagnie d'assurance dite «American Central», W. P. Fess, agent en chef, Winnipeg.	\$15,000 obligations de la province d'Alberta; \$25,000 débentures des compagnies de prêt et \$148,247 valeurs municipales. Total \$188,247. (Acceptées à \$160,014.)	\$15,000 obligations de la province d'Alberta; \$25,000 débentures des compagnies de prêt et \$148,247 valeurs municipales. Total \$188,247. (Acceptées à \$160,014.)	Incendie, tornades et grêle.
Compagnie dite «The American Insurance Company», Conrad S. Riley, agent en chef, Winnipeg.	\$73,000 valeurs municipales. (Acceptées à \$38,948.)	\$73,000 valeurs municipales. (Acceptées à \$38,948.)	Contre l'incendie.
Compagnie d'assurance dite «Underwriters at American Lloyds», Z. E. Clément, agent en chef, Montréal.	\$30,000 obligations de la Commonwealth du Massachusetts; \$25,000 obligations de l'Etat de New-York, et \$21,900 valeurs municipales. Total, \$76,900. (Acceptées à \$70,219.)	\$30,000 obligations de la Commonwealth du Massachusetts; \$25,000 obligations de l'Etat de New-York, et \$21,900 valeurs municipales. Total, \$76,900. (Acceptées à \$70,219.)	Contre l'incendie et les fuites d'arrosoirs.
Compagnie d'assurance dite «American Surety Company of New York», William H. Hall, agent en chef, Toronto.	\$67,000 obligations garanties du chemin de fer Canadian Northern. (Acceptées à \$54,940.)	\$67,000 obligations garanties du chemin de fer Canadian Northern. (Acceptées à \$54,940.)	De garantie.
Compagnie d'assurance Atlas (à resp. limitée), Matthew C. Hinslaw, agent en chef, Montréal.	\$209,267 inscriptions du Canada 3½ p.c.; \$4,567 bons du Trésor; \$48,667 inscriptions, 4 p.c. du gouv. de Terre-Neuve; \$73,000 obligations du chemin de fer Grand-Tronc-Pacifique; \$58,400 inscrip. 4 p.c. Victoria; \$48,667 obligations de la province de la Saskatchewan; \$25,000 débentures des com- pagnies de prêt, et 48,666 valeurs municipales. Total \$516,533. (Acceptées à \$428,613.)	\$209,267 inscriptions du Canada 3½ p.c.; \$4,567 bons du Trésor; \$48,667 inscriptions, 4 p.c. du gouv. de Terre-Neuve; \$73,000 obligations du chemin de fer Grand-Tronc-Pacifique; \$58,400 inscrip. 4 p.c. Victoria; \$48,667 obligations de la province de la Saskatchewan; \$25,000 débentures des com- pagnies de prêt, et 48,666 valeurs municipales. Total \$516,533. (Acceptées à \$428,613.)	Contre l'incendie.
Compagnie d'assur. contre l'incendie «Beaver», André Gouzé, direct. géant, Winnipeg	\$15,000 débentures de la province d'Alberta et \$9,500 valeurs municipales. Total, \$114,500. (Accept. à \$85,933.)	\$15,000 débentures de la province d'Alberta et \$9,500 valeurs municipales. Total, \$114,500. (Accept. à \$85,933.)	Contre l'incendie Sur chaudières à vapeur.
Compagnie d'assurance de l'Amérique Britannique, W. E. Meikle, géant général, Toronto.	\$15,540 débentures de la province du Nouveau-Brunswick; \$33,000 valeurs municipales et \$23,400 débentures de compagnies de prêt. Total, \$91,240. (Acceptées à \$81,571.)	\$15,540 débentures de la province du Nouveau-Brunswick; \$33,000 valeurs municipales et \$23,400 débentures de compagnies de prêt. Total, \$91,240. (Acceptées à \$81,571.)	Contre l'incendie et la grêle.
Compagnie d'assurance contre l'incendie British Colonial, Théodore Meunier, direc- teur-géant, Montréal.	\$85,000 valeur municipales. (Acceptées à \$35,570.)	\$85,000 valeur municipales. (Acceptées à \$35,570.)	Contre l'incendie.
Compagnie d'assurance sur la vie British Columbia, L. W. Shaford, président, Van- couver.	\$81,000 valeurs municipales. (Acceptées à \$49,438.)	\$81,000 valeurs municipales. (Acceptées à \$49,438.)	Sur la vie.
Compagnie d'assurance dite, «The British Dominions General Insurance Company, Limited», Robert J. Dale, agent en chef, Montréal.	\$97,333 Bons du Trésor du Gouvernement britannique et \$12,167 valeurs municipales. Total \$109,500. (Acceptées à \$103,660.)	\$97,333 Bons du Trésor du Gouvernement britannique et \$12,167 valeurs municipales. Total \$109,500. (Acceptées à \$103,660.)	Contre l'incendie et fuites d'arrosoirs.
Compagnie d'assurance, Pacific Britannique et Etrangère (à resp. limitée), Robt. Dale, agent en chef, Montréal.	\$117,000 valeurs municipales. (Acceptées à \$103,322.)	\$117,000 valeurs municipales. (Acceptées à \$103,322.)	Fuites d'arrosoirs et transports à l'intérieur.
Compagnie d'assurance «British Northwestern Fire Insurance Company», F. K. Foster, directeur géant, Winnipeg.	\$35,000 débentures des compagnies de prêt \$35,967 valeurs municipales et \$5,000 obligat. de l'emp. de guerre du Dom. du Canada. Total, \$65,967. Acceptées à \$52,250.)	\$35,000 débentures des compagnies de prêt \$35,967 valeurs municipales et \$5,000 obligat. de l'emp. de guerre du Dom. du Canada. Total, \$65,967. Acceptées à \$52,250.)	Contre l'incendie.
Compagnie d'assurance dite «Californian», A. W. Ross, agent en chef, Vancouver.	\$1,000 oblig. du Dom. du Canada et \$91,000 valeurs municipales. Total, \$92,000. (Acceptées à \$71,293.)	\$1,000 oblig. du Dom. du Canada et \$91,000 valeurs municipales. Total, \$92,000. (Acceptées à \$71,293.)	Contre l'incendie.
Compagnie d'assurance du Canada contre les accidents, J. H. Hudson, géant, Montréal.	\$159,206 valeurs municipales; \$14,733 oblig. de la prov. du Nouveau-Brunswick, et \$1,000 oblig. de la province du Manitoba. Total, \$170,940. (Acceptées à \$147,336)	\$159,206 valeurs municipales; \$14,733 oblig. de la prov. du Nouveau-Brunswick, et \$1,000 oblig. de la province du Manitoba. Total, \$170,940. (Acceptées à \$147,336)	Contre les accidents, la maladie, sur glaces, le vol avec effraction et de garantie.
Compagnie d'assurance dite «The Canada Hail Insurance Company, Wm. J. Wilcox, directeur-géant, Winnipeg.	\$12,000 valeurs municipales et \$21,374 ch. de fer Can. Nor. Western stock garanti. Total \$33,374. (Acceptées à \$28,790.)	\$12,000 valeurs municipales et \$21,374 ch. de fer Can. Nor. Western stock garanti. Total \$33,374. (Acceptées à \$28,790.)	Contre la grêle.
Compagnie d'assurance du Canada sur la vie H. C. Cox, président Toronto	\$83,000 débentures municipales. (Acceptées à \$52,231.)	\$83,000 débentures municipales. (Acceptées à \$52,231.)	Sur la vie.

LISTE DES COMPAGNIES D'ASSURANCE AUTORISÉES A FAIRE DES OPERATIONS AU CANADA EN VERTU DE LA LOI DES ASSURANCES, 1910.—*Suite.*

NOM DE LA COMPAGNIE ET PRINCIPAL AGENT POUR LA RÉCEPTION DES SIGNIFICATIONS DE PIÈCES ET D'AVIS.	MONTANT DES DÉPÔTS.	ASSURANCE AUTORISÉE.
Compagnie d'assurance contre l'incendie Canada National, W. T. Alexander, directeur-gérant, Winnipeg, Man.	\$55,000 débiteurs des compagnies de prêt. (Acceptées à \$52,250).	Contre l'incendie
Compagnie d'assurance Canada Weather, Fredrie B. Welford, gérant, Toronto.	\$23,000 valeurs municipales. (Acceptées à \$20,131).	Assurance cont. l. domm. à la prop. causés p. l. cyclones, tornades, tempêtes de vent, la grêle, ou la glace, etc.
Compagnie Canadienne d'assur. contre l'inc. R. T. Riley vice-président, Winnipeg.	\$70,000 valeurs municipales. (Acceptées à \$62,510).	Assurance cont. l. biens en cou. de transport p. eau.
Compagnie d'assurance dite "Canadian Linbbermon's Insurance Exchange," Edgar D. Hardy, agent en chef, Ottawa.	\$20,000 obligations de l'emprunt de guerre du Dom. du Canada. (Acceptées à \$19,800).	Contre l'incendie
Compagnie d'assurance dite "The Canadian Surety Company," Wm. H. Hall gérant général, Toronto.	\$10,000 débiteurs de la prov. d'Albortia, et \$33,333 valeurs municipales. Total, \$43,333. (Acceptées à \$42,697).	Contre l'inc. autres ses membres, restrictive aux risques sur la prop. dans les province. d'Ontario et de Québec.
Compagnie d'assurances sur la vie dite « Capital Life of Canada », A. Eugène Corriveau directeur-gérant, Ottawa.	\$61,194 valeurs municipales. (Acceptées a \$51,010).	De garantie
Compagnie d'ass. dite "The Casualty Company of Canada," A. L. Eastmure, président, Toronto.	\$12,024 valeurs municipales. (Acceptées à \$11,113).	Sur la vie.
Compagnie d'assurance dite "Chartered Trust and Executor Company," (ci devant "The Title and Trust Company"), John J. Gibson, directeur-gérant, Toronto.	\$77,000 valeurs municipales. (Acceptées à \$65,599).	Sur les glaces.
Compagnie d'assurance de l'Union Commerciale (à resp. limitée), Londres, Angleterre, James McGregor, agent en chef, Montréal.	\$107,067 effets 3 p.c. du Cap de Bonne-Espérance; \$24,333 effets à p.c. canadiens; \$20,000 effets de l'emp. de guerre canadien; \$170,333 obligations de Queensland; \$48,667 Irish Land Stock; \$36,500 stock enregistré 3 p.c. de la province d'Ontario; \$31,633 obligations 5 p.c. de l'Australie du Sud; \$121,667 stock de la Nouvelle Galles du Sud; \$24,333 stock du gouvern. de Victoria; \$111,933 stock du gouvernement de la Nouvelle-Zélande, \$29,200 inscript. 4 p.c. de Ceylan; \$177,033 oblig. garant. du ch. de fer Canadian Northern, \$121,667 déb.-actions garanties du East Indian Railways, \$48,667 débent. des compagnies de prêt, et \$171,833 valeurs municipales. Total, \$1,245,467. (Valeur acceptée \$1,083,932 étant \$97,431 vie A, \$149,931 vie B et \$786,570 incendie).	Assurance sur les titres telle que définie dans la loi constituant la compagnie.
Associat. d'ass. sur la vie, dite « Confédération », J. K. Macdonald, président, Toronto.	\$85,367 valeurs municipales. (Acceptées à \$70,805).	Contre l'incendie et sur la vie.
Compagnie d'assurance contre l'incendie du Connecticut, J. W. Tatley, agent en chef, Montréal.	\$15,000 débiteurs de la province d'Ontario et \$149,000 valeurs municipales. Total, \$164,000. (Acceptées à \$144,929).	Contre l'incendie et la grêle.
Compagnie d'assur. dite « Continental », W. E. D. Baldwin agent en chef, Montréal.	\$75,000 effets de la prov. d'Alberta et \$299,300 valeurs municipales. Total \$374,300. (Acceptées à \$265,435).	Contre l'incendie et les tourbillons.
Compagnie d'assur. sur la vie « Continental », W. E. D. Baldwin, président, Toronto.	\$63,000 valeurs municipales. (Acceptées à \$51,946).	Sur la vie.
Compagnie d'ass. sur la vie dite « Crown », H. R. Stephenson, sous-gérant, Toronto.	\$73,438 valeurs municipales. (Acceptées à \$63,594).	Contre l'incendie par tout le Canada et contre la grêle.
Compagnie d'ass. contre l'incendie la « Dominion », Robt. F. Massie prés., Toronto.	\$103,937 valeurs municipales. (Acceptées à \$89,535).	Contre les voleurs, les accidents, la maladie, de garantie et sur les automobiles.
Compagnie de garantie et d'assurance contre les accidents la Dominion Gresham, F. J. J. Stark, gérant général, Montréal.	\$135,500 valeurs municipales. (Acceptées à \$113,644).	Contre l'incendie, de garantie, contre les accidents, la maladie, de garantie et sur les automobiles.
Compagnie d'assurance sur la vie dite « Dominion », Thomas Hilliard, président, Waterloo, Ont.	\$60,220 valeurs municipales. (Acceptées à \$51,349).	Contre l'incendie, de garantie, contre les accidents, la maladie, les vols avec effraction et sur les glaces.
Compagnie d'assurance Dominion du Canada, accidents et garantie Charles A. Withers, gérant, Toronto.	\$215,153 valeurs municipales. (Acceptées à \$182,547).	Contre l'incendie, contre les accidents, de garantie et contre la maladie et sur les automobiles.
Corporation d'assurance dite "Employers' Liability" (à resp. limitée) C. W. I. Woodland, agent en chef, Montréal.	\$146,000 effets du Canada; \$24,333 effets gar. du ch. de fer Canadian Northern Western; \$26,231 oblig. du gouvernement japonais; \$41,833 oblig. de la prov. de Québec; \$38,933 oblig. de Terrebonne; \$20,231 débent. du Manitoba; \$68,134 effets 3 p.c. de la prov. de la Col.-Britannique; \$73,000 effets 3 1/2 p.c. de la prov. de la N.-Ecosse; \$24,334 effets de la prov. d'Alberta; \$4,867 effets de la prov. de la Saskatchewan; \$111,934 oblig. gar. du ch. de fer Canadian Northern; \$24,333 obligations garanties de la Cie du chemin de fer Grand-Tronc Pacifique; \$171,667 déb. des comp. de prêt; \$25,000 débiteurs du ch. de fer électrique de Lacombe & Blindman Valley (gar. p. l'Alberta); \$28,186 rentes viagères du ch. de l. de Madras; \$164,320 oblig. du gouv. belge, et \$337,313 val. munic. Total, \$1,331,171. (Acceptées à \$1,004,476).	Contre l'incendie, de garantie, contre les accidents, la maladie, les vols avec effraction et sur les glaces.
Compagnie d'assurance dite "The Equitable Fire and Marine Insurance Company," J. W. Tatley, agent en chef, Montréal.	\$65,000 obligations du Massachusetts; \$67,740 obligations du gouvernement japonais, et \$49,333 valeurs municipales. Total, \$124,073. (Acceptées à \$105,084).	Contre l'incendie, contre les accidents, de garantie et contre la maladie et sur les automobiles.
Société d'assurance sur la vie, dite "Equitable," des Etats-Unis Sergeant P. Stearns, agent en chef, Montréal.	\$339,000 oblig. du Dom. du Canada; \$99,767 obligations de la province de Québec; \$769,500 havre de Montréal; \$274,933 effets de la prov. de Québec; \$692,800 prov. d'Alberta, et \$4,362,093 valeurs municipales. Total, \$5,698,593. (Acceptées à \$5,019,873, étant \$100,000 (A), et \$4,919,873 (B)). Aussi \$928,000 entre les mains de fiduciaires canadiens en vertu de l'Acte des assurances.	Sur la vie.
Compagnie d'assurance sur la vie Excelsior, C. L. Parker, secrétaire-trésorier, Toronto.	\$20,000 oblig. de la prov. du Nouv.-Brunswick, et \$40,000 valeurs munic. Total, \$60,000. (Acceptées à \$53,430).	Sur la vie.
Compagnie d'assurance sur la vie Excelsior, C. L. Parker, secrétaire-trésorier, Toronto.	\$20,000 oblig. de la prov. du Nouv.-Brunswick, et \$40,000 valeurs municipales. Total, \$60,000. (Acceptées à \$53,430).	Contre les effractions, les accidents, la maladie, les chaudrières à vapeur et sur les glaces.
Compagnie d'assurance dite "Fidelity and Casualty Co." of New York, Paul H. Boring, agent en chef, Montréal.	\$131,000 oblig. de l'emp. de guerre du Dominion du Canada, et \$66,933 valeurs municipales. Total, \$197,933. (Acceptées à \$186,519).	Contre les effractions, les accidents, la maladie, les chaudrières à vapeur et sur les glaces.



Compagnie d'assurance contre le feu la Fidelity-Phoenix de New-York, W. E. D. Ball, \$30,000 oblig. du district de Columbia; \$22,000 oblig. prov. de l'Alberta \$379,600 valeurs municipales, Incendie et tourbillons.	
win agent-chef, Montréal	Incendie, transport à l'intérieur et assurance contre les pertes ou les avaries aux automobiles par accidents
Compagnie d'assurance dite "Fireman's Fund Insurance," G. Temple McMurrich, agent en chef, Toronto.	Contre l'incendie.
Compagnie d'assurance dite "Firemen's Insurance Company of Newark," N.J., Benjamin B. Smith et Wilson Smith, agents en chef, Winnipeg, Man.	Contre l'incendie.
Compagnie d'assurance générale contre les accidents, du Canada, John J. Durand, secrétaire, Toronto.	Contre les accidents, la maladie et inspection des chaudières.
Corporation d'assurance générale contre le feu et sur la vie, limitée, Thomas H. Hall, agent en chef, Toronto.	Contre l'incendie.
Compagnie d'ass. gén. sur les animaux du Canada, R. A. Ledue, agent en chef, Montréal.	Animaux sur pied.
Compagnie d'ass. générale contre l'inc., T. F. Dobbin, agent en chef, Montréal.	Contre l'incendie.
Compagnie d'assur. German-American, William Robbins, agent en chef, Montréal.	Contre l'incendie, la grêle et tornades.
Compagnie d'assurance contre l'incendie la « Germania, » Percy Robertson, agent en chef, Toronto	Contre l'incendie.
Compagnie d'assurance sur la vie Germania, C. R. G. Johnson, agent en chef, Montréal.	Sur la vie.
Compagnie d'assurance dite "Glens Falls Insurance Company," Wm. H. George, agent en chef, Toronto.	Contre l'incendie, la grêle, les tornades et sur les auto.
Compagnie d'assurance dite "The Globe Indemnity Company of Canada" (ci-devant The Canadian Railway Accident Insurance Co.) John Lmo, gér. gén., Montréal.	Contre les accidents, la maladie, les effractions, sur les automobiles et de garantie.
Compagnie d'assurance dite "The Globe and Rutgers Fire Insurance Company," J. W. Binne, agent en chef, Montréal.	Contre l'incendie et les explosions (tel que la charte de la compagnie limitée ces opérations.)
Compagnie d'ass. du Grand-Ouest, sur la vie, R. T. Riley, vice-prés., Winnipeg.	Sur la vie.
Société d'assur. sur la vie Gresham, limitée, Arch R. Howell, agent en chef, Montréal.	Sur la vie.
Compagnie de gar. de l'Amérique du Nord, Henry C. Rawlings, direc. gér., Montréal.	De garantie.
Compagnie d'ass. contre les accidents et de garantie dite « Guardian, » H. M. Lambert, directeur-gérant, Montréal.	Contre les accidents, maladie, garantie, effraction et glaces.
Compagnie d'assurance dite « Guardian, » (à resp. limitée), Londres, Ang., H. M. Lambert, agent en chef, Montréal.	Contre l'incendie.
Com. d'assur. contre l'inc. dite "Hamilton," Russell T. Kelley, secrétaire, Hamilton.	Contre l'incendie.
Compagnie d'assurance contre l'incendie dite "Hartford," Peter A. McFarlam, agent en chef, Toronto.	Contre l'incendie, la grêle, les explos., sur la navig. int., contre les cycl. ou tourbillons fuites d'eau des réservoirs, assurance contre la perte ou les dommages aux automobiles par accident, effraction ou vol.
(Compagnie d'inspection et d'assurance des chaudières à vapeur de Hartford, H. N. Roberts, agent en chef, Toronto.	Licence restreinte à garantir les polices de la Compagnie d'inspection et d'assurance des chaudières du Canada.
Compagnie d'assurance dite, "Home," F. W. Evans, agent en chef, Montréal.	Contre l'incendie, la grêle et les tourbillons.
Compagnie d'assurance de la baie d'Hudson, William Mackay, président, Montréal.	Contre l'incendie et la grêle.
Compagnie Impériale d'assurance de garantie et contre les accidents du Canada, E. Williams, directeur-gérant, Toronto.	Garanties, accidents, maladie, effractions, et sur les glaces et assurance des automobiles contre l'incendie.
Compagnie Impériale d'assurance sur la vie, du Canada, Jas. F. Weston, gérant général, Toronto.	Sur la vie.
Compagnie d'assurance dite "The Imperial Underwriters Corporation of Canada," Lyman Root, président, Toronto.	Contre l'incendie.
Ordre des Forestiers Indépendants, Elliott G. Stevenson, président, Toronto.	Assurance sur la vie, contre l'incapacité de travailler et maladie, tels que spécifiés dans la constitution et les lois de la société pour une somme ou des sommes n'excédant pas, en sus des bénéfices de maladie et de funérailles, la somme de \$5,000 sur une seule vie.
Compagnie d'assurance de l'Amérique du Nord, Robert Hampson et Fils, limitée, agents en chef, Montréal	Contre l'inc., le trépas, à l'int. les explosions et contre la perte ou les domm. aux autom., non compris l'assur. contre les pertes résult. de blessures aux personnes.
Compagnie d'assurance de l'Etat de Pennsylvanie, T. L. Armstrongs, agent en chef, Toronto.	Contre l'incendie et les tourbillons.
Compagnie d'assurance dite "International Fidelity," Neil Sinclair, agt.-ch., Toronto.	Assur. de garantie restreinte aux emp. de la Cie des mach. à condre Singer.
Compagnie d'assurance dite "The Law Union and Rock, Limitée," J. E. E. Dickson, agent en chef, Montréal.	Contre l'incendie, les accidents, la maladie, le vol avec effraction et glaces.

NOM DE LA COMPAGNIE ET PRINCIPAL AGENT POUR LA RÉCEPTION DES SIGNIFICATIONS DE PIÈCES ET D'AVIS.	MONTANT DES DÉPÔTS.	ASSURANCE AUTORISÉE.
Compagnie d'assurance dite "Liverpool and London and Globe," J. Gardner Thompson, agent en chef, Montréal.	\$509,167 valeurs municipales; \$48,667 effets de la prov. d'Ontario; \$94,000 obligations de la prov. de Québec; \$48,667 obligations garantis du chemin de fer Canadian Northern; \$170,333 effets du ch. de fer Canadian Northern (Ontario); \$48,667 effets gar. des octrois de terres du Pacifique Can. et \$570,616 effets du chemin de fer Can. Total, \$1,011,154. (Acceptées à \$1,217,056.)	Contre l'incendie et sur la vie.
Compagnie d'assurance dite "The Liverpool-Manitoba Assurance Company," J. Gardner Thompson, agent en chef, Montréal.	\$21,000 obligations de la province du Manitoba, et \$35,000 de la Haute-Études commerciales, valeurs garanties par la province de Québec. Total, \$56,000. (Acceptées à \$40,350.)	Contre l'incendie.
Compagnie d'assur. sur les glaces de Lloyds, New York, Le Grand Reed, Geo. B. Shaw, Chas. B. McNaught et T. L. Armstrong, agents en chef, Toronto.	\$40,000 obligations de la province du Manitoba et \$58,900 valeurs municipales. Total, \$98,900. (Acceptées à \$33,333.)	Glaces.
Assurance dite "London, W. Kennedy et W. B. Culley, agts conjoints, Montréal .....	\$107,000 val. munie.; \$48,667 effets garantis du Canadian Northern (Ontario); \$48,667 effets du Canada; \$42,583 effets de la prov. du Manitoba, et \$24,333 débonnures des compagnies de prêts. Total, \$331,250. (Acceptées à \$285,833.)	Contre l'incendie, les effractions et sur la vie.
Compagnie de garantie et contre les accidents, de Londres, (à respons. limitée), Geo. Weir, agent en chef, Toronto.	\$488,613 valeurs municipales. (Acceptées à \$391,629.)	Contre l'incendie, de garantie, contre les accidents et la vie.
Compagnie d'assurance contre l'incendie, dite "London et Lancashire," (à responsabilité limitée), Liverpool, Alfred Wright, gérant, Toronto.	\$29,200 effets canad. 3 p.c.; \$30,000 effets de l'emp. de guerre canadien; \$49,333 oblig. du Parc Reine Victoria des Chutes Niagara; \$68,133 oblig. de l'école technique de Montréal, garanties par la prov. de Québec; \$34,057 Irish Land Stock; \$26,767 prêts locaux du gov. brit.; \$29,200 effets de la prov. d'Ontario; \$26,280 débent. de la prov. du Manitoba; \$25,000 déb. de la prov. d'Alberta; \$24,333 débonnures de la province de la Saskatchewan; \$24,333 débonnures du Cap de Bonne-Espérance; \$97,333 actions-débonnures garanties du ch. de fer Canadian Northern \$38,933 effets garantis du ch. de fer Canadian Northern Pacific; \$24,333 obligations garanties du ch. de fer Pacific Great Eastern et \$182,333 valeurs municipales. Total, \$724,630. (Acceptées à \$603,161.)	Garantie, accidents, maladie, automobiles et sur les glaces.
Compagnie de garantie et d'assurance contre les accidents London et Lancashire, du Canada, Alexander MacLean, gérant, Toronto.	\$34,067 débonnures du Cap de Bonne-Espérance; \$45,667 emprunts du gouvernement britannique, oblig. de la cité de Hull, garanties par la province de Québec et \$486 val. munie. Total, \$99,720. (Acceptées à \$76,710.)	Sur la vie.
Compagnie d'assurance sur la vie, dite "London and Lancashire Life and General Assurance Association, Limited," Alexander Bisset et W. H. R. Emmerson, agents en chef, Montréal.	\$40,000 oblig. de la province du Nouv.-Brunswick, et \$98,500 valeurs municip. Total \$138,500. Aussi \$3,715,000 confiées à des fidécommiss. canadiens en vertu de l'Acte des Assurances. Acceptées à \$3,831,154 étant \$100,000 (A), et \$3,731,154 (B).	Contre l'incendie
Compagnie d'assurance mutuelle "London," contre l'incendie du Canada, Frank D. Williams, agent en chef, Toronto.	\$38,000 valeurs municipales, et \$23,500 débonnures de compagnies de prêt. Total, \$61,500. (Acceptées à \$52,102.)	Sur la vie.
Compagnie d'assur. sur la vie dite "London," J. G. Richter, gérant, London, Ont.,.....	\$3,042 valeurs municipales. (Acceptées à \$51,004.)	Assurance contre les accidents et la maladie entre les membres de l'Ordre Indépendant des "Oddfellows," résident au Canada.
Compagnie d'assur. dite "The Loyal Protective Insurance Company," William Atkins, agent en chef, Toronto.	\$14,000 obligations de l'Etat du Massachusetts, \$13,000 débonnures de la prov. d'Ontario, et \$10,000 débonnures de la prov. d'Ontario. Total, \$37,000. (Acceptées à \$33,531.)	Contre l'incendie, sur les automobiles et le transport à l'intérieur.
Compagn. d'ass. des Manufacturiers sur la vie J. B. McKeonnie, gérant-général, Toronto.	\$98,704 valeurs municipales. (Acceptées à \$177,392.)	Contre l'incendie, sur les automobiles et le transport à l'intérieur.
Compagnie d'assurance de Marine (limitée.) Reed, Shaw & McNaught, agents en chef, Toronto.	\$81,117 effets de l'emprunt de guerre britannique; \$27,000 débonnures de la prov. d'Ontario, et \$4,867 débonnures de la prov. d'Ontario. Total, \$112,978. (Acceptées à \$105,512.)	Accidents, maladies, effractions, de garantie, sur les glaces et les chaudières à vapeur, les volants et fuites [d'arrosages].
Maryland Casualty Company, Baltimore, Md., F. J. Lightbourne, agent en chef, Toronto.	\$51,723 obligations-garanties du chemin de fer Canadian Northern, et \$234,466 val. municipales. Total, \$286,240. (Acceptées à \$217,338.)	Contre l'incendie.
Compagnie d'assur. contre l'inc. "Mercantile," Alfred Wright, secrétaire, Toronto .....	\$17,034 oblig. du Canada; \$19,467 effets de la prov. d'Ontario; \$24,333 effets de la prov. du Manitoba; \$73,000 débonnures garanties 3 p.c. de l'hypothèque du ch. de fer Canadian Northern, \$48,667 effets du ch. de fer Canadian Northern (Ontario) garantis par le Dominion; \$9,733 effets garantis du ch. de fer Canadian-North-Pacific; \$24,333 actions-débonnures de la Cie de ch. de fer de Québec et Lee St-Jean, et \$25,576 valeurs municipales. Total, \$242,426. (Acceptées à \$182,560.)	Contre l'incendie.
Compagnie d'assurance dite "Merchants Casualty Company," Leo M. Fingard, vice-président, Winnipeg.	\$30,000 oblig. de l'emp. de guerre du Dominion du Canada, \$3,000 déb. de la prov. d'Alberta; \$10,000 déb. de la prov. de la Saskatchewan, et \$7,222 valeur municip. Total, \$107,222. (Acceptées à \$102,318.)	Contre les accidents (sauf la responsabilité des patrons) et la maladie.
Compagnie de garantie et contre les accidents des marchands et employés, J. G. Dubou, directeur-gérant, Montréal.	\$97,334 effets canadiens; \$4,499,000 effets de l'emp. de guerre cana.; \$600,000 oblig. de la prov. du Manitoba; \$146,000 effets de la prov. de Québec; \$1,000,000 débonnures de la prov. de Québec; \$97,333 obligations de la prov. du Nouveau-Brunswick; \$1,572,300 obligations garanties du chemin de fer Canadian Northern, \$200,000 obligations de la prov. d'Alberta; \$500,000 obligations garanties de l'Université d'Alberta et \$8,905,545 valeurs municipales. Total, \$17,093,512. (Acceptées à \$15,136,722.)	Assurance contre les accidents et la maladie, sur les glaces et sur les automobiles dans la province de Québec.
Compagnie d'assurance sur la vie dite "Metropolitan," A. T. Brooke, agent en chef, Montréal.	Aussi, \$7,357,545 attribués à des fidécommissaires canadiens en vertu de la Loi des assurances. Total, \$17,093,512. (Acceptées à \$15,136,722.)	Sur la vie.
Compagnie d'ass. sur la vie The Monarch, J. W. Stewart, dir. gérant, Winnipeg. ....	\$50,000 valeurs municipales. (Acceptées à \$54,965.)	Contre l'incendie.
Compagnie d'assur. dite "Millers National Insurance Company," G. H. Williams, agent en chef, Winnipeg.	\$50,000 bons du Dominion du Canada. (Acceptées à \$50,000.)	



Moose the Grand Lodge of the Loyal Order of, dans le Dominion du Canada, Louis \$11,500 valeurs municipales. (Acceptées à \$9,614).....	Assurance contre la maladie chez les membres l'Ordre.
F. Heyd, agent en chef, Toronto.	Contre l'incendie et sur les glaces.
Compagnie d'ass. dite "The Mount Royal Assurance Company." J. E. Clément, 393,000 valeurs municipales. (Acceptées à \$38,173).....	Sur la vie.
Compagnie d'ass. mutuelle du Canada, sur la vie, Geo. Wegenast, dir. géant, Waterloo. \$124,000 valeurs municipales. (Acceptées à \$104,223).....	Sur la vie.
Compagnie d'ass. dite "Mutual Life and Citizens Assurance Co., Ltd., J. P. Moore, \$121,667 effets canadiens. (Acceptés à \$93,683).....	Sur la vie.
Compagnie d'assurance mutuelle sur la vie, de New-York, W. C. H. Dodds, agent en chef, Montréal. \$400,000 oblig. de la prov. de la Nouvelle-Ecosse; \$219,000 oblig. de la prov. du Nouveau-Brunswick; \$200,000 oblig. de la prov. du Manitoba; \$149,893 oblig. gar. du ch. de fer Manitoba et Sud-Est; \$500,000 obligations garanties du chemin de fer Canadian Northern, et \$1,496,334 valeurs municip. Total, \$2,965,227. (Acceptés à \$2,580,260.) Aussi \$5,100,000 en mains de fiduciaires canadiens en vertu de l'Acte des assurances. (Acceptés à \$166,428).....	Contre l'incendie et sur les auto., non compris l'assur. contre les pertes résultant de blessures corporelles. Incendie, tourbillon-, explosions, transport intérieur et fuites d'eau des réservoirs.
Compagnie d'assurance dite "National Ben Franklin Fire Insurance Company" de \$190,553 valeurs municipales. (Acceptées à \$166,428).....	Sur la vie.
Pittsburgh, Pe., R. F. Massie, agent en chef, Toronto.	De garanti.
Compagnie Nationale d'assurance contre le feu de Hartford, Chas. C. Hall, agent en chef, Toronto. \$547,105 valeurs municipales; \$10,000 débet. de la prov. d'Ontario; \$1,000 débet. de prov. du N.-B., et \$75,000 débetures des compagnies de prêt. Total, \$633,105 (Acceptés à \$558,812.)	Contre l'incendie.
Compagnie d'ass. sur la vie Nationale du Canada, A. J. Ralston, direc. géant, Toronto. \$25,000 obligations de la Manitoba, et \$30,000 valeurs municip. (Acceptés à \$47,650).....	Contre l'incendie.
Compagnie d'ass. sur les glaces et d'assurances générales La Nationale Provinciale (limitée), G. H. Ewart, agent en chef, Toronto. \$4,367 consolidés de la Colombie-Britannique; \$1,867 effets de l'emprunt de la guerre britannique et \$6,327 effets canadiens. Total, \$16,060. (Acceptés à \$12,541).....	Sur la vie.
Compagnie d'assurance dite "National Surety," Le Grand Reed, Geo. B. Shaw, Chas. B. McLaughlin et J. L. Armstrong, agents-en-chef conjoints, Toronto. \$69,000 débetures municipales. (Acceptés à \$53,751).....	De garanti.
Compagnie d'assurance contre l'incendie "National Union" de Pittsburgh, Pe., Jos. G. \$294,687 valeurs municipales. (Acceptées à \$178,974).....	Contre l'incendie.
Danville, agent en chef, Toronto.	Contre l'incendie.
La Navajo, Compagnie Anonyme d'assurances contre l'incendie et les explosions, \$476,667 francs, rentes françaises et \$24,333 valeurs municipales; \$25,000 effets de l'emprunt de guerre canadien; \$25,000 bons du Trésor. Total \$166,330. (Acceptés à \$121,809).....	Contre l'incendie.
J. E. Clément, agent en chef, Montréal.	Sur la vie.
Compagnie d'assurance sur la vie de New-York, Percy V. Raven, agent en chef, Montréal. \$380,000 effets de l'emp. de guerre canadien; \$1,510,000 oblig. du Commonwealth du Massachusetts; \$2,919,987 oblig. gar. du ch. de fer Canadian Northern; \$199,530 oblig. Manitoba and South Eastern Railway; \$50,000 débet. de la province d'Ontario; \$3,126,100 valeurs municip. Total, \$8,385,617. (Acc. à \$7,234,317, étant \$100,000 vie A, et \$7,134,317 vie B.) Aussi, \$4,369,423 confiées à des fiduciaires canadiens en vertu de l'Acte des assurances.	Sur les glaces.
Compagnie d'ass. sur les glaces de New-York, Geo. W. Pacaud, agent en chef, Montréal. \$35,467 valeurs municipales. (Acceptés à \$25,345).....	Contre l'incendie, les tourbillons, et sur les automobiles, (y compris les dommages aux automobiles transportées par votes ferrées).
Compagnie d'assurance contre l'incendie "Niagara," W. E. Findlay, agent en chef, Montréal. \$100,000 obligations de l'Etat de New-York; \$50,000 obligat. de la province de l'Alberta; \$30,000 débetures des compagnies de prêt, et \$10,000 valeurs municipales. Total \$190,000. (Acceptés à \$183,185).....	Contre les accidents, la maladie et sur les glaces.
Compagnie d'ass. dite "The North American Accident Insurance Co.," H. E. Ridout, agent en chef, Toronto. \$62,867 valeurs municipales. (Acceptés à \$60,303).....	Sur la vie.
Compagnie d'ass. sur la vie "The North American," L. Goldman, président, Toronto. \$61,200 valeurs municipales. (Acceptés à \$30,392).....	Contre l'incendie et sur la vie.
Compagnie d'ass. sur la vie dite "North British and Mercantile," Randall J. Davidson, agent en chef, Montréal. \$1,284,673 valeurs municipales. Total, \$1,372,900. (Acc. à \$1,212,831), étant \$850,866 incendie, \$50,815 vie A, et \$301,627 vie B.	Contre l'incendie.
Compagnie d'assurance contre l'incendie North Empire, John A. Thompson, président, Winnipeg, Manitoba. \$5,000 effets de l'emprunt de guerre can., et \$61,360 valeurs municipales. Total, \$66,360. (Acceptés à \$53,989).....	Contre l'incendie.
Compagnie d'ass. dite "The North West Fire Insurance Company," Thomas Bruce, assistant-géant, Winnipeg. \$66,815 valeurs municipales. (Acceptés à \$49,903).....	Contre l'incendie.
Compagnie d'assurance Northern, Limited, G. E. Moberly, agent en chef, Montréal. \$24,333 obligations de l'emprunt de guerre, \$170,334 obligations 3 p.c. Ire hypothèque (garanties) du Grand Tronc Pacifique; \$65,213 effets canadiens; \$50,127 bons du Trésor et \$489,553 valeurs municipales. Total, \$799,560. (Acceptés à \$650,953).....	Contre l'incendie.
Compagnie canadienne d'assurance sur la vie dite "Northern," J. H. Purdon, président, London, Ont. \$38,500 valeurs mun.; \$25,360 oblig. gar. de la vie de ch. de fer Canadian Northern Western, et \$9,733 oblig. gar. de la vie de ch. de fer Canadian Northern Alberta. Total, \$71,593. (Accept. à \$57,765).....	Sur la vie.
Compagnie d'assurance dite "Northwestern National Insurance Company of Milwaukee Wis. A. D. Sturuk, agent en chef, Régina. \$188,787 valeurs municipales. (Acceptés à \$153,519).....	Contre l'incendie et les tourbillons.
Société d'assurance contre l'incendie dite "Norwich Union, Limited," Norwich, Ang., John B. Laidlaw, agent en chef, Toronto. \$197,100 effets canadiens; \$38,400 obligations garanties du ch. de fer Canad. Northern; \$71,000 effets de l'emp. de guerre can.; \$9,733 effets de la province de la Saskatchewan; \$29,200 oblig. de la prov. du N.-B.; \$30,000 oblig. de la prov. d'Ontario; \$502,413 val. mun. et \$25,000 déb. de comp. de prêt. Total, \$922,847 (Acc. à \$763,569).....	Contre l'incendie, les accidents, la maladie, sur les automobiles et sur les glaces.
Société d'ass. sur la vie dite "Norwich Union," J. B. Laidlaw, agent en chef, Toronto. \$72,780 valeurs municipales. (Acceptés à \$59,656).....	Sur la vie.
Compagnie d'assurance contre le feu l'Occidentale, C. A. Richardson, secrétaire, Winnipeg, Man. \$65,000 débetures de la province du Manitoba et \$40,000 valeurs municipales. Total, \$105,000. (Acceptés à \$92,620).....	Contre l'incendie.
Corporation d'assurance contre les accidents et de garantie dite "Ocean," (à resp. limitée), Charles Hoffman Neely, agent en chef, Toronto. \$241,171 effets de l'emp. de guerre brit.; \$48,667 effets garantis (Irish Land Act); \$3,867 effets can.; \$12,167 obligations de la prov. de Québec; \$102,200 effets de la prov. de Québec; \$33,533 effets de la prov. d'Ontario; \$36,500 effets de la Nouvelle-Galles du Sud, \$48,667 obligations garanties du ch. de fer Canadian Northern, et \$142,333 valeurs municipales. Total, \$690,644. (Acceptés à \$575,155).....	Assurer les matières postales et colis de messageries passant par le Canada
Compagnie d'assurance maritime l'Océan (à respons. limitée), Robert Hampson & Son, Limited, agents en chef, Montréal. \$50,000 débetures des comp. de prêts; \$75,000 effets de l'emp. de guerre canadien; \$32,733 effets du gouv. de la Nouv.-Zélande, et \$69,167 val. municipales. Total, \$276,900. (Acceptés à \$253,778).....	Contre l'incendie.
Compagnie d'assur. contre le feu Pacific Coast, Thomas W. Greer, dir. gér., Vancouver. \$60,000 valeurs municipales. (Acceptés à \$47,919).....	Contre l'incendie.
Compagnie française du Phoenix, Thomas Francis Jobbin, agent en chef, Montréal. \$33,333 francs, rente française. (Acceptés à \$49,344).....	Contre l'incendie.





NOM DE LA COMPAGNIE ET PRINCIPAL AGENTS POUR LA RÉCEPTION DES SIGNIFICATIONS DE PIÈCES ET D'AVIS.	MONTANT DES DÉRÔTS.	ASSURANCE AUTORISÉE.
Compagnie d'assurance sur la vie, dite "Standard," D. M. McGoun, agent en chef, Montréal.	Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878, ceux marqué (B) aux polices émises ou prises depuis cette date.	Sur la vie.
Société d'assurance dite "Star," Alf. W. Briggs, secrétaire, Toronto.	\$5,193,147 valeurs municipales; \$449,000 emprunt de guerre Canadien \$57,000 débetures de la prov. du Manitoba, et \$219,499 annuités de la province de Québec. Total, \$5,923,646. (Acceptées à \$5,184,067 étant \$133,622 vie (A), et \$5,050,485 vie (B). Aussi \$2,488,812 entre les mains de fidé-commissaires canadiens en vertu de l'Acte des assurances.	Sur la vie.
Compagnie d'assurance State Life, Indianapolis, Indiana, W. H. Hunter, agent en chef, Toronto.	\$87,333 oblig. de T.-Neuve, et \$36,947 débetures de la province de la Nouvelle-Ecosse. Total, \$194,180 (Acceptées à \$145,713.)	Sur la vie.
La compagnie d'assurance dite "The Suyvesant Insurance Company," Godfrey C. White, agent en chef, Montréal.	\$207,000 valeurs munic. \$50,000 effets de l'emp. de guerre canad. Total 257,000. (Acceptées à \$229,383.)	Contre l'incendie.
Haute Cour Subsidaire de l'Ancien Ordre des Forestiers, dans le Dominion du Canada, William Williams, secrétaire permanent, Toronto.	Aussi \$54,270 entre les mains de fidé-commissaires canadiens en vertu de la Loi des assurances.	Sur la vie et contre la maladie.
Bureau d'assurance Sun, Londres, Angleterre, Lyman Root, agent en chef, Toronto.	\$84,000 débetures de la province d'Ontario. (Acceptées à \$53,760.)	Contre l'incendie.
Compagnie d'ass. sur la vie dite "Sun," du Canada, T. B. Macaulay, président, Montréal.	\$80,016 valeurs municipales. (Acceptées à \$55,623.)	Contre l'incendie.
Compagnie d'assurance dite "Travelers," Hartford, Conn., Frank F. Parkins, agent en chef, Montréal.	\$23,530 effets canadiens; \$25,000 effets de l'emp. de guerre canad. \$48,667 oblig. de la prov. du Manitoba; \$24,334, effets 3½ p. c. de la prov. de la Nouvelle-Ecosse; \$75,000 oblig. garanties de la Cie. du ch. de fer Alberta and Great Waterways; \$36,500 obligations garanties portant 1er hypothèque du Grand Tronc Pacifique, et \$302,066 valeurs municip. Total, \$595,097. (Acceptées à \$491,092.)	Sur la vie.
Compagnie dite "The Travelers Indemnity Co.," Hartford, Conn., Frank F. Parkins, agent en chef, Montréal.	\$84,000 valeurs municipales; \$56,453 obligations de la province de Québec, et \$74,947 obligations garanties du chemin de fer Manitoba et S.-E., et \$200,000 débetures garanties du chemin de fer Canadien Northern. Total, \$379,190. Aussi, \$5,100,000 entre les mains de fidé-commissaires canadiens, en vertu de l'Acte des assurances. (Acceptées à \$40,314, étant \$410,314 vie, et \$380,000 accidents.)	Contre les accidents, la maladie, les vols avec effraction, sur les chaudères, les volants, les glaces et les automobiles.
Compagnie dite "Travelers Life Assurance Company of Canada," George P. Graham, président, Montréal.	\$151,500 valeurs municipales. (Acceptées à \$154,483.)	Sur la vie.
L'Union, compagnie d'assurance contre l'incendie, Paris, France, Louis Maurice Ferrand, agent en chef, Montréal.	\$80,000 valeurs municipales. (Acceptées à \$30,892.)	Contre l'incendie.
Compagnie dite "Union Assurance Society, Limited," T. L. Morrissey, agent en chef, Montréal.	\$24,333 valeurs municip. Total, \$274,204. (Acceptées à \$185,552.)	Contre l'incendie.
Compagnie d'assurance mutuelle Union sur la vie, Henri E. Morin, agent en chef, Montréal.	\$48,667 oblig. de la prov. de la Colombie-Britannique; \$48,667 oblig. du gouv. de Terre-Neuve; \$46,233 effets du gouvernement de Victoria; \$30,000 débetures des compagnies de prêt, et \$391,000 valeurs municipales. Total, \$564,597. (Acceptées à \$402,115.)	Sur la vie.
United Commercial Travelers of America, F. J. C. Cox, agent en chef, Winnipeg.	\$189,735 obligations d'annuités de la province d'Ontario; \$232,500 emprunt de guerre canadien; \$80,000 oblig. du havre de Montréal; \$60,000 débetures prov. d'Ontario; \$80,500 obligations province du Nouveau-Brunswick; \$20,000 oblig. de la ville de Campbellton, garanties par la prov. du Nouveau-Brunswick; \$145,632 obligations de la prov. du Manitoba; \$50,000 obligations de la prov. d'Alberta; \$220,460 obligat. garanties du chemin de fer Canadien Northern; \$25,000 oblig. de l'Ecole des hautes études commerciales garanties par la province de Québec, et \$907,480 valeurs municipales. Total, \$1,991,307. (Acceptées à \$1,738,390, soit \$100,000 (A) et \$1,638,390 (B).)	Contre les accidents, d'après le système de contribution entre ses membres.
Compagnie dite "The United States Fidelity and Guaranty," Baltimore, Md., Sidney W. Band, agent en chef, Toronto.	\$27,000 valeurs munic.; \$3,000 bons des E.-U. prêt du can. Panama. Total, \$30,000. (Accept. \$26,915.)	Garantie contre les accidents, la maladie, les effractions, bris de glaces et des chaudères à vapeur.
Compagnie d'assurance sur vie des Etats-Unis, dans la cité de New-York, Lewis A. Stewart, agent en chef, Toronto.	\$215,000 valeurs municipales; \$5,000 obligations garanties du chemin de fer Canadien Northern; \$25,000 obligations garanties de l'Université d'Alberta, et \$50,000 débetures de la prov. d'Ontario. Total, \$295,000. (Acceptées à \$255,638.)	Sur la vie.
Compagnie dite "Westchester Fire Insurance Company," J. W. Tatley, agent en chef, Montréal.	\$16,000 inscriptions de la province de Québec; \$46,280 obligations de la province du Nouveau-Brunswick; \$51,000 obligations garanties du chemin de fer Canadien Northern, et \$240,733 valeurs municipales. Total, \$353,013. (Acceptées à \$338,233.)	Contre l'incendie et la grêle.
Compagnie d'assurance de l'Ouest, W. B. Melke, gérant général, Toronto.	\$130,000 emprunt de guerre Canadien et \$40,393 valeurs municipales. Total, \$170,393. (Acceptées à \$162,853.)	Contre l'incendie, le transport à l'intérieur, la foudre, les explosions et les tourbillons.
Compagnie Yorkshire d'assurance, Limitée, P. M. Wickham, agent en chef, Montréal.	\$27,067 valeurs municipales; \$36,200 débetures de compagnies de prêt; \$10,000 obligations de la province du Manitoba, et \$5,353 obligations garanties du chemin de fer Canadien Northern. Total, \$79,220. (Acceptées à \$72,351.)	Contre l'incendie, sur le bétail, contre les accidents, la maladie et bris de glaces.





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TO

# THE CANADA GAZETTE

FOR THE

## YEAR 1916-17

### VOL. L

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Sturtevant, B. F. Co. of Canada, Ltd., head office . . . . .	865 (896)
Superior Tile Company, Ltd., number of directors . . . . .	1603
St. Clair River, at or near the Town of Port Huron, Mich., application of the Govt. of the U.S. for approval of plans of improvements in . . . . .	2454
St. Denis Theatre Co., Ltd., number of directors . . . . .	2040 (2070)
St. John and Quebec Railway Co., bridge across Jones' Creek, Greenwich, N.B., plans deposited . . . . .	1191
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St. John and Quebec Railway Co., bridges across Otnabog Lake Outlet and Devil's Back Creek, N.B., plans deposited . . . . .	561
St. Lawrence and Adirondack Railway Co., meeting . . . . .	695
St. Mary's Y.M.T.A. & B. Society, cribwork for a boat house in the North West Arm, Halifax, N.S., plans deposited . . . . .	4294
St. Maurice Lumber Co., dam across the St. Maurice river, plans deposited . . . . .	623 (637)
St. Maurice Lumber Co., piers in St. Maurice River, plans deposited . . . . .	2849 (2881)
St. Maurice River Boom and Driving Co., floating log slide on the St. Maurice River, plans deposited . . . . .	3446 (3477)
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Thousand Islands Railway Co., meeting . . . . .	561
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Wedgewood Construction Co., Ltd., head office.. . . . .	1113 (1138)
Western Life Assurance Co., acceptance of chap. 126, Statutes of Canada, 1914.. . . . .	3916 (3951)
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Big 3 Co., Ltd.	2130
The Big 4 Ranch, Ltd.	4094
Bissel Carpet Sweeper Co. of Canada, Ltd.	1843
Biton, Walter, Co., Ltd.	1753
Blue Diamond Coal Co., Ltd.	2226
Boat Releasing Gear of Canada, Ltd.	3689
Boileau, Ulric, Limitée.	(3193) 3243
Bonner-Heddle Co., Ltd.	3884
Booth Fisheries Company of Canada, Ltd.	109
Borden Farm Products Co., Ltd.	3889 (4177)
Boss Lock Nut Co. of Canada, Ltd.	595 (798)
Bras d'Or Company, Ltd.	(152) 11
Brennan, P. J., Co., Ltd.	2716
Brennens, Ltd.	3325
Britannic Engine Company, Ltd.	1099
Brick and Tile Supply Co., Ltd.	3331
British American Rubber Co., Ltd.	4086
British Canadian Fur & Trading Co., Ltd., powers extended.	589
British Cattle Supply Co., Ltd.	2904
British Cattle Supply Co., Ltd., increase of capital stock	3595
British Chemical Co., Ltd.	1661 (1802)
British Cordite Co., Ltd.	2123 (2284)
British-Dominion, The, Land Corporation, Ltd.	747
British Forgings, Ltd.	2324 (2474)
Broad Realty, Ltd.	3240 (3373)
Broadview Manufacturing Co., Ltd.	3787
Broadway Hat & Fur Store, Ltd.	4445 (4566)
Brodeur, Ltd.	382 (512)
Brompton Pulp & Paper Co., Ltd.	1579 (1699)
Bruneau, la Compagnie d'Automobiles Agricoles, Limitée.	(241) 283
Brunner Mond Canada, Ltd.	1096
Buckingham Abattoirs Co., Ltd.	3162 (3288)
Budge Carbon Paper Manufacturing Co., Ltd.	3884
Burroughs Adding Machine of Canada, Ltd.	3988
Burtch, D., Manufacturing Co., Ltd.	1751
Business Publicity, Ltd.	4268 (4396)
Cadwell, John & Co., Ltd.	22 (150)
Calgary Petrol, Ltd.	4525
Cambridge Piano Co., Ltd.	538
Cameron, J. R., Ltd.	3333
Cameron & Heap Co., Ltd.	833
Camps, Ltd.	2718 (2868)
Canada Gelatine Co., Ltd.	1331
Canada Glass Works, Ltd.	2226
Canada Iron Products Co., Ltd.	4444 (4565)
Canada Light, Heat and Welding Company, Ltd.	934



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Canada Lock Joint Pipe, Ltd. . . . .	3332
Canada Lock Joint Pipe, Ltd. (Corrected Notice) . . . . .	3414
Canada Mines Development Co., Ltd. . . . .	2531
Canada, Newfoundland Lumber Co., Ltd. . . . .	3986 (4038)
Canada Shipping Co., Ltd., increase of capital stock . . . . .	2715
Canada Truck Company, Ltd. . . . .	1842 (1963)
Canada West Coast Navigation Company, Ltd. . . . .	101
Canadian Advertising Agency, Ltd., increase of capital stock . . . . .	1834
Canadian Aeroplanes, Ltd. . . . .	1837 (1907)
Canadian Alldin Co., Ltd. . . . .	3236
Canadian American Corporation, Ltd., increase of capital stock . . . . .	1171
Canadian-American Lumber & Mfg Co., Ltd. . . . .	1923
Canadian Automatic Churn Co., Ltd. . . . .	3684
Canadian Bottlers Association, Ltd. . . . .	1832 (1960)
Canadian Chicago Bridge & Iron Company, Ltd. . . . .	589
Canadian Coal Fields, Ltd. . . . .	3989
Canadian Coal Products Engineering, Ltd. . . . .	3087
Canadian Comstock Company, Ltd. . . . .	111 (243)
Canadian Consolidated Press, Ltd. . . . .	3083
Canadian Contractors and Builders, Ltd. . . . .	3885
Canadian Des Moines Steel Co., Ltd. . . . .	4176
Canadian Desmond-Stephan Manufacturing Co., Ltd. . . . .	1843
Canadian Electric and Gas Heater Co., Ltd. . . . .	3237 (3372)
Canadian Export Paper Co., Ltd. . . . .	665 (799)
Canadian Fairbanks-Morse Co., Ltd., powers extended . . . . .	1747
Canadian Fairbanks-Morse Co., Ltd., powers extended . . . . .	3783
Canadian Film Exchange, Ltd. . . . .	2229 (2376)
Canadian Gasoline Corporation, Ltd. . . . .	280
Canadian Hospital Supply Co., Ltd. . . . .	2719 (2871)
Canadian Japanese Social and Athletic Club . . . . .	2721
Canadian Juvenile Shoe Co., Limitée . . . . .	1461 (1493)
Canadian K. K. Co., Ltd. . . . .	840
Canadian Lamp and Stamping Company, Ltd. . . . .	1166
Canadian Mining Corporation, Ltd. . . . .	1836 (2004)
Canadian Mining Corporation, Ltd., name changed to that of "The Mining Corporation of Canada, Ltd." . . . . .	2118
Canadian Oriental Produce Co., Ltd., name changed to that of "The Sterling Chocolate Co., Ltd." . . . . .	4352
Canadian Panama Hat Co., Ltd. . . . .	937
Canadian Reduction and Mining Co., Ltd. . . . .	3993 (4140)
Canadian Rein Drive Tractors, Ltd. . . . .	3091
Canadian Shovel and Tool Co., Ltd. . . . .	3594
Canadian Silk and Dye Works, Ltd. . . . .	1660 (1800)
Canadian S.K.F. Co., Ltd. . . . .	2635
Canadian Sprinkler Equipment Co., Ltd. . . . .	4604
Canadian Stewart Co., Ltd., powers amended . . . . .	930
Canadian Symphonola Co., Ltd. . . . .	3326
Canadian Utilities Steel and Engineering, Ltd. . . . .	3886 (4039)
Canadian Westinghouse Co., Ltd., increase of capital stock . . . . .	2433
Canadian Wood Molybdenite Co., Ltd. . . . .	3327
Canadian Zinc Products Co., Ltd. . . . .	839 (883)
Capital Machinists and Founders, Ltd. . . . .	2232
Capp, T. W. Company, Ltd. . . . .	1169
Carbon and Alloy Steels Co., Ltd. . . . .	3082
Carnation Milk Products Co., Ltd. . . . .	2001

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Carrier, L. H., Limitée. . . . .	2959	3006
Castle Corner, Ltd. . . . .	1418	(1532)
Castle Manufacturing Co., Ltd. . . . .		2012
Caulk, L. D., Co. of Canada, Ltd. . . . .		1749
Central Canada Stone Company, Limited . . . . .		748
Central Development Co., Ltd. . . . .		1747
Century Coal and Coke Co., Ltd. . . . .		3632
Chambers, McGuigge & McCaffrey Co., Ltd. . . . .		4264
Champion Spark Plug Co. of Canada, Ltd. . . . .		3242
Chapman Engine and Manufacturing Company, Ltd. . . . .		203
Charbonneau Limitée. . . . .	(4481)	4512
Chateau Bastican Auto and Boating Co., Ltd. . . . .	1016	(1131)
Chave, A. H. & Co., Ltd. . . . .	1926	(2056)
Cheddite, Ltd., name changed to that of "Munitions and Metal Products, Ltd.," and powers extended. . . . .		2817
Chevrolet Motor Co. of Canada, Ltd., increase of capital stock. . . . .		3418
Chicago Construction Co., Ltd. . . . .		383
Chipman-Holton Knitting Company, The, Ltd. . . . .		206
Choquette, J. P., Limitée. . . . .	2720	(2763)
Christian Community of Universal Brotherhood, Ltd. . . . .		3887
Cie Internationale des Beaux-Arts, La, Limitée. . . . .	1571	(1700)
City Central Real Estate Co., Ltd., decrease of capital stock. . . . .		3419
Clark, J. F., Ltd. . . . .	4528	(4652)
Clark, W. E., Ltd. . . . .		660
Clemens Electrical Corporation of Canada, Ltd. . . . .		4606
Cloaks, Ltd. . . . .		4530
Cluff Ammunition Co., Ltd. . . . .		2013
Cochrane, C. H. & Co., Ltd. . . . .		3165
Cole, C. F., Co., Ltd. . . . .		1091
Cole, E. A. & Co., Ltd. . . . .	1496	(1621)
Cole, George W., Ltd. . . . .		3329
Collier Oil Co., Ltd. . . . .		3333
Collingwood Shipbuilding Co., Ltd. . . . .		2420
Colonial Fastener Co., Ltd. . . . .	3895	(4037)
Colonial Knitting Co., Ltd. . . . .		669
Colonial Supplies, Ltd. . . . .	3789	(3940)
Columbia Automobile, Ltd. . . . .	(2172)	2228
Commercial Building Co., Ltd. . . . .	1922	(2051)
Commercial Chemicals, Ltd. . . . .		1413
Commercial Grain Co., Ltd. . . . .		4356
Commonwealth Finance Corporation, Ltd. . . . .		3001
Compagnie Chimique des Produits de France, La, Limitée. . . . .	2720	(2769)
Compagnie de Conserves de Chambly, La, Limitée. . . . .	467	(572)
Compagnie de Crémèrie Homo, Limitée,—Homo Creamery Company pany, Ltd. . . . .	2232	(2281)
Compagnie de Pneus Roger, La, Limitée. . . . .	1414	(1535)
Compagnie des Modes, Limitée—Millinery Company, Limited. . . . .	(1209)	1250
Compagnie Industrielle de Varennes, La, Limitée. . . . .	(3730)	3788
Consolidated Brass Foundries, Ltd. . . . .		1642
Consolidated Stationery and Fancy Goods, The, Company, Ltd. . . . .		594
Consolidated Stationery and Fancy Goods Co., Ltd. . . . .		1164
Consolidated Steel Foundries, Ltd. . . . .	835	(885)
Consolidated Steel Foundries, Ltd., name changed to that of "Consolidated Brass Foundries, Ltd." . . . . .		1642
Continental Cigar Stores, Ltd. . . . .		463
Continental Construction Co., Ltd. . . . .	1410	(1530)



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Copeland-Chatterson-Crain, Ltd., powers extended.....	2715
Coursol, F., Limitée.....	622 (704)
Cowansville Hotel Co., Ltd.....	3240 (3373)
Crystal Skirt Co., Ltd.....	1658 (1801)
Cushman Motor Works of Canada, Ltd.....	656
Dale & Company, Ltd., increase of capital.....	113
Dale Engineering Co., Ltd.....	4175
D'Allaird Mfg. Co., Ltd.....	1088 (1212)
Daniels, Dr. A. C. Co. of Canada, Ltd., increase of capital stock.....	1162
Davidson, A. R., Ltd.....	105
Davidson, A. R., Ltd.....	593
Davie, Robert, Senior, (Canada) Ltd.....	753
Davignon, J. & P., Limitée—J. & P. Davignon, Limited.....	(3731) 3844
Decelles & Co., Ltd.....	3690 (3844)
DeGrosbois Mining Co., Ltd.....	2006 (2184)
De Laval Co., The, Ltd.....	2433
De Laval Dairy Supply Co., Ltd., name changed to that of "The De Laval Co., Ltd.".....	2433
Deloro Smelting and Refining Co., Ltd.....	284
De Pierre, Ltd.....	3324 (3466)
DesRochers Limitée—DesRochers Limited.....	(242) 284
Dignard Manufacturing, Ltd.....	2419 (2477)
Dodd-Simpson Press, Ltd.....	3330 (3470)
Dodge Brothers Motor Co., Ltd.....	3160
Dodge Manufacturing Co., Ltd.....	1568
Dodge Metal Hose Co. of Canada, Ltd.....	1010
Doherty Pianos, Ltd.....	2635
Dollard Realities, Ltd.....	2000 (2186)
Dominion Art Co., Ltd.....	3334
Dominion Blank Book Co., Ltd.....	3423 (3547)
Dominion Boiler and Foundry, Ltd.....	1570 (1705)
Dominion Bottle Co., Ltd.....	4522 (4653)
Dominion Brake Shoe Co., Ltd., increase of capital stock.....	656
Dominion Copper Products Co., Ltd., increase of capital stock.....	463
Dominion Copper Products Co., Ltd., increase of capital stock.....	1915
Dominion Crucible Co., Ltd.....	1408 (1534)
Dominion Fire Brick and Clay Products, The, Ltd.....	1494
Dominion Foods, Ltd., decrease of capital stock.....	2322
Dominion Foundries and Steel, Ltd.....	4092
Dominion Furniture Mfg. Co., Ltd., powers amended.....	2630
Dominion International Corporation, Ltd.....	104 (245)
Dominion Iron and Wrecking Co., Ltd.....	2119 (2285)
Dominion Linens, Ltd.....	100
Dominion Milk Corporation, Ltd.....	2003
Dominion Newspaper Syndicate, Ltd., name changed to that of "Rapid Electrotype Company of Canada, Ltd.".....	1407
Dominion Porcelain Corporation, Ltd.....	1499
Dominion Progress Corporation, Ltd.....	(2675) 2715
Dominion Soap Co., Ltd.....	1087
Dominion Steel Products Co., Ltd.....	381
Doty Engine Company, Ltd., name changed to that of "Britannic Engine Company, Ltd.".....	1099
Dress Fabrics, Ltd.....	3996
Duane Company, Ltd.....	(63) 17

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Duggan's Cartoon Comedies, Ltd. . . . .	3007 (3126)
Duncan Electrical Co., Ltd. . . . .	2325 (2473)
Dunneagen Oil and Gas Co., Ltd. . . . .	4263
Dunning, Geo. G., Company, Ltd. . . . .	1168
Eastern Distributors, Ltd. . . . .	4603
Eastern Investment and Land Company, Ltd. . . . .	4609
Eastern Ontario Motor Sales Co., Ltd. . . . .	2330
Eclipse Plating and Sales Co., Ltd. . . . .	1574
Eclipse Rubber Co., Ltd. . . . .	3081
Edge, W. G., Ltd. . . . .	2721
Einstein, J., Ltd. . . . .	1926 (2055)
Eldridge Motors Co., Ltd. . . . .	3989
Electrical Appliances, Ltd. . . . .	4090
Electric Steam Radiation, Ltd. . . . .	3001
Electric Steel and Engineering, Ltd. . . . .	4528
Electrograph Co. of Canada, Ltd. . . . .	1575
Entrepôt Frigorifique, L', de St. Hyacinthe, Limitée. . . . .	(981) 1010
Entrepôt Frigorifique, L', de St. Jean, Limitée. . . . .	(510) 536
Equipment Investment Co. of Canada, Ltd. . . . .	3893
Espano Canadian Importing Co., Ltd. . . . .	659
Essex Stamp Co., Ltd. . . . .	2123
Eureka Shoe Co., Ltd. . . . .	2015 (2184)
Eureka Toys, Ltd. . . . .	2329 (2475)
Evans & Co., Ltd. . . . .	1333 (1460)
Evans, David, Shipping Co., Ltd. . . . .	1417
Exclusive Ladies Wear, Ltd., powers extended. . . . .	3325
Fabri-Cord Tire Co. of Canada, Ltd. . . . .	4359
Fabriques de Dignard, Les, Limitée, name changed to that of "Charbonneau, Limitée" . . . . .	(4481) (4512)
Fairmount Realities, Ltd. . . . .	(58) 16
Farmers' Club Elevator Co., Ltd. . . . .	3088
Farmers Supply Co., Ltd. . . . .	4603
Farm Owners, Ltd., increase of capital stock. . . . .	2000
Fast Mail Overall Co., The, Ltd. . . . .	2822
Federal Coals, Ltd. . . . .	4357 (4483)
Federal Estates, Ltd. . . . .	1163
Federal Properties, Ltd. . . . .	1578
Felson Co., Ltd. . . . .	1092 (1210)
Fess Oil Burners of Canada, Ltd. . . . .	931
Finnie and Murray, Ltd. . . . .	1665
Flint Varnish and Color Works of Canada, Limited, increase of capital stock. . . . .	745
Food Distributors, Ltd. . . . .	1010 (1129)
Ford Tractor Co. of Canada, Ltd. . . . .	2913
Forgings, Ltd. . . . .	2016
Fortier, H., Co., Ltd. . . . .	1411 (1533)
Fort William Elevator Co., Ltd., increase of capital stock. . . . .	1407
Foundation Co. of British Columbia, Ltd. . . . .	4353 (4482)
Foundry Products, Ltd. . . . .	1500
Foy Mail Order Company, Ltd. . . . .	2908 (3046)
Franco-Canadian Import & Export Syndicate, Ltd. . . . .	930 (1057)
Frazer Companies, Ltd. . . . .	4610
Fremes, S. & Co., Ltd. . . . .	1840



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Fried, Grills Hat Co., Ltd. . . . .	3683
Frontenac Red Granite Co., Ltd. . . . .	667
Furuya & Nishimura, Ltd. . . . .	4359 (4483)
F. X. Truck & Auto Co. of Canada, Ltd. . . . .	3685
Gale Manufacturing Co., Ltd. . . . .	2422
General Film Co. (Canada), Ltd. . . . .	3163 (3284)
General Mining and Exploration Co., Ltd. . . . .	4447
Gibbons Motor Car Co., Ltd. . . . .	2128
Girouard, Limitée. . . . .	4182 (4213)
Giscome Lumber Co., Ltd. . . . .	3687
Gladstone Brush Manufacturing Co., Ltd. . . . .	2722
Globe Engineering Co., Ltd. . . . .	4607
Globe Shoe, Ltd. . . . .	3785 (3842)
Goderich Drydock and Shipbuilding Co., Ltd. . . . .	4174
Godin, La Compagnie d'Imprimerie, Limitée. . . . .	3313 (3374)
Godin-Ménard, Compagnie d'Imprimerie, Limitée, name changed to that of "La Compagnie d'Imprimerie Godin, Limitée—The Godin Printing Co., Ltd." . . . . .	3313 (3374)
Godin Printing Co., The, Ltd. . . . .	3313 (3374)
Goldon Ray Fishing Co., Ltd. . . . .	2126 (2286)
Gold Seal, Ltd. . . . .	1659
Goldwyn Pictures, Ltd. . . . .	4601
Gosselin, Jos., Limitée. . . . .	(3942) 3991
Grace & Co., Ltd. . . . .	25 (156)
Graham Bros., Ltd. . . . .	2233
Grant, James W., Ltd. . . . .	2723 (2870)
Graphite Products, Ltd. . . . .	1294
Great Dominion Filter Co., Ltd. . . . .	3003
Greenfield Land and Construction Co., Ltd. . . . .	3082 (3197)
Griffith-McNaughton, Ltd. . . . .	467
G. S. C. Commercial Corporation of Canada, Ltd. . . . .	2631 (2768)
Guaranty Securities Corporation, Ltd. . . . .	592
Guelph Carpet and Worsted Spinning Mills, Ltd. . . . .	4262
Gunn Richards & Co., Ltd., name changed to that of "Gunn Richards, Ltd." . . . .	4351
Gunn Richards & Company, Ltd. . . . .	101 (246)
Gunn Richards, Ltd. . . . .	4351
Halifax Shipbuilding Co., Ltd. . . . .	4352
Hamilton Cotton Co., Ltd. . . . .	4176
Hamilton Steel Wheel Co., Ltd. . . . .	1577
Hankin, Francis, & Co., Ltd. . . . .	2118 (2281)
Harroun Motors Corporation of Canada, Ltd. . . . .	3595
Harvard Land Co., Ltd. . . . .	3689 (3842)
Hazelton Gold, Silver and Lead Mining Co., Ltd. . . . .	3995
Hawthorn Mills, Ltd. . . . .	2825
High Grade Natural Gas Co., Ltd. . . . .	2528
Hitch Bros. Co. of Canada, Ltd. . . . .	2630
Hodgens & Roberts, Ltd. . . . .	1498 (1622)
Hodgins, G. F., Co., Ltd. . . . .	2818
Hoover, The, Company, Ltd. . . . .	99 (242)
Holjohn, The, Company, Ltd. . . . .	(151) 15
Hollander, A., & Son, Ltd. . . . .	2425 (2475)
Horne, Harry, Co., Ltd. . . . .	2722
Howard Smith Paper Mills, Ltd., increase of capital stock. . . . .	1746

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Huck Glove Company, Ltd. . . . .	594
Hudson Bay Knitting Co., Ltd. . . . .	4355 (4482)
Hout Rifle Automatic Attachment Co., Ltd. . . . .	(3470) 3498
Hurd & Co., Ltd. . . . .	2128
Hydraulic Machinery Co., Ltd. . . . .	3888 (4041)
Hydro-Electric Radiation, Ltd., name changed to that of "Electric Steam Radiation, Ltd. . . . .	3001
Ice Manufacturing Co., Ltd., decrease of capital stock. . . . .	4173
Independent Paint and Varnish Company of Canada, Ltd. . . . .	112 (241)
India Import, Ltd. . . . .	(2958) 3000
Industrial Chemicals, Ltd. . . . .	2432, 2529 (2617)
International Equipment Co., Ltd. . . . .	3686 (3843)
International Feldspar Co., Ltd. . . . .	1752
International Magnesite Co., Ltd. . . . .	2228 (2373)
International Manufacturing Co., Ltd. . . . .	1841, 1911 (1960)
International Metal Works, Ltd. . . . .	933
International Nickel Co. of Canada, Ltd. . . . .	386
International Shipbuilding Corporation, Ltd. . . . .	3085 (3194)
International Time Recording Co. of Canada, Ltd. . . . .	468
Israel and Oppenheimer (Canada), Ltd. . . . .	1834 (1961)
Jackson Construction Co., Ltd. . . . .	834 (977)
Jackson and Savage, Ltd., name changed to that of "The Miner Shoe Co., Ltd." . . . . .	2630
Jacobs, A. W. & Co., Ltd. . . . .	933
Johnson, A. L., Shoe Co., Ltd. . . . .	1014 (1129)
Johnson, B. J., Soap Co., Ltd., increase of capital stock and name changed to that of "The Palmolive Co. of Canada, Ltd." . . . .	4352
Kamloops Sawmills, Ltd. . . . .	3982
Kellog Toasted Corn Flake Company, Ltd. . . . .	202
Kenabek Consolidated Silver Mines, Ltd. . . . .	3163 (3286)
Kendall Bros., Ltd. . . . .	1412 (1536)
Kenora Distributing The, Company Ltd. . . . .	113
Ker and Goodwin Machine Co., Ltd., increase of capital stock. . . .	2322
Kerr, Albert, Co., Ltd. . . . .	3004
Keystone Supply Co., Ltd. . . . .	2327
Kingston Hosiery, Ltd. . . . .	1568
Kitchener Buttons, Ltd. . . . .	838
Klein, P. H. jr. Co., Ltd. . . . .	3092 (3195)
Kops Brothers, Ltd. . . . .	2534
Labonté, Ltd. . . . .	1419 (1533)
Ladner Lumber, Ltd. . . . .	1748
Laguna de Terminos Estate, Ltd. . . . .	466
Laing Produce and Storage The, Co., Ltd. . . . .	3783
Lakeport Elevator Co., Ltd. . . . .	664
Lakeside Coal and Transportation, Ltd. . . . .	3161 (3226) (3282)
Lake Winnipeg Paper Co., Ltd. . . . .	2428
Lamarre, W., & Cie, Limitée. . . . .	(2961) 3008
La Monte, George, & Son, Ltd. . . . .	106
Lamy, P., & Frère, Limitée. . . . .	3159 (3199)
Land Securities The, Company of Canada, Ltd. . . . .	594 (707)
Laporte-Irwin, Ltd. . . . .	1571 (1702)
La Reina Mineral and Soda Water, Ltd. . . . .	3895 (3941)
Lawrence, W. J., Floral Co., Ltd. . . . .	4264
Leaside Munitions Company, Ltd. . . . .	19



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Leddy-McFarlane, Ltd. . . . .	3994
Lee, Wm., Ltd. . . . .	748 (801)
Leonard Fisheries, Ltd. . . . .	3503 (3641)
LeRoy Herbert, Ltd. . . . .	2010 (2185)
Letourneau, The O., Company, Ltd. . . . .	107 (246)
Letourneau, O., Co., Ltd., powers extended. . . . .	3325
Liberty Manufacturing Co., Ltd. . . . .	4094 4172
Liggett, Louis K., Co., Ltd. . . . .	288
Lillian Shoe Co., Ltd. . . . .	4271 (4395)
Linde, van der, Rubber Co., Ltd. . . . .	1408
Lion Locks, Ltd. . . . .	3419
Liquid Carbonic Co., Ltd. . . . .	4270
Little, Arthur D., Ltd., increase of capital stock. . . . .	4512
Loblaw Stores, Ltd. . . . .	1495 (1558)
Loew's Hamilton Theatres, Ltd. . . . .	2823
Long Chemical Co., Ltd. . . . .	668
Lorimer, Wm., & Co., Ltd. . . . .	528 (630)
Louison Lumber Co., Ltd., increase of capital stock. . . . .	1747
Lynch & Bruneau, Ltd., name changed to that of "St. Germain & Raymond, Limitée" . . . . .	930 (976)
Lynn Rubber Manufacturing Co. of Canada, Ltd. . . . .	4606
Lyons Wine and Spirit Co., Ltd. . . . .	4446
Lytle Engineering Co., Ltd. . . . .	1916 (2053)
Machine Builders, Ltd. . . . .	1414 (1529)
Mack Brick Co., Ltd. . . . .	2633 (2674)
Manitoba Grain Co., Ltd. . . . .	3892
Manitoba Steel Foundries, Ltd. . . . .	203 657 (708)
Manor Estates, Ltd. . . . .	1334
Manufacture de Meubles de Salon, La, Limitée.—Parlour Furniture Manufacturers, Ltd. . . . .	1703
Manufacture Press, Ltd. . . . .	2720
Manville Asbestos Co., Ltd. . . . .	1014 (1125)
Marine Navigation Co. of Canada, Ltd. . . . .	2230 (2374)
Maritime Electric Co., Ltd. . . . .	4608
Martel & Cie, Limitée. . . . .	(2963) 3007
Mason Regulator and Engineering, The, Company, Ltd. . . . .	3597 (3730)
Masters and Co., Ltd. . . . .	2430 (2592)
Maw, Robert, & Co., Ltd. . . . .	2425 (2591)
Maxville Creamery, Ltd. . . . .	1249
Mechanical Salesman, Ltd. . . . .	3504
Mechanics' Purchasing Agency, Ltd. . . . .	4351
Mediterranean Co., Ltd. . . . .	3501
Mendelsohn, A., Ltd. . . . .	22 (156)
Meredith, Robert, & Co., Ltd. . . . .	4530 (4654)
Meredith A. White Navigation Co., Ltd. . . . .	3497
Messervey's Ltd. . . . .	3683
Metal Foundries of Canada, Ltd. . . . .	2120 (2282)
Metals Coating, The, Company of Canada, Ltd. . . . .	24 (154)
Metal Spray, Ltd. . . . .	107 (244)
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